I	Case 5:21-cv-02155 Document 1 F	Filed 03/26/21 Page 1 of 118
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18		ATES DISTRICT COURT DISTRICT OF CALIFORNIA
19		SE DIVISION
20	BENJAMIN HEWITT and KIMBERLEY	No
21	WOODRUFF, on behalf of themselves and all others similarly situated,	No
22	Plaintiffs,	CLASS ACTION COMPLAINT
23	v.	DEMAND FOR JURY TRIAL
24	GOOGLE LLC,	
25	Defendant.	
26		
27		
28		
		Case No.
	CLASS ACT	TION COMPLAINT

		Case 5	:21-cv	02155 Document 1 Filed 03/26/21 Page 2 of 118
1	I.	ΙΝΙΤΟ		TABLE OF CONTENTS         TION       1
2	I. II.			ION, VENUE, AND ASSIGNMENT10
	III. III.			10
3	IV.			ALLEGATIONS12
4 5		А.	Repe	Operative Terms of Service Between Google and Google Account Holders atedly and Uniformly Promise that Google Will Not Sell Account Holders' nal Information to Google RTB Participants
6			1.	The Terms of Service Provide That California Law Governs
7			2.	The Terms of Service State Google Will Not Sell or Share Personal Information
8 9			3.	The Google Privacy Policy Promises Not to Sell or Share Personal Information
10			4.	Google Makes Additional Statements Promising Not to Sell or Share Account Holders' Information
11 12				<ul><li>a) The Google "Who are Google's Partners" Webpage Promises 19</li></ul>
12				b) The Google "Personalized Advertising" Webpage Promises 19
4				c) The Google "We do not sell your personal information to anyone." Webpage Promises
15 16				d) The Google "Your Privacy is Protected by Responsible Data Practices" Webpage Promises
17				e) Google CEO Sundar Pichai's Promises
8			5.	A Summary of Google's Promises
19		В.		le Violates its Promises to Account Holders by Selling Their Personal nation on Google RTB
20			1.	The Google RTB Shares Account Holders' Personal Information
21				a) OpenRTB Integration
22				b) Real-Time Bidding Protocol Buffer v.199
23				c) Authorized Buyers Real-time Bidding Proto
24				d) Infrastructure Options for RTB Bidders (Part 4) 38
25 26			2.	The Data Google Discloses is Designed to be Personally Identifiable to Google RTB Participants
27		C.	Goog	le Sells Account Holders' Private Information
28			1.	Plaintiffs Have Identified Hundreds of Companies Who Are Winning
				- i - Case No. CLASS ACTION COMPLAINT

	(	Case 5:	21-cv-02155 Document 1 Filed 03/26/21 Page 3 of 118
			Bidders in Google's Ad Exchange Auctions 50
1			2. Google's Promises Versus Google's Actions
2 3		D.	Google's Improper Sale of Personal Information Is a Serious Invasion of the Privacy and Is Highly Offensive
4		E.	Google Faces Numerous Regulatory and Governmental Agency Investigations for RTB Privacy Concerns
5		F.	Google Has Been Unjustly Enriched 60
6		G.	Plaintiffs' Personal Information is Property Under California Law
7		H.	Google's False Privacy Promises are Market-Tested
8		I.	Fraudulent Concealment and Tolling73
9	V.	CLAS	S ACTION ALLEGATIONS74
10	VI.	COUN	VTS76
11		COUN	NT ONE: BREACH OF CONTRACT76
12		COUN	IT TWO: BREACH OF THE IMPLIED COVENANT OF GOOD FAITH AND FAIR DEALING
13 14		COUN	IT THREE: VIOLATIONS OF THE CALIFORNIA UNFAIR COMPETITION
		COLD	LAW ("UCL")
15			
16			NT FIVE: INTRUSION UPON SECLUSION
17			NT SIX: PUBLICATION OF PRIVATE INFORMATION
18			NT SEVEN: BREACH OF CONFIDENCE
19		COUN	T EIGHT: VIOLATION OF THE CALIFORNIA INVASION OF PRIVACY ACT 90
20 21		COUN	T NINE: VIOLATIONS OF THE ELECTRONIC COMMUNICATIONS PRIVACY ACT – UNAUTHORIZED INTERCEPTION, USE, AND
22			DISCLOSURE
23		COUN	NT TEN: VIOLATION OF THE ECPA WIRETAP ACT – UNAUTHORIZED DISCLOSURE OF ELECTRONIC COMMUNICATIONS BY AN ECS
24		COUN	T ELEVEN: VIOLATION OF THE ECPA STORED COMMUNICATIONS ACT
25			– UNAUTHORIZED DISCLOSURE OF ELECTRONIC COMMUNICATIONS BY AN ECS
26		COUN	NT TWELVE: VIOLATION OF THE VIDEO PRIVACY PROTECTION ACT. 104
27	VII.	PRAY	ER FOR RELIEF110
28	VIII.	JURY	TRIAL DEMAND
			- ii - Case No. CLASS ACTION COMPLAINT

1

#### TABLE OF EXHIBITS

TABLE OF EXHIBITS		
	EX.	DOCUMENT DESCRIPTION
	1	Documents Constituting the Relevant Contract from June 28, 2016 to
	1	Present
	2	Google Terms of Service dated April 14, 2014
	3	Google Terms of Service dated Oct. 25, 2017
	4	Google Terms of Service dated March 31, 2020
	5	How our business works, Google, https://about.google/intl/en_US/ how-our-business-works/ (last visited Mar. 26, 2021)
	6	Google Privacy Policy dated June 28, 2016
	7	Google Privacy Policy dated Aug. 29, 2016
	8	Google Privacy Policy dated March 1, 2017
	9	Google Privacy Policy dated April 17, 2017
	10	Google Privacy Policy dated Oct. 2, 2017
	11	Google Privacy Policy dated Dec. 18, 2017 Google Privacy Policy dated May 25, 2018
	12	Google Privacy Policy dated Jan. 22, 2019
	13	Google Privacy Policy dated Oct. 15, 2019
	15	Google Privacy Policy dated Dec. 19, 2019
	16	Google Privacy Policy dated Mar. 31, 2020
	17	Google Privacy Policy dated July 1, 2020
	18	Google Privacy Policy dated Aug. 28, 2020
	19	Google Privacy Policy dated Sept. 30, 2020
	20	Google Privacy Policy dated Feb. 4, 2021
	21	Who are Google's Partners?, Google, https://policies.google.com/ privacy/google-partners?hl=en-US (last visited Mar. 25, 2021)
	22	Personalized Advertising, Google, https://support.google.com/ adspolicy/answer/143465 (last visited Mar. 25, 2021)
		- 111 - Case No
		- iii - Case No. CLASS ACTION COMPLAINT

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 5 of 118

EX.	DOCUMENT DESCRIPTION
	We do not sell your personal information to anyone, Google,
23	https://safety.google/intl/en_ca/privacy/ads-and-data/ (last visite Mar. 25, 2021)
24	Your privacy is protected by responsible data practices, Google https://safety.google/intl/en_us/privacy/data/ (last visited Mar. 2 2021)
25	Pichai, Sundar (May 7, 2019), Google's Sundar Pichai: Privacy Should Not Be a Luxury Good, The New York Times (emphasis
	added), available at: https://www.nytimes.com/2019/05/07/opinion/goog sundar-pichai-privacy.html
26	Google AdWords API: VERTICALS
	https://developers.google.com/adwords/api/docs/appendix/vertic (last visited Mar. 24, 2021)
27	Google Example OpenRTB Protobuf for Web video Real-Time Bidding: Pregnancy and Maternity Vertical,
	https://developers.google.com/authorized-buyers/rtb/request- guide#openrtb-protobuf_6 (last visited January 22, 2021)
28	Google Example OpenRTB Protobuf for "App native" Real-Tin Bidding: OBGYN Vertical, https://developers.google.com/author
	buyers/rtb/request-guide#openrtb-protobuf_6 (last visited Januar 2021)
L	
	- iv - Ca

1	I. INTRODUCTION			
2	1. Through its various consumer-facing products and services – and its business			
3	advertising and surveillance tools – Google amasses data about billions of people for the purpose			
4	of creating detailed dossiers about them in furtherance of targeted advertising. Recognizing that			
5	American consumers have significant privacy concerns, however, Google makes two			
6	"unequivocal" promises to users who sign up for Google's services: (1) "Google will never sell any			
7	personal information to third parties;" and (2) "you get to decide how your information is used." <sup>1</sup>			
8	Google also promises that it will not use certain sensitive information for advertising purposes.			
9				
10				
11	We do not sell your personal information			
12	to anyone			
13				
14	2. Google breaks these promises billions of times every day.			
15	3. This Complaint identifies how Google actively sells and shares consumers' personal			
16	information with thousands of entities, ranging from advertisers to publishers to hedge funds to			
17	political campaigns and even to the government, through its Google Real-Time Bidding system.			
18	The personal information that Google sells, shares and uses includes the very sensitive information			
19	Google promised it would not use for advertising purposes. These practices are not disclosed to			
20	consumers.			
21	4. This case is brought on behalf of all Google account holders whose personal			
22	information is sold and disseminated by Google to thousands of companies through Google's			
23	proprietary advertising auction process effectuated through real-time bidding ("RTB") auctions.			
24	5. Regulators have described RTB as follows:			
25 26	RTB is the process by which the digital ads we see every day are			
26	curated. For each ad, an auction takes place milliseconds before it is			
27 28	<sup>1</sup> Pichai, Sundar (May 7, 2019), <i>Google's Sundar Pichai: Privacy Should Not Be a Luxury Good</i> , The New York Times, available at <u>https://www.nytimes.com/2019/05/07/pinion/google-sundar-pichai-privacy.html</u> (attached as Exhibit 25).			
	- 1 - Case No. CLASS ACTION COMPLAINT			

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 7 of 118

shown in an app or browser. The hundreds of participants in these auctions receive sensitive information about the potential recipient of the ad—device identifiers and cookies, location data, IP addresses, and unique demographic and biometric information such as age and gender. Hundreds of potential bidders receive this information, even though only one—the auction winner—will use it to deliver an advertisement.

Few Americans realize that companies are siphoning off and storing that "bidstream" data to compile exhaustive dossiers about them. These dossiers include their web browsing, location, and other data, which are then sold by data brokers to hedge funds, political campaigns, and even to the government without court orders.<sup>2</sup>

6. Google runs the world's largest RTB auction (the "Google RTB"). In the Google
RTB, Google solicits participants to bid on sending an ad to a specific individual (the "Target").
Google provides highly specific information about the Target in the Bid Request provided to
auction participants, including data that identifies the individual person being targeted through
unique identifiers, device identifiers and IP addresses, among other information. The collected data
provided about the Target to auction participants is called "Bidstream Data."

- 7. Auction participants receive the information and compete for ad space to send a 14 message to the Target at a specific price. The winning bidder pays Google for the ad placement 15 with currency. But all auction participants, even those who do not win and those who do not submit 16 a bid, are able to collect Bidstream Data on the Target. Such "non-winning" auction participants 17 include not just auction participants who engage in the RTB process with the intent of competing 18 to fill the ad space, but also pure "Surveillance Participants" - participants that have no interest in 19 filling the ad space but who participate in Google's RTB for the sole purpose of gaining access to 20 the Target's Bidstream Data. Even though they do not bid, the Surveillance Participants' presence 21 drives interest and encourages competitive bids, which increases the reach and profitability of 22 Google RTB. 23
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8. The Google RTB process takes place in fewer than 100 milliseconds, faster than the

blink of an eye.

 <sup>&</sup>lt;sup>2</sup> Senator Ron Wyden (Oregon), et al. (July 31, 2020), Letter to Hon. Joseph J. Simmons, Chairman of the Federal Trade Commission (FTC) urging FTC investigation of RTB ("Wyden FTC Letter"), available at https://www.wyden.senate.gov/imo/media/doc/073120%20Wyden%20Cassidy%20
 Led%20FTC%20Investigation%20letter.pdf

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 8 of 118

9. Google's ability to provide a rich and highly personalized set of Bidstream Data for 1 each Target is unprecedented and is the primary source of Google's massive revenues. Google is a 2 consumer data powerhouse unmatched in human history. Google operates the world's largest 3 search engine (Google.com), web-browser (Chrome), email service (Gmail), Internet video service 4 (YouTube), mobile phone operating system (Android), and mapping service (Google Maps). 5 Google also operates large consumer services in app sales (Google Play), document processing 6 (Google Docs), scheduling (Google Calendars), storage (Google Drive), instant messaging (Google 7 Chat), travel planning (Google Flights), fitness (Google Fit), videoconferencing (Google Meet), 8 payment services (Google Pay), smartphone hardware (Google Pixel), laptop hardware 9 (Chromebooks), and broadcast television (YouTube TV). 10

10. Through these services, Google surreptitiously observes, collects, and analyzes real-11 time information about everyone engaging on those platforms. This includes collecting and selling 12 information about activity users could not expect to be sold. Google's purpose is to build massive 13 repositories of the most current information available about the people using its services to sell it 14 to Google's partners. But because transparency about those practices would lead to less user 15 engagement on those platforms, which in turn would impede its ability to maximize targeted ad 16 revenues, Google fails to make accurate, transparent disclosures about those practices to its account 17 holders. 18

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11. Instead, Google promises its account holders privacy and control. Any consumer can sign up for a Google Account by clicking a button assenting to the terms of service that Google has unilaterally drafted. In that contract, Google makes the following promises:

22	a.	"You get to decide how your information is used." Ex. 25 at 1.
23	b.	"We don't sell your personal information to anyone." Ex. 5 at 1.
24	с.	"Advertisers do not pay us for personal information." Ex. 5 at 1.
25	d.	"We don't share information that personally identifies you with advertisers."
26		<i>E.g.</i> Ex. 20 at 6.
27	е.	"We also never use sensitive information like race, religion, or sexual orientation, to personalize ads to you." Ex. 5 at 1.
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		- 3 - Case No.
		CLASS ACTION COMPLAINT

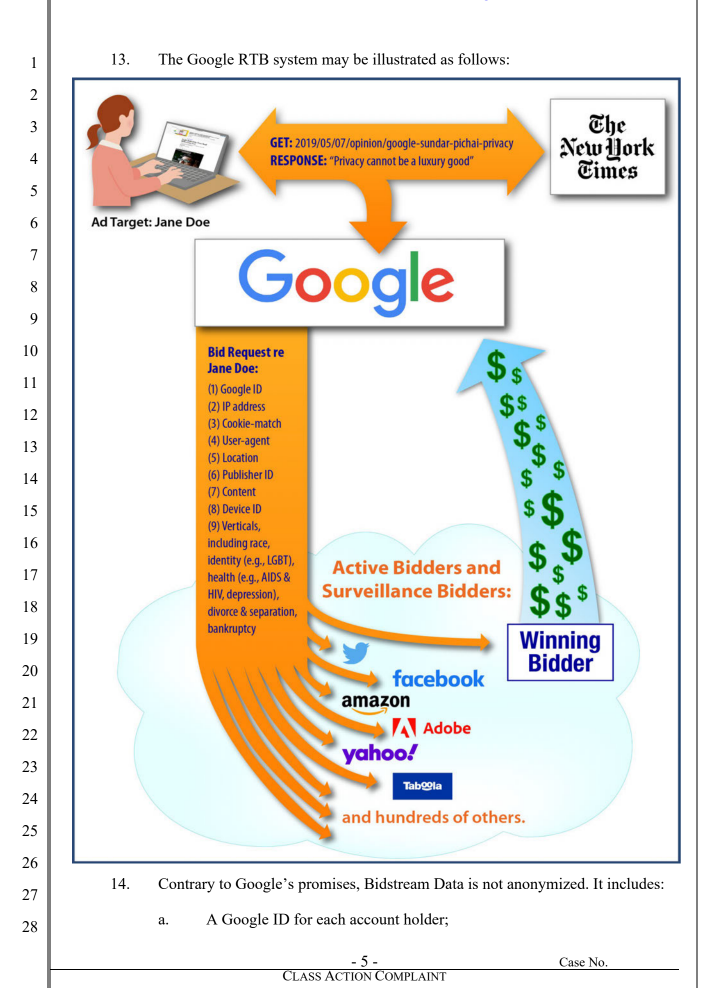
1

f.

"We don't show you personalized ads based on sensitive categories, such as race, religion, sexual orientation, or health." *E.g.* Ex. 20 at 6.

2	12. Google does not honor these terms. Without telling its account holders, Google
3	automatically and invisibly sells Bidstream Data about them to thousands of different participants
4	on the Google RTB billions of times every day. The Bidstream Data that Google sells and discloses
5	to thousands of Google RTB participants identifies individual account holders, their devices, and
6	their locations; the specific content of their Internet communications; and even highly personal
7	information about their race, religion, sexual orientation, and health.
8	information about their face, rengion, sexual orientation, and nearth.
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	- 4 - Case No. CLASS ACTION COMPLAINT
I	

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 10 of 118



	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 11 of 118
1	b. The account holder's IP address;
1 2	c. A cookie-matching service that helps the recipient match the account holder's personal information up with other personal information that the recipient has on the account holder;
3	d. The account holder's User-Agent information;
4	e. The Publisher ID of the website in question;
5	f. The content of the URL for the webpage where the ad will be placed;
6	g. The account holder's unique device identifier; and
7 8	h. "Vertical" interests associated with the bid that include interests relating to race, religion, health, and sexual orientation.
9	15. The "verticals" included in Bidstream Data sold and disclosed on Google RTB
10	categorize Google's account holders into targetable interests. Google runs algorithms across the
11	massive repositories of data it acquires about account holders and sorts them into more than 5,000
12	consumer categories (segments) and subcategories (verticals). According to Google's own
13	description of the segments and verticals, these categories include:
14 15	a. In the Health segment, verticals include AIDS & HIV, Depression, STDs, and Drug & Alcohol Treatment. Ex. 24 at 14.
16 17	b. In the Religion segment, verticals include Buddhism, Christianity, Hinduism, Islam, and Judaism. <i>Id.</i> at 21.
17	c. In the Identity segment, verticals include African-Americans, Jewish Culture, and LGBT. <i>Id.</i>
19 20	d. In the Finance segment, verticals include Debt Collection and Short-Term Loans and Cash. <i>Id.</i> at 11-12.
20	e. Other verticals include Troubled Relationships, Divorce & Separation, and Bankruptcy. <i>Id.</i> at 21.
22	16. These "verticals" exemplify Google's use of the information it collects about
23	account holders' activities and its ability to take that information and infer personal and sensitive
24	characteristics. Google then packages account holders into narrowly drawn, targetable categories.
25	That is, the Bidstream Data that Google provides to Google RTB participants is drawn from the
26	extensive profile Google has built on the Target. This data set includes information based on
27	Google's distillation of both public and highly private data points and inferences. Google's
28	- 6 - Case No.
	CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 12 of 118

Bidstream Data on Targets is so compelling that publishers are incentivized to choose Google RTB over other services to place their messages, and bidders in Google RTB will offer to pay premium 2 dollars for the information. And all participants, including Surveillance Participants, can keep the 3 Bidstream Data for each Target, which encourages Surveillance Participants to participate even if 4 they do not wish to buy the ad space. But the consumers themselves do not even know that these 5 categories exist, let alone that Google has placed them into one of these categories. 6

17. Data included in Bidstream Data constitutes "personal information" under 7 California law. Google adopts California law in its contract with account holders. California law 8 defines "personal information" to include any "information that identifies, relates to, describes, is 9 reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, 10with a particular consumer or household." California law also provides a non-exhaustive list of 11 "personal information," which includes unique personal identifiers, online identifiers, IP addresses, 12 email addresses, account names, characteristics of protected classifications under California or 13 federal law, purchase history or consideration, Internet or other electronic network activity 14 (including browsing history, search history, and information regarding a consumer's interaction 15 with an internet website, application, or advertisement), geolocation data, employment-related 16 information, education information, and "inferences drawn ... to create a profile about a consumer 17 reflect the consumer's preferences, characteristics, psychological trends, predispositions, behavior, 18 attitudes, intelligence, abilities, and aptitudes." Cal. Civ. Code § 1798.140(o)(1). Thus, the 19 information Google sells and discloses as part of a Target's Bidstream Data includes personal 20 information under California law. 21

18. The exchange of Bidstream Data for auction participation constitutes a "sale" of 22 "personal information." California law defines a sale of personal information as "selling, renting, 23 disseminating, available, releasing, disclosing, making transferring, otherwise or 24 communicating ... by electronic or other means, a consumer's personal information by the business 25 to another business or a third party for monetary or other valuable consideration." Cal. Civ. Code 26 § 1798.140(t)(1). 27

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Case No.

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Google's dissemination and sale of the type of Bidstream Data available in Google
 RTB violates Google's express contractual promises to its account holders.

3 20. It also violates laws prohibiting Google from selling account holders' personal
4 and/or sensitive information, including (and especially) when it sells and discloses such information
5 for the purpose of targeting them.

21. Google does not disclose to its account holders its creation and use of massive data 6 sets to profile them specifically (and identifiably) in these auctions, and it cannot plausibly or 7 credibly claim it has account holders' consent for this use of their data and information. None of 8 the categories of information in Bidstream Data are identified in any of the many policies and terms 9 of service Google presents to account holders. Indeed, the success of Google's RTB process is a 10 function, in part, of the fact that account holders - the Targets for ad placements - are unaware that 11 information drawn from their activities wholly unrelated to any bid are incorporated into what is 12 presented to them in targeted ads milliseconds later. 13

- 14 22. "We also never use your emails, documents, photos, or sensitive information like
  15 race, religion, or sexual orientation, to personalize ads to you," Google tells account holders. Ex. 5
  16 at 2. But that is precisely what Google does. Google RTB bidders specifically seek to stimulate
  17 response in the Target based on the way Google slots the Target into verticals and segments
  18 concerning, among other things, the Target's race, religion, and sexual orientation.
- 19 23. The breadth of Google's privacy violations is staggering. Plaintiffs engaged an
  20 expert, Professor Christo Wilson, to help identify the scope of Google's dissemination of Bidstream
  21 Data on individual Targets. Professor Wilson identified 1.3 million separate publishers
  22 participating in Google's ad systems. Each of those publishers is a potential recipient of Google
  23 RTB Bidstream Data, including the personal information Google tells account holders it will not
  24 share.

25 24. Once a Target's Bidstream Data is disseminated by Google, the data is not
26 recoverable.

27 25. Because Google account holders are not informed about this dissemination of their
 28 personal information – indeed, they are told the opposite – they cannot exercise reasonable

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 14 of 118

1	judgment to defend themselves against the insidious, pervasive, and highly personal ways Google		
2	has used and continues to use data Google has about them to make money for itself. Nor can		
3	account holders exercise reasonable judgment to defend themselves against winning bidders that		
4	are targeting them individually, or Surveillance Participants that use Google RTB to build their		
5	own data profiles on account holders.		
6	26. In July 2020, Senator Ron Wyden and nine other members of Congress wrote a letter		
7	to the Federal Trade Commission explaining the privacy dangers of RTB systems. The letter		
8	explained:		
9	Unregulated data brokers have access to bidstream data and are		
10	using it in outrageous ways that violate Americans' privacy. For example, media reports recently revealed that Mobilewalla, a data		
11	broker and a buyer of bidstream data, used location and inferred race data to profile participants in recent Black Lives Matter protests.		
12	Moreover, Mobilewalla's CEO revealed, in a podcast recorded in 2017, that his company tracked Americans who visited places of		
13	worship and then built religious profiles based on that information.		
14	The identity of the companies that are selling bidstream data to Mobilewalla and countless other data brokers remains unknown.		
15	However, according to major publishers, companies are participating in RTB auctions solely to siphon off bidstream data,		
16	without ever intending to win the auction and deliver an ad		
17	Americans never agreed to be tracked and have their sensitive information sold to anyone with a checkbook This outrageous		
18	privacy violation must be stopped and the companies that are trafficking in Americans' illicitly obtained private data should be		
19	shut down. <sup>3</sup>		
20	27. Plaintiffs bring this class action on behalf of themselves and all Google account		
21	holders in United States whose personal information was sold or otherwise disclosed by Google		
22	without their authorization, and assert claims for breach of contract, violations of statutory and		
23	common law, and equitable claims against Google for compensatory damages, including statutory		
24	damages where available, unjust enrichment, punitive damages, injunctive relief, and all other		
25	remedies permitted by law.		
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27			
28	<sup>3</sup> Wyden FTC Letter.		
	- 9 - Case No. CLASS ACTION COMPLAINT		
	ULASS ACTION COMPLAINT		

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II.

#### JURISDICTION, VENUE, AND ASSIGNMENT

2 28. This Court has personal jurisdiction over Defendant Google LLC ("Defendant" or
3 "Google") because it is headquartered in this District. Google also concedes personal jurisdiction
4 in its current and prior Google Terms of Service. *See* Exhibits 2 through 4.

5 29. Venue is proper in this District because Google is headquartered in this District and
6 because its current and prior Terms of Service purport to bind Plaintiffs to bring disputes in this
7 District. *See id.*

8 30. Assignment of this case to the San Jose Division is proper pursuant to Civil Local
9 Rule 3-2(c)(e) because a substantial part of the events or omissions giving rise to Plaintiffs' claims
10 occurred in Santa Clara County, California.

11 31. This Court has subject matter jurisdiction over the federal claims in this action. *Infra*12 Counts Nine, Ten, Eleven, and Twelve.

32. This Court has subject matter jurisdiction over this entire action pursuant to the
Class Action Fairness Act, 28 U.S.C. § 1332(d), because this is a class action in which the amount
in controversy exceeds \$5,000,000, and at least one member of the class is a citizen of a state other
than the state in which Google maintains its headquarters (California) and in which it is
incorporated (Delaware).

33. This Court has supplemental jurisdiction over the state law claims in this action
pursuant to 28 U.S.C. § 1367 because the state law claims form part of the same case or controversy
as those that give rise to the federal claims.

21 III. PARTIES

34. Plaintiff Benjamin Hewitt is an adult domiciled in California. Plaintiff Hewitt is a
Google account holder who has used the Internet, including websites from which Google sold and
shared account holder information without authorization, as alleged herein. Plaintiff Hewitt has
used the Chrome web browser. In order to become a Google account holder, Plaintiff Hewitt was
required to indicate he agreed to uniform conditions drafted and set forth exclusively by Google
that govern the relationship between him and Google.

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Case No.

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 16 of 118

1 35. Plaintiff Kimberley Woodruff is an adult domiciled in Missouri. Plaintiff Woodruff 2 is a Google account holder who has used the Internet, including websites from which Google sold 3 and shared account holder information without authorization, as alleged herein. Plaintiff Woodruff 4 has used the Chrome web browser. In order to become a Google account holder, Plaintiff Woodruff 5 was required to indicate she agreed to uniform conditions drafted and set forth exclusively by 6 Google that govern the relationship between her and Google.

36. Because of the ubiquity of Google's advertising services to businesses and its
surveillance technologies, it is practically impossible for any American to use the Internet without
their personal information being subject to Google RTB. As alleged below, nearly 1.3 million
different publishers or brokers for publishers are identified by Google as being involved on the
supply side in the Google RTB system.

37. On information and belief, like millions of other Americans, Google has sold and
shared Plaintiffs' personal information through Google RTB. Plaintiff Hewitt frequently uses
Chrome to request, obtain and watch audio-visual materials, including materials from publishers
for which he is a subscriber. On information and belief, like millions of Americans, Google has
sold and shared information about the video materials Plaintiff Hewitt receives and obtains on
Chrome through Google's RTB auctions without his express written consent.

38. Defendant Google is a Delaware Limited Liability Company headquartered at
1600 Amphitheatre Parkway, Mountain View, California, whose membership interests are entirely
held by its parent holding company, Alphabet, Inc. ("Alphabet"), headquartered at the same
address. Alphabet trades under the stock trading symbols GOOG and GOOGL. Alphabet generates
revenues primarily by delivering targeted online advertising through the Google subsidiary. All
operations relevant to this complaint are run by Google.

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	Ca	ase 5:2	21-cv-02155 Document 1 Filed 03/26/21 Page 17 of 118		
1	IV.	FACT	TUAL ALLEGATIONS		
2		А.	The Operative Terms of Service Between Google and Google Account Holders		
3			Repeatedly and Uniformly Promise that Google Will Not Sell Account Holders' Personal Information to Google RTB Participants		
4		39.	A Google Account gives a user access to Google products. <sup>4</sup> The user, in turn		
5	becom	es a Go	bogle account holder (the "Account Holder").		
6		40.	Google requires an Account Holder to indicate they agree to the Google Terms of		
7	Service	e (the "	Terms of Service").		
8		41.	The Terms of Service are drafted exclusively by Google.		
9		42.	Though the Terms of Service at issue are materially identical throughout the Class		
10	Period	, the m	anner by which they were presented to persons creating a Google Account shifted		
11	slightly	slightly over the relevant time period. All versions of the Terms of Service contain the following			
12	assertio	ons ma	terial to the claims asserted herein:		
13			1. The Terms of Service Provide That California Law Governs		
14					
15		43.	At all times relevant to Plaintiffs' allegations, the Terms of Service designated		
16	Califor	mia lav	v as governing law.		
17		44.	Google is bound by the California's definition of "personal information."		
18		45.	California law defines personal information as "information that identifies, relates		
19	to, des	cribes,	is reasonably capable of being associated with, or could reasonably be linked,		
20	directly	y or inc	directly, with a particular consumer or household." Cal. Civ. Code § 1798.140(o)(1)		
21	(empha	asis ado	ded).		
22		46.	California law also provides a non-exhaustive list of information deemed to be		
23	person	al info	rmation: "Personal information includes, but is not limited to, the following if it		
24	identifies, relates to, describes, is reasonably capable of being associated with, or could be				
25	reasona	ably lir	nked, directly or indirectly, with a particular consumer or household:		
26					
27	<sup>4</sup> Goog	de Acc	ount Help, Create A Google Account, <u>https://support.google.com/accounts/answer/</u>		
28	<u>27441</u>	$\frac{1}{2}$ hl=end	<u>&amp;ref topic=3382296</u> .		

1       identifier, online identifier, internet protocol address, email address, accounance, social security number, driver's license number, passport number, other similar identifiers.         2       b. Any categories of personal information described in subdivision (e) Section 1798.80.         4       c. Characteristics of protected classifications under California or federal law d. Commercial information, including records of personal property, produour services purchased, obtained, or considered, or other purchasing consuming histories or tendencies.         7       e. Biometric information.         8       f. Internet or other electronic network activity information, including, but not pump interver is interaction with an internet website, application, advertisement.         10       g. Geolocation data.         11       g. Geolocation data.         12       h. Audio, electronic, visual, thermal, olfactory, or similar information.         13       i. Professional or employment-related information.         14       j. Education information, defined as information that is not publicly availal personally identifiable information as defined in the Family Education		Case 5:21-	cv-02155 Document 1 Filed 03/26/21 Page 18 of 118
<ul> <li>b. Any categories of personal information described in subdivision (e) Section 1798.80.</li> <li>c. Characteristics of protected classifications under California or federal law</li> <li>d. Commercial information, including records of personal property, produ or services purchased, obtained, or considered, or other purchasing consuming histories or tendencies.</li> <li>e. Biometric information.</li> <li>f. Internet or other electronic network activity information, including, but n limited to, browsing history, search history, and information regarding consumer's interaction with an internet website, application, advertisement.</li> <li>g. Geolocation data.</li> <li>h. Audio, electronic, visual, thermal, olfactory, or similar information.</li> <li>i. Professional or employment-related information.</li> <li>j. Education information, defined as information that is not publicly availal personally identifiable information as defined in the Family Education</li> </ul>		a.	identifier, online identifier, internet protocol address, email address, account name, social security number, driver's license number, passport number, or
<ul> <li>c. Characteristics of protected classifications under California or federal law</li> <li>d. Commercial information, including records of personal property, produ</li> <li>or services purchased, obtained, or considered, or other purchasing consuming histories or tendencies.</li> <li>e. Biometric information.</li> <li>f. Internet or other electronic network activity information, including, but n limited to, browsing history, search history, and information regarding consumer's interaction with an internet website, application, advertisement.</li> <li>g. Geolocation data.</li> <li>h. Audio, electronic, visual, thermal, olfactory, or similar information.</li> <li>i. Professional or employment-related information.</li> <li>j. Education information, defined as information that is not publicly availal personally identifiable information as defined in the Family Education</li> </ul>		b.	Any categories of personal information described in subdivision (e) of
<ul> <li>d. Commercial information, including records of personal property, produor services purchased, obtained, or considered, or other purchasing consuming histories or tendencies.</li> <li>e. Biometric information.</li> <li>f. Internet or other electronic network activity information, including, but n limited to, browsing history, search history, and information regarding consumer's interaction with an internet website, application, advertisement.</li> <li>g. Geolocation data.</li> <li>h. Audio, electronic, visual, thermal, olfactory, or similar information.</li> <li>i. Professional or employment-related information.</li> <li>j. Education information, defined as information that is not publicly availal personally identifiable information as defined in the Family Education</li> </ul>	4	c.	Characteristics of protected classifications under California or federal law.
<ul> <li>e. Biometric information.</li> <li>f. Internet or other electronic network activity information, including, but 1 limited to, browsing history, search history, and information regarding consumer's interaction with an internet website, application, advertisement.</li> <li>g. Geolocation data.</li> <li>h. Audio, electronic, visual, thermal, olfactory, or similar information.</li> <li>i. Professional or employment-related information.</li> <li>j. Education information, defined as information that is not publicly availal personally identifiable information as defined in the Family Education</li> </ul>		d.	or services purchased, obtained, or considered, or other purchasing or
<ul> <li>f. Internet or other electronic network activity information, including, but n limited to, browsing history, search history, and information regarding consumer's interaction with an internet website, application, advertisement.</li> <li>g. Geolocation data.</li> <li>h. Audio, electronic, visual, thermal, olfactory, or similar information.</li> <li>i. Professional or employment-related information.</li> <li>j. Education information, defined as information that is not publicly availal personally identifiable information as defined in the Family Education</li> </ul>	7	e.	
10consumer's interaction with an internet website, application,10advertisement.11g.Geolocation data.12h.Audio, electronic, visual, thermal, olfactory, or similar information.13i.Professional or employment-related information.14j.Education information, defined as information that is not publicly available information as defined in the Family Education		f.	Internet or other electronic network activity information, including, but not
<ul> <li>h. Audio, electronic, visual, thermal, olfactory, or similar information.</li> <li>i. Professional or employment-related information.</li> <li>j. Education information, defined as information that is not publicly availal personally identifiable information as defined in the Family Education</li> </ul>			limited to, browsing history, search history, and information regarding a consumer's interaction with an internet website, application, or advertisement.
<ul> <li>i. Professional or employment-related information.</li> <li>j. Education information, defined as information that is not publicly available information as defined in the Family Education</li> </ul>	11	g.	Geolocation data.
14 j. Education information, defined as information that is not publicly available personally identifiable information as defined in the Family Education	12	h.	Audio, electronic, visual, thermal, olfactory, or similar information.
personally identifiable information as defined in the Family Education	13	i.	Professional or employment-related information.
15 Rights and Privacy Act (20 U.S.C. § 1232(g); 34 C.F.R. Part 99).	14 15	j.	Education information, defined as information that is not publicly available personally identifiable information as defined in the Family Educational Rights and Privacy Act (20 U.S.C. § 1232(g); 34 C.F.R. Part 99).
to create a profile about a consumer reflecting the consumer's preference		k.	to create a profile about a consumer reflecting the consumer's preferences, characteristics, psychological trends, predispositions, behavior, attitudes,
18 <i>Id.</i> (emphasis added).	18	<i>Id</i> . (emphasis add	
<ul> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>29</li> <li>20</li> <li>2</li></ul>		2.	
21 47. Since March 31, 2020, the Terms of Service have stated, "You have no obligati	21	47. Si	nce March 31, 2020, the Terms of Service have stated, "You have no obligation
to provide any content to our services and you're free to choose the content that you want	22		
<ul> <li>provide." Ex. 4 at 5.</li> </ul>	23		
24	24	· · ·	
25	25		
26	26		
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28	28		
- 13 - Case No. CLASS ACTION COMPLAINT			

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 19 of 118

1	48. The second paragraph of the Terms of Service provides:					
2 3	These Terms of Service reflect the way Google's business works Z, the laws that apply to our company, and certain things we've always believed to be true Z. As a result, these Terms of Service help define Google's relationship with you you interact with our services. For example, these terms include the following topic headings:					
4 5	What you can expect from us, which describes how we provide and develop our services					
6	What we expect from you, which establishes certain rules for using our services					
7	Content in Google services, which describes the intellectual property rights to the content you find in our services – whether that content belongs to you, Google, or others					
8 9	In case of problems or disagreements, which describes other legal rights you have, and what to expect in case     someone violates these terms					
10	Understanding these terms is important because, by using our services, you're agreeing to these terms.					
12	49. The reference and hyperlink to "the way Google's business works" takes the					
12	Account Holder to Google's "How our business works" page, thereby incorporating that linked					
4	document into the Terms of Service. On the very first page of that linked document, in large type,					
15	Google declares: "We don't sell your personal information to anyone." Google also states, "[W]e					
6	never sell your personal information to anyone[.]" <sup>5</sup>					
17 18 19 20 21	We don't sell your personal information to anyone We use your personal information to make our products more helpful to you. It's how we can autocomplete your searches, get you home faster with Maps, or show you more useful ads based on your interests. But we never sell your personal information to anyone and you can					
22	50. The "the way Google's business works" page further promises: <sup>6</sup>					
23	a. "Advertisers do not pay us for personal information[.]"					
24	b. "[W]e never share that information with advertisers, unless you ask us to."					
25						
26						
27	<sup>5</sup> Ex. 5 at 1-2.					
28	<sup>6</sup> <i>Id.</i> at 1-2.					
	- 14 - Case No. CLASS ACTION COMPLAINT					

1	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 20 of 118				
1	c. "We also never use your emails, documents, photos, or sensitive information like race, religion, or sexual orientation, to personalize ads to you."				
2	d. "We share reports with our advertisers to help them understand the performance of their ads, but we do so without revealing any of your				
3	personal information."				
4	e. "At every point in the process of showing you ads, we keep your personal information protected with industry-leading security technologies."				
5 6	3. The Google Privacy Policy Promises Not to Sell or Share Personal Information				
7	51. Prior to around May 2018, Account Holders who created a Google Account were				
8	51. Prior to around May 2018, Account Holders who created a Google Account were required to agree to both the Terms of Service and the Google Privacy Policy (the "Privacy Policy").				
9					
10	52. From around May 2018 to present, Account Holders who created a Google Account				
11	were required to agree only to the Terms of Service. While Account Holders were not required to				
12	agree to the Privacy Policy during this period, the Google Account creation process included a link				
13	(see below) to the Privacy Policy as a guide to how Google would "process your information." <sup>7</sup> As				
14	described further below, the Privacy Policy during this time contained repeated assurances and				
15	representations from Google regarding how Google would process Account Holders' information.				
16	Google				
17	Privacy and Terms				
18					
19	To create a Google Account, you'll need to agree to the Terms of Service below.				
20	In addition, when you create an account, we process your information as described in our Privacy Policy, including				
21	these key points:				
22					
23	53. From March 31, 2020 to present, the Terms of Service refer to the Privacy Policy,				
24	but state that the Privacy Policy is "not part of these terms." Ex. 4 at 1. During this time period,				
25	the Terms of Service expressly state that the "Terms of Service reflect the way Google's business				
26					
27 28	<sup>7</sup> See, e.g., Tom Leeman, <i>How to create a Google Account</i> , YouTube (Feb. 2, 2020) https://www.youtube.com/watch?v=ArZpwBl_z10 (at 4:40-4:45).				
	- 15 - Case No. CLASS ACTION COMPLAINT				

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 21 of 118

works [hyperlink]." *Id.* The hyperlink takes an Account Holder to the "How our business works" webpage, thereby incorporating the terms set forth on that webpage into the Terms of Service.
Accordingly, as of March 31, 2020, the contract between the Parties consisted of the Terms of Service and the Google "How our business works" webpage (discussed above).

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54. Like the Terms of Service, the Privacy Policy made promises to Account Holders throughout the Class Period regarding the protection of their personal information.

55. The Privacy Policy tracks the California statutory definition of "personal information," defining it as "information that you provide to us which personally identifies you, such as your name, email address, or billing information, or other data that can be reasonably *linked to such information by Google, such as information we associate with your Google Account.*" See Ex. 15 at 28 (emphasis added).

12 56. The Privacy Policy describes the information it associates with Google Accounts,
13 i.e. "personal information," to include the following:

The information we collect includes <u>unique identifiers</u>, browser type and settings, device type and settings, operating system, mobile network information including carrier name and phone number, and application version number. We also collect information about the interaction of your apps, browsers, and devices with our services, including <u>IP address</u>, crash reports, system activity, and the date, time, and referrer URL of your request.

<sup>19</sup> See, e.g., *id.* at 2.

57. The document at the "unique identifiers" hyperlink defines a unique identifier as "a
string of characters that can be used to uniquely identify a browser, app, or device," which includes
cookies, advertising ids and other unique device identifiers. *See, e.g., id.* at 29.

58. Google associates these unique identifiers – cookies, IP addresses, User-Agent
 information, advertising ids, other unique device identifiers, and browsing history information –
 with individual accounts that include names, email addresses, geolocation, and all other information
 Google maintains on individual account holders.

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1	59. But Google expressly assures Account Holders that personal information will not				
2	be shared with third parties without Account Holders' consent. Specifically, the Privacy Policy				
3	makes the following promises:				
4	a. "We do not share your personal information with companies, organizations,				
5	or individuals outside of Google except[1)] "With your consent;" [3)] "With domain administrators;" [3)] "For external processing"; and [4)] "For				
6	legal reasons." <i>E.g.</i> , Ex. 6 at 6; Ex. 15 at 11-12. Google has made this promise in the Google Privacy Policy since at least March 1, 2012.				
7 8	b. "We don't share information that personally identifies you with advertisers[.]" <i>E.g.</i> , Ex. 12 at 5; Ex. 15 at 5. Google has made this promise in the Google Privacy Policy since at least May 25, 2018.				
9	c. "We don't show you personalized ads based on <u>sensitive categories</u> , such as				
10	race, religion, sexual orientation, or health." <i>E.g.</i> , Ex. 12 at 5; Ex. 15 at 5. Google has made this promise in the Google Privacy Policy since at least May 25, 2018.				
11	d. The Google Privacy Policy includes a definition of "sensitive categories"				
12	that promises: "We don't use topics or show personalized ads based on sensitive categories like race, religion, sexual orientation, or health. And we				
13 14	require the same from advertisers [hyperlink] that use our services. <sup>8</sup> <i>E.g.</i> , Ex. 12 at 21; Ex. 15 at 22. Google has made this promise in the Google Privacy Policy since at least May 25, 2018.				
	Thivacy Toney since at least way 25, 2016.				
15	60. Also, since at least May 25, 2018, Google has acknowledged its responsibility to				
16	keep users' personal information secure, stating: "When you use our services, you're trusting us				
17	with your information. We understand this is a big responsibility and work hard to protect your				
18	information[.]" <i>E.g.</i> , Ex. 12 at 1; Ex. 15 at 1; Ex. 20 at 1.				
19	61. Where the Privacy Policy mentions sharing information with "partners," it				
20	emphasizes and promises that the information shared is not personally identifiable:				
21	We may share non-personally identifiable information publicly and with our partners -				
22	like publishers, advertisers, developers, or rights holders. For example, we share				
23	information publicly to show trends about the general use of our services. We also				
24	allow specific partners to collect information from your browser or device for advertising and measurement purposes using their own cookies or similar				
25 26	technologies.				
27 28	<sup>8</sup> The words "require the same from advertisers" provide a hyperlink to a separate policy titled "Personalized Advertising" detailed below.				
	- 17 - Case No.				

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*E.g.*, *id.* at 12.

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62. But that provision of the Privacy Policy is not protective of personal information. 2 The provision defines "non-personally identifiable information" as "information that is recorded 3 about users so that it no longer reflects or references an individually-identifiable user." E.g., id. at 4 27. That definition conflicts with California law (as set forth above), as well as the definition 5 Google provides elsewhere in the privacy policy, both of which provide that the data Google 6 associates with individual Account Holders is "personal information," regardless of whether it "no 7 longer reflects or references an individual user," and thus does not qualify as "non-personally 8 identifiable information." See, e.g., id. at 28. 9

63. Further, Google's statement that it "allow[s] specific partners to collect information 10 from your browser or device for advertising and measurement purposes using their own cookies or 11 similar technologies" is limited to the "specific partners" listed in the hyperlink. Those "specific 12 partners" are Nielsen, comScore, Integral Ad Science, DoubleVerify, Oracle Data Cloud, Kantar, 13 and RN SSI Group, and Google promises that their use is limited to "non-personally identifiable 14 information." Ex. 21 at 1. In the section identifying these partners, Google repeats the promise, 15 "We don't share information that personally identifies you with our advertising partners[.]" Id. at 16 2. 17

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# 4. Google Makes Additional Statements Promising Not to Sell or Share Account Holders' Information

64. In addition to the contractual promises Google makes to Account Holders, Google 20 makes similar promises elsewhere on its website and in the public sphere. These include but are 21 not be limited to: (1) the "Who are Google's Partners" webpage, (2) the Google "Personalized 22 Advertising" webpage, (3) the "We do not sell your personal information to anyone" webpage, (4) 23 the Google "Your privacy is protected by responsible data practices" webpage, (5) Google CEO 24 Sundar Pichai's statement and testimony before Congress when Google was facing inquiry into its 25 privacy practices, and (6) an op-ed from Google CEO Sundar Pichai that was published in the New 26 York Times. 27

1	a) <u>The Google "Who are Google's Partners" Webpage Promises</u>				
2	65. As alleged above, the Privacy Policy states that it "allow[s] specific partners				
3	[hyperlink] to collect information from your browser or device for advertising and measurement				
4	purposes using their own cookies or similar technologies."				
5	66. The hyperlink for "specific partners" takes an Account Holder to the "Who are				
6	Google's Partners" webpage where Google reiterates, "We don't share information that				
7	personally identifies you with our advertising partners, such as your name or email, unless you				
8	ask us to share it." Ex. 21 at 2.				
9	67. The same webpage identifies seven "partners" (Nielsen, comScore, Integral Ad				
10	Science, DoubleVerify, Oracle Data Cloud, Kantar, and RN SSI Group) that Google permits to				
11	"collect or receive non-personally identifiable information about your browser or device when you				
12	use Google sites or apps." Id. at 1. Thus, Google promises its account holders that it does not share				
13	personal information with those partners.				
14	68. The webpage fails to disclose, however, that Google sends Account Holder personal				
15	information to hundreds of other companies <i>not</i> identified on this page, and that Google works with				
16	nearly 1.3 million different publishers that Google sometimes refers to as partners and with which				
17	Google routinely shares Account Holder personal information.				
18	b) <u>The Google "Personalized Advertising" Webpage Promises</u>				
19	69. Under the definition of "sensitive categories", the Privacy Policy provides a				
20	hyperlink to an Advertising Policies Help webpage titled "Personalized Advertising." See, e.g., Ex.				
21	15 at 22.				
22	70. According to Google, the webpage makes promises applicable to "all Google				
23	features using personalized advertising functionality." Ex. 22 at 1.				
24	71. On this webpage, Google repeats its promises about sensitive categories, stating:				
25 26	a. "Advertisers can't use sensitive interest categories to target ads to users or to promote advertisers' products or services." <i>Id.</i> at 2.				
27 28	b. "Personal hardships: Because we don't want ads to exploit the difficulties or struggles of users, we don't allow categories related to personal hardships." <i>Id.</i>				
	- 19 - Case No. CLASS ACTION COMPLAINT				

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 25 of 118
1	c. "Identity and belief: Because we want ads to reflect a user's interests rather than more personal interpretations of their fundamental identity, we don't allow categories related to identity and belief, some of which could also be used to stigmatize an individual." <i>Id</i> .
3	
3 4	d. "Sexual interests: Because we understand that sexual experiences and interests are inherently private, we don't allow categories related to sexual interests." <i>Id.</i>
5	
6	72. On the same webpage, under the header "Prohibited Categories," Google promises
7	that "[t]he following sensitive interest categories can't be used by advertisers to target ads to users
8	or to promote advertisers' products or services" (id.):
9	a. Restricted drug terms – "Prescription medications and information about prescription medications, unless the medication and any listed ingredients are only intended for enimeluse and are not prove to human abuse or other
10	are only intended for animal use and are not prone to human abuse or other misuse." <i>Id.</i> at 3.
11	b. "Personal hardships – We understand that users don't want to see ads that exploit their personal struggles, difficulties, and hardships, so we don't allow
12	personalized advertising based on these hardships. Such personal hardships
13	include health conditions, treatments, procedures, personal failings, struggles, or traumatic personal experiences. You also can't impose negativity on the user." <i>Id</i> .
14	
15	c. "Health in personalized advertising [including] Physical or mental health conditions, including diseases, sexual health, and chronic health conditions, which are health conditions that require long-term care or management[;]
16 17	products, services, or procedures to treat or manage chronic health conditions, which includes over-the-counter medications and medical devices[;] any health issues associated with intimate body parts or functions,
18	which includes genital, bowel, or urinary health[;] invasive medical procedures, which includes cosmetic surgery[;] Disabilities, even when
19	content is oriented toward the user's primary caretaker. Examples [include] Treatments for chronic health conditions like diabetes or arthritis, treatments
20	for sexually transmitted diseases, counseling services for mental health issues like depression or anxiety, medical devices for sleep apnea like CPAP machines, over-the-counter medications for yeast infections, [and]
21	information about how to support your autistic child." Id.
22	d. "Relationships in personalized advertising [including] Personal hardships with family, friends, or other interpersonal relationships. Examples [include]
23	divorce services, books about coping with divorce, bereavement products or services, family counseling services[.]" <i>Id.</i> at 4.
24	e. "Sexual orientation in personalized advertising [including] lesbian, gay,
25 26	bisexual orientation in personanzed advertising [including] resonan, gay, bisexual, questioning, or heterosexual orientation[.] Examples [include] information about revealing your homosexuality, gay dating, gay travel, information about bisexuality." <i>Id.</i> at 4-5.
27	f. "Personal race or ethnicity." <i>Id.</i> at 5.
28	g. "Personal religious beliefs." <i>Id.</i>
	- 20 - Case No. CLASS ACTION COMPLAINT

	c) <u>The Google "We do not sell your personal information to anyon</u> <u>Webpage Promises</u>				
73.	On a Google webpage titled "We do not sell your personal information to anyon				
Google pron	Google promises:				
	a. "We do not sell your personal information to anyone." Ex. 23 at 1.				
	<ul><li>b. "Without identifying you personally to advertisers or other third parties,</li></ul>				
	might use data that includes your searches and location, websites and a that you've used, videos and ads that you've seen, and basic information you've given us, such as your age range and gender." <i>Id</i> .				
	c. "We give advertisers data about their ads' performance, but we do so with				
	revealing any of your personal information. At every point in the proces showing you ads, we keep your personal information protected and priva <i>Id.</i>				
	d. "[R]emember, we never share any of this personal information w				
	advertisers." <i>Id.</i> at 2.				
	d) <u>The Google "Your Privacy is Protected by Responsible I</u> <u>Practices" Webpage Promises</u>				
74.	On its webpage "Your privacy is protected by responsible data practices," God				
promises:9					
	a. "Data plays an important role in making the products and services you every day more helpful. We are committed to treating that data respons and protecting your privacy with strict protocols and innovative priv technologies." Ex. 24 at 1.				
	b. "We never sell your personal information, and give you controls over whas access[.]" <i>Id.</i> at 2.				
	c. That it uses "advanced privacy technologies [to] help keep your person information private." <i>Id.</i> at 3.				
	d. "We are continuously innovating new technologies that protect your privinformation without impacting your experiences on our products." <i>Id.</i>				
	e. "We use leading anonymization techniques to protect your data with making our services work better for you." <i>Id.</i> at 3-4.				
	f. "Privacy is core to how we build our products, with rigorous priv standards guiding every stage of product development. Each product feature adheres to these privacy standards, which are implemented thro comprehensive privacy reviews." <i>Id.</i> at 4.				
<sup>9</sup> <u>https://safe</u>	ty.google/intl/en_us/privacy/data/.				
	- 21 - Case No. CLASS ACTION COMPLAINT				

75. Screenshot examples from this webpage are provided below:

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kelloggspizza.net

Allow Kellogg's Pizza to

access this device's

location?

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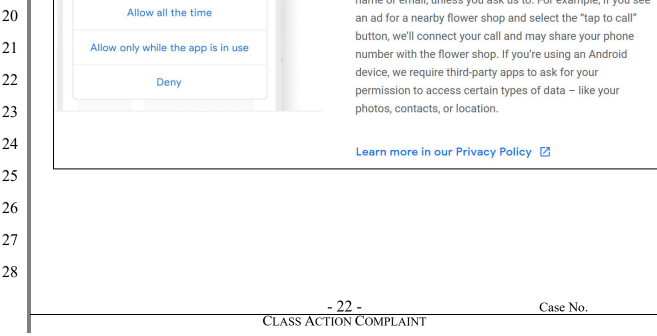
# Your privacy is protected by responsible data practices.

Data plays an important role in making the products and services you use every day more helpful. We are committed to treating that data responsibly and protecting your privacy with strict protocols and innovative privacy technologies.

#### **BLOCKING ACCESS**

# We never sell your personal information, and give you controls over who has access

We are committed to protecting your data from third parties. That's why it's our strict policy to never sell your personal information to anyone. We don't share information that personally identifies you with advertisers, such as your name or email, unless you ask us to. For example, if you see



Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 28 of 118
e) <u>Google CEO Sundar Pichai's Promises</u>
76. On December 11, 2018, Google CEO Sundar Pichai testified on behalf of Google
before Congress and repeated the unequivocal promise, "We do not and would never sell consumer
data." <sup>10</sup>
77. On May 7, 2019, Google CEO Sundar Pichai published an opinion piece in the New
York Times in which he said the following: <sup>11</sup>
Many words have been written about privacy over the past year, including in these pages. I believe it's one of the most important topics of our time.
People today are rightly concerned about how their information is
used and shared, yet they all define privacy in their own ways. I've seen this firsthand as I talk to people in different parts of the world.
To the families using the internet through a shared device, privacy might mean privacy from one another. To the small-business owner
who wants to start accepting credit card payments, privacy means keeping customer data secure. To the teenager sharing selfies, privacy could mean the ability to delete that data in the future
privacy could mean the ability to delete that data in the future. Privacy is personal, which makes it even more vital for companies
to give people clear, individual choices around how their data is used. Over the past 20 years, billions of people have trusted Google
with questions they wouldn't have asked their closest friends: How do you know if you're in love? Why isn't my baby sleeping? What
is this weird rash on my arm? We've worked hard to continually earn that trust by providing accurate answers and keeping your questions private. We've stayed focused on the products and features that make privacy a reality — for everyone.
Our mission compels us to take the same approach to privacy. For
us, that means privacy cannot be a luxury good offered only to people who can afford to buy premium products and services. Privacy must be equally available to everyone in the world.
* * *
To make privacy real, we give you clear, meaningful choices around your
data. All while staying true to two unequivocal policies: that Google will never sell any personal information to third parties; and that you get to decide how your information is used.
<sup>10</sup> See Google CEO Sundar Pichai Testifies Before the House Judiciary Committee. December 11 2018. Available at <u>https://www.c-span.org/video/?455607-1/google-ceo-sundar-pichai-testifies</u> data-privacy-bias-concerns# (at 1:33:51).
<sup>11</sup> Ex. 25 at 1.
- 23 - Case No. CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 29 of 118				
		<b>5.</b> A	A Summary of Google's Promises		
1	70	I.,	Coople approximation the following anomians to individuals who give		
2	78.		Google repeatedly makes the following promises to individuals who sign		
3	up for a Goog				
4			We don't sell your personal information to anyone." Ex. 5 at 1.		
5			[W]e never sell your personal information to anyone[.]" <i>Id</i> .		
6		c. "	Advertisers do not pay us for personal information[.]" Id.		
7 8			[W]e never share that information with advertisers, unless you ask us to." <i>d</i> . at 2.		
9			We share reports with our advertisers, but we do so without revealing any of your personal information." <i>Id</i> .		
10		f. "	At every point in the process of showing you ads, we keep your personal nformation protected with industry-leading security technologies." <i>Id</i> .		
11 12			We also never use your sensitive information like race, religion, or exual orientation, to personalize ads to you." <i>Id.</i> at 1.		
13		h. "	We do not and would never sell consumer data." Pichai, supra note 10.		
14		С	We do not share your personal information with companies, organizations, or individuals outside of Google" except in limited circumstances. <i>See e.g.</i>		
15	P		Ex. 15 at 11-12.		
16 17	<b>B.</b> Google Violates its Promises to Account Holders by Selling Their Personal Information on Google RTB				
18	79. Google operates the world's largest ad exchange, the Google Ad Exchange, a digital		operates the world's largest ad exchange, the Google Ad Exchange, a digital		
19	marketplace that facilitates the buying and selling of advertising inventory. Through the RTB				
20	auction process on the Google Ad Exchange, Google shares and sells users' personal information				
21	with Google RTB participants to solicit bids for the right to display what is essentially a real-time,				
22	near-instantaneous advertisement to a specific user.				
23	80. Thus, the Google RTB is an automated auction system where Google Account				
24	Holders' personal information is continually siphoned out and sold to hundreds of participants for				
25	advertising purposes.				
26	81.	Google	RTB bidders bid on the "cost per mille" – the cost per one thousand		
27	impressions – which is used to measure how many impressions have been made by an ad.				
28					
			- 24 - Case No. CLASS ACTION COMPLAINT		

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 30 of 118

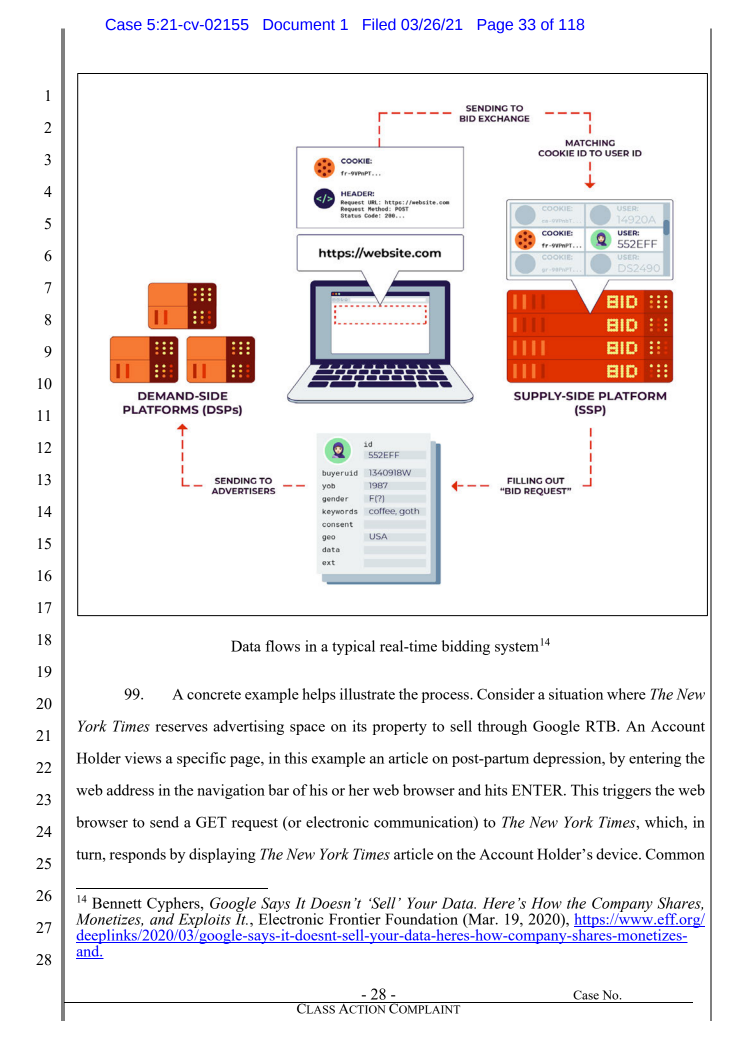
1	82.	The Google RTB process – from the offer of a targeted ad placement based on a			
2	specific user'	s personal information, to the solicitation of bids, to the sale to the highest bidder, to			
3	the placement of the winning bidder's ad on the specific user's personal device – takes less than a				
4	hundred milliseconds. For perspective, it takes 300 milliseconds to blink an eye. Hence the name				
5	"real time bid	"real time bidding."			
6	83.	Google RTB is invisible and undisclosed to Account Holders.			
7	84.	To understand the many ways in which Google is selling Account Holders'			
8	information,	and how many companies Google is selling it to, it helps to first understand the ad			
9	ecosystem in	which these auctions occur.			
10	85.	Account Holders' information passes through multiple layers of what is referred to			
11	as an "Ad Sta	ck" as the data is re-directed by Google to various third parties.			
12	86.	The Ad Stack consists of between three to five layers depending on the ad:			
13		a. The <u>publisher</u> is the website (or entity controlling the website) that has ad space to sell on its website;			
14 15		b. The <u>supply side platform ("SSP"</u> ) is an entity that collects Account Holder data to sell and ad space inventory to populate ads targeted to those account holders;			
16		c. The <u>ad exchange</u> organizes auctions between each side of the ad stack;			
17 18		d. The <u>demand-side platform ("DSP"</u> ) bids on behalf of advertisers to show ads to specific account holders; and			
19		e. The <u>advertiser</u> purchases ads targeted to specific account holders.			
20	87.	In practice, for any single ad placement to a specific user, the Ad Stack may be			
21	compressed. For example, a DSP could place an ad for itself, rather than for another advertiser on				
22	whose behalf the DSP has been contracted to submit a bid. If a DSP wins an auction on behalf of				
23	itself, the DSP is also the advertiser for that particular ad.				
24 25	88.	Likewise, a publisher in one ad auction may be an advertiser in another. For			
25 26	example, The New York Times sells ads targeted to specific users on its own websites through this				
26 27	system – and may also pay for ads targeted to users on other websites.				
27 28					
28		- 25 - Case No. CLASS ACTION COMPLAINT			
	•				

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 31 of 118

1	89. Google compresses the Ad Stack in Google RTB because Google controls				
2	significant players at the SSP, ad exchange, and DSP layers of the Ad Stack.				
3	90. On the supply side, Google's AdMob is the most popular SSP for apps on iOS and				
4	Android, the two dominant mobile operating systems. AdMob creates software development kits				
5	("SDKs") for publishers to incorporate into their apps. AdMob's SDKs serve as the mechanism				
6	for exchanging information between ad exchanges (the auction) and the developers. Within an app,				
7	AdMob code collects information and shares it with Google through the bidding process. Google				
8	purchased AdMob in 2009. Account Holders' phones share information with Google and ad				
9	exchanges.				
10	91. According to the company MightySignal, an analytics firm that "provides detailed				
11	and accurate mobile data," Google AdMob is currently installed on:				
12	a. 129,273 apps as of February 1, 2021 – or 82 percent of the Monetization SDK market on Apple devices, including 136 of the top 200 apps in Apple				
13	iOS products; <sup>12</sup>				
14	b. 1,013,605 apps as of February 1, 2021 – or 97 percent of the Monetization SDK market on Android devices, included 146 of the top 200 apps on				
15	Android. <sup>13</sup>				
16	92. Google's Ad Manager is among the most prominent and used SSP for websites and				
17	functions just as AdMob does for smartphone and handheld device apps. Publishers install Google's				
18	code on their websites, which make requests to Google tied to identifying cookies.				
19	93. After data leaves an Account Holder's device to be exchanged with the website with				
20	which the Account Holder is communicating, Google contemporaneously redirects the Account				
21	Holder's personal information and the content of the communication being exchanged with the				
22	website to the Google RTB, which, in turn, contemporaneously redirects the personal information				
23	and contents to hundreds of different participants on the Google RTB. Google RTB participants				
24	then consider the personal information of the Account Holder on whose device the ad will be				
25					
26	<sup>12</sup> https://mightysignal.com/sdk/ios/1162/google-admob				
27	<ul> <li><u>https://mightysignal.com/sdk/android/55931/google-admob</u></li> <li><u>https://mightysignal.com/sdk/android/55931/google-admob</u></li> </ul>				
28					
	- 26 - Case No.				

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 32 of 118

1	displayed, and calculate how much they are willing to bid for that specific Account Holder (i.e. the					
2	Target). As explained above, the entire process takes less time than it does to blink an eye.					
3	94. The Google RTB sells approximately 53 percent of all ad exchange transactions.					
4	95. On the demand side, Google also has the world's largest DSP. For example, million					
5	of advertisers contract through Google DoubleClick or Google Ads to target specific users w	ith				
6	specific attributes.					
7	96. In the Google RTB process, Google sends bid requests to DSPs from publishers	to				
8	solicit bids from the DSPs based on the personal information of Account Holders. Thus, Goog	gle				
9	holds the auction and awards the winning bid.					
10	97. All participants in Google RTB are part of the Bidstream, receiving Google's E	id				
11	Request, which is the vehicle through which Google sells and shares Account Holder personal					
12	information.					
13	98. As illustrated below, the Bid Request moves from the publisher's webs	ite				
14	(https://website.com in the illustration), to the SSP, to the ad exchange (Google RTB), which fills					
15	out a "Bid Request," which is sent to DSPs, who bid on behalf of advertisers based on the personal					
16	information that is provided in the Bid Request.					
17						
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	- 27 - Case No. CLASS ACTION COMPLAINT	-				



#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 34 of 118

experience shows that the requested webpage will display in a matter of seconds. But what the 1 Account Holder does not know is that the request to view The New York Times article on postpartum 2 depression is also accompanied by a "cookie," which is sent from the Account Holder's web 3 browser to the SSP (recall that an SSP is an entity that collects Account Holder information to sell 4 ad space for targeted advertising). If the SSP is AdMob, which is owned by Google, AdMob 5 matches the cookie to the Account Holder's personal information stored by Google. As one of the 6 preeminent data companies in the world, Google's storage of individuals' personal information is 7 vast and, consequently, its capability to connect cookies to personal information is unprecedented. 8 From Google's vast data store, Google RTB creates a Bid Request - containing the Account 9 Holder's personal information and the content of the specific article that is the subject of the 10 Account Holder's communication. This Bid Request is then sent to DSP participants of the Google 11 RTB (recall that DSPs bid on behalf of advertisers to display targeted ads on available ad space). 12 All Google RTB participants, in turn, can view, collect, and use the information in the Bid Request 13 to determine whether and in what amount they will pay to deliver an ad to the specific Account 14 Holder in question. Bids are submitted and the highest bidder wins the right to place its ad (or its 15 client's ad) on The New York Times postpartum depression article that the Account Holder is 16 viewing. This is all done by algorithm and, as set forth above, the entire process takes milliseconds: 17 between the time the Account Holder clicks to access the article and the seconds it takes for the 18 article display, Google RTB has collected, disseminated, and sold the Account Holder's personal 19 information to hundreds of Google RTB participants for the purpose of targeted advertising. 20 21 1. The Google RTB Shares Account Holders' Personal Information 22 Google publishes several documents in which it explains how Google RTB Bid 100. 23 Requests are structured. Among them are documents titled:

a. OpenRTB Integration;<sup>15</sup>

24

25

26

27

28

<sup>15</sup> https://developers.google.com/authorized-buyers/rtb/openrtb-guide

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 35 of 118	I	
	h Deal Time Bidding Protocal Buffer v 100,16		
1	b. Real-Time Bidding Protocol Buffer v.199; <sup>16</sup>		
2	c. Authorized Buyers Real-time Bidding Proto; <sup>17</sup> and		
2	d. Infrastructure Options for RTB Bidders (part 4). <sup>18</sup>		
	a) OpenRTB Integration		
4		efinitions"	
5		cimitions	
6		0 0.000	
7		OpenRTB	
8	Integration shares with developers:		
9			
	site Details about the publisher's website.		
10			
	device Details about the user's device to which the impression will be deliver	red.	
11	user Details about the human user of the device; the advertising audience.		
	name Site or app name.		
12	domain Domain of the site or app. For example, "foo.com".		
	COMMUNICATIONS CONTENT		
13	cat Array of IAB content categories of the site or app.		
	sectioncat Array of IAB content categories of the site of app.	r 000	
14			
	pagecat Array of IAB content categories that describe current site of app page	or view.	
15	page URL of the page where the impression will be shown.		
	rei Referrer URL that caused navigation to the current page.		
16	5 publisher Details about the Publisher object of the site or app.		
10	content Details about the Content within the site or app.		
17	7 keywords Comma-separated list of keywords about this site or app.		
1/	content id ID uniquely identifying the content.		
10			
18	title Content title. Video examples: "Search Committee" (television); "A N	lew Hope	
19	(1) $(1)$ $(1)$ $(1)$ $(1)$	Why an	
20		ar Wars"	
21		example.	
21	DEVICE		
22			
22	unt         Standard Do Not Frack mag as set in the header by the browser.           ua         Browser user-agent string.		
23			
23		in ad her a	
24	geo Location of the device assumed to be the user's current location def	med by a	
24	didsha1 Hardwire device ID.		
25	5		
26	<sup>16</sup> <u>https://developers.google.com/authorized-buyers/rtb/downloads/realtime-bidding-pro</u>	<u>to</u>	
27	<sup>17</sup> <u>https://developers.google.com/authorized-buyers/rtb/realtime-bidding-guide</u>		
28	<sup>18</sup> <u>https://cloud.google.com/solutions/infrastructure-options-for-rtb-bidders</u>		
	- 30 - Case No.		
	CLASS ACTION COMPLAINT		

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 36 of 118

1	dpidsha1	Platform device ID (e.g. Android ID).
1	ipv6	IPv6 address closest to device.
2	carrier	Carrier or ISP, using exchange curated string names which should be published
2	make	to bidders a priori. Device make (e.g. Apple).
3	make	Device model (e.g. iPhone).
5	OS	Device inoder (e.g. ir none). Device operating system (e.g. iOS).
4	OSV	Device operating system (e.g. 103). Device operating system version.
	hwv	Hardware version of the device (e.g. '5S' for iPhone 5S).
5	devicetype	The general type of device.
	ifa	ID sanctioned for advertiser use in the clear.
6	macsha1	MAC address of the device.
_	CEO LOCATION	
7	lat	Latitude from -90.0 to 90.0, where negative is south.
0	lon	Longitude from -180.0 to 180.0 where negative is west.
8	country	Country.
9	region	Region.
9	metro	Google metro code; similar to but not exactly Nielson DMAs.
10	city	City using United Nations Code for Trade & Transport.
10	zip	Zip/postal code.
11	type	Source of location data.
	accuracy	Estimated location accuracy.
12	lastfix	Number of seconds since this geolocation fix was established.
		USER
13	Id	Exchange-specific id for the user.
	Buyerid	Buyer-specific ID as mapped by the exchange for the buyer.
14	Gender	Gender as 'M' male, 'F' female, 'O' other.
1.5	Keywords	Comma-separated list of keywords, interests, or intent.
15	Customdata	Optional feature to pass bidder data set in the exchange's cookie.
16	Geo	Location of the user's home based defined by a Geo object. This is not
10	Dete	necessarily their current location.
17	Data	Values for this field are now redacted. Segment id references the exchange- detected vertical of the page. Segment value corresponds to the weight of that
11		detected vertical of the page. Segment value corresponds to the weight of that detected vertical, a higher weight suggesting the page is more relevant for the
18		detected vertical, a higher weight suggesting the page is more relevant for the
		detected verheut.
19		b) <u>Real-Time Bidding Protocol Buffer v.199</u>
		-/
20		
<b>01</b>	103. F	Real-Time Bidding Protocol Buffer v.199 provides further details. It explains of the
21	$\mathbf{x} = \mathbf{x} + $	
22	protocol buffer, "This is the message that Google uses to request bids" and confirms that the same	
22	categories of personal information are sent to bidders as those set forth in the OpenRTB Integration	
23	categories of personal information are sent to ordders as mose set form in the OpenKTB integration	
25	chart (see above).	
24		·/·
	104. R	Real-Time Bidding Protocol Buffer v.199 illustrates that the personal information
25		
	about an Accou	nt Holder is the key item for sale based on the order in which the re-directed data
26		
	is provided from	n Google to the bidders.
27		
20		
28		
		21
		- 31 - Case No. CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 37 of 118

1

105. As shown in Real-Time Bidding Protocol Buffer v.199, data is shared in the

following order: 2

SPECIFIC REQUEST IDENTIFIER           1         BidRequest           Unique request id generated by Google. This is 16 bytes long.		
1	Blakequest "INFORMATI	ON THAT WE KNOW ABOUT THE USER"
2	IP address	The first 3 bytes of IPv4 or first 6 bytes for IPv6.
3	Special Treatment	Reasons for special treatment of user data. For example, if the
3	Special Treatment	"current request should be treated as child-directed fo
		purposes of the Children's Online Privacy Protection Act."
4	Google ID	"The Google ID for the user This field may be the same a
4	Google ID	the Google ID returned by the cookie matching service."
5	Google ID Version	"The version number of the google_user_id. We ma
5		sometimes change the mapping from cookie t
		google user id."
6	Google ID Age	"The time in seconds since the google user id was created."
7	Match Data	"Match data stored for this google user id through the cooki
		matching service. If a match exists, then this field holds th
		decoded data that was passed in the google hm parameter."
8	User-Agent	"A string that identifies the browser and type of device that
	Ũ	sent the request."
9	FLoC	"The value of a cohort ID – a string identifier that is commo
		to a large cohort of users with similar browsing habits
		Experimental feature: may be subject to change."
10	User Agent Information	"This will be populated with information about the user agen
11		extracted from the User-Agent header."
11	Publisher location	The billing address country of the publisher.
12	End-user location	The user's approximate geographic location.
13	Zip code	Detected postal code of the user.
14 15	Hyperlocal User verticals	A hyperlocal targeting location when available.
15	User verticals	"List of detected user verticals. Currently unused. This field not populated by default. We recommend that bidders instea
		store and look up list ids using either google user id o
		hosted-match-data as keys."
16	User-list	The user list id.
		<b>VE KNOW ABOUT THE WEB PAGE OR MOBILE APP"</b>
17	Publisher ID	The publisher ID.
18	Seller network ID	The seller network ID.
19	Partner ID	ID for the partner that provides this inventory.
20		The URL of the page with parameters removed.
21	Bool	Indicates that the request is using semi-transparent brandin
		which means only a truncated version of the request UR
		provided.
22	String	An id for the domain of the page that is set when the inventor
		is anonymous.
23	String language	Detected user languages based on the language of th
0.4		webpage.
24	Detected Verticals	One or more detected verticals for page as determined b
25	Vertical Weight	Google. Weicht for each vertical
25 26		Weight for each vertical.           Orders list of detected content verticals.
$\frac{26}{27}$		List of detected content labels.
21		
		- 32 - Case No.
		CLASS ACTION COMPLANT

00		AUCTION INFORMATION
	Unique ID	A unique ID for the overall query.
29	Auction type	The type of auction that will be run for this query.
20		RMATION ABOUT THE DEVICE"
30	Туре	Phone, tablet, desktop, connected TV, game console, or top box.
31	Platform	Examples: Android, iPhone, Palm.
	Brand	Examples: Nokia, Samsung.
	Model	Examples: N70, Galaxy.
	Operating System	Contains the OS version for the platform.
	Mobile Carrier	Unique identifier for the mobile carrier.
	Screen-width	As measured in pixels.
	Screen-height	As measured in pixels.
		Screen Density
39	Screen pixel ration millis Orientation	Portrait or Landscape
39		D QUERIES COMING FROM MOBILE DEVICES"
40	Mobile	
40	Mobile App	If true, then this request is coming from a smartphone or ta The identifier of the mobile app or mobile webpage. "I
41	Moone App	app was downloaded from the Apple iTunes app store,
		this is the app-store id, e.g. 343200656. For Android dev
		this is the fully qualified package name,
		com.rovio.angrybirds. For Windows devices, it's the Ap
		e.g. f15abcde-f6gh-47i0-j3k8-37193817mn30. For SDK
		requests (mostly from connected TVs), the app ID provide
		the publisher directly in the request."
42	Interstitial	If true, then this is a mobile full screen ad request.
43	App Category	The IDs of categories to which the current mobile app belo
44	Mobile Optimized	This indicates whether the page is optimized for m
		browsers on high-end phones.
45	Advertising IDs	This field is used for advertising identifiers for:
	8	1) iOS devices (This is called Identifier for Advert
		or IDFA, as described at <u>https://support.google</u> .
		authorizedbuyers/answer/3221407);
		2) Android devices;
		3) Roku devices;
		<ol> <li>Microsoft Xbox devices;</li> </ol>
		5) Amazon devices (i.e. Amazon Fire)
46	App Name	App names for Android by Google Play and for iOS by
		Annie.
47	App User Rating	Average User rating for the app.
48	Bidder SDK	Identification of and information about an SDK installed i
		publisher's app that the bidder has access to, often becaus
40		the bidder's SDK.
49	SKAdNetwork	Publisher's SKAdNetwork information to support
		installation attribution for iOS 14 and later.
50	Diagonant	VIDEO INFORMATION
	Placement	Where the ad is placed.
51	URL	The URL of the page that the publisher gives Goog
50	Dlashaals Mathad	describe the video content, with parameters removed.
	Playback Method	How the video ad will be played.
53	Clickable	Describes whether the video ad is clickable.
54	Start-Delay	The time in milliseconds from the start of the video whe
55	Ad Dreating	ad will be displayed.
55	Ad Duration	The minimum and maximum ad durations.

Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 38 of 118

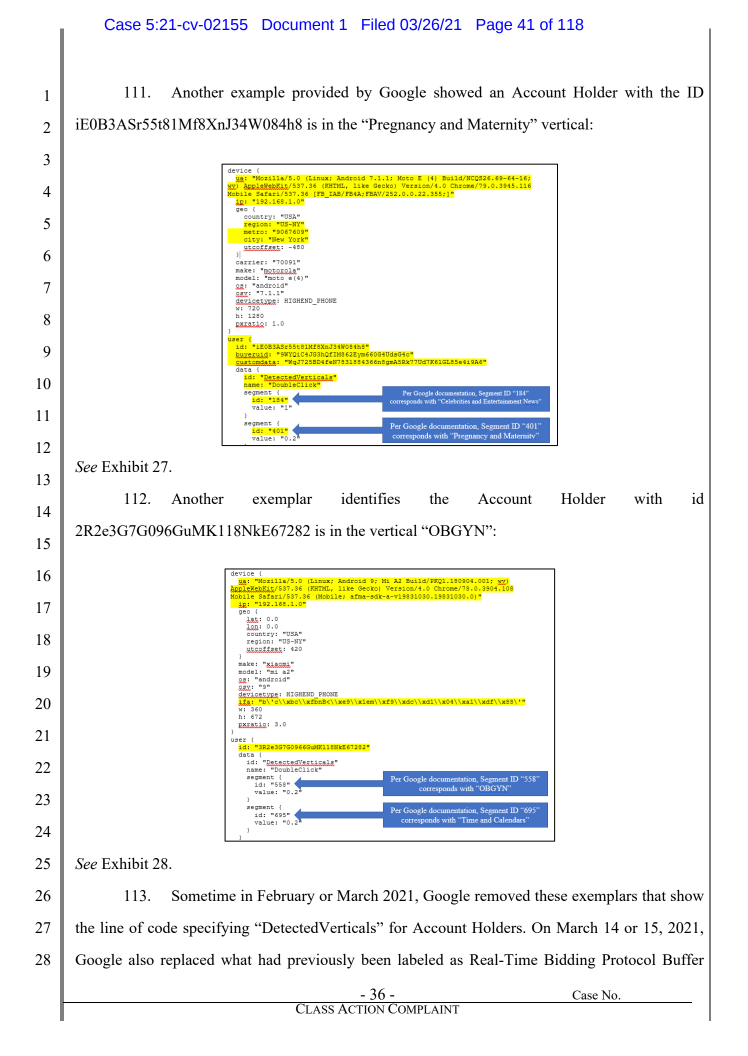
#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 39 of 118 Skippable Whether the publisher allows users to skip the ad. 56 1 57 Protocols Supported video protocols. File formats Supported video file formats. 58 2 Information about companion ad slots shown with the video. 59 **Companion Ads** Height and width for the video ad. 60 Size 3 Video title The video title. 61 Video keywords A list of keywords describing the video, extracted from the 62 4 content management system of the video publisher. 5 The above chart indicates that "User verticals" are among the types of information 106. 6 that have been sold to and shared with Google RTB participants. Verticals pertain to a marketing 7 technique known as "vertical segmentation," and is used to facilitate targeted advertising by 8 identifying users as falling within particular categories, segments, and subcategories. Segments 9 include health, religion, ethnicity, nationality, and sexuality. These categories of information 10 therefore reflect the information that Google knows about each Account Holder's personal 11 characteristics. 12 107. Google's acknowledged use, disclosure, and sale of a "list of detected user verticals" 13 therefore constitutes a substantial invasion of Account Holders' privacy. 14 Some of the categories used by Google are made available on its developer pages.<sup>19</sup> 108. 15 For example: 16 The People & Society segment includes the following verticals: LGBT. a. Men's Interests (mature), and Divorce & Separation. 17 The Ethnic & Identity Groups segment includes the following verticals: b. 18 Africans & Diaspora, African-Americans, Arabs & Middle Easterners, Asians & Diaspora, East Asians & Diaspora, Southeast Asians & Diaspora, 19 Eastern Europeans, Indigenous Peoples, Native Americans, Jewish Culture, Latinos and Latin-Americans, and Western Europeans. 20 c. The Religion & Belief segment includes the following verticals: Buddhism, 21 Christianity, Hinduism, Islam, Judaism, Scientology, Skeptics & Non-Believers, and Spirituality. 22 23 24 25 26 27 <sup>19</sup> https://developers.google.com/adwords/api/docs/appendix/verticals 28 Case No. - 34 -

CLASS ACTION COMPLAINT

1

d. The Health segment includes the following verticals:

1				
2	HEALTH VERTICALS CATEGORIES			
~	Acne & Blem. Treatments	Weight Loss	Aging & Geriatrics	Alzheimer's Disease
3	Cleansing and Detox.	Steroids & PEDs	AIDS & HIV	Allergies
	Arthritis	Blood Sugar & Diabetes	Cancer	Ear Nose & Throat
4	Eating Disorders	Endocrine Conditions	Thyroid Conditions	GERD & Diges. Disorders
	Genetic Disorders	Heart & Hypertension	Cholesterol Issues	Infectious Diseases
5	Parasites & Parasitic Dis.	Vaccines & Immunizations	Injury	Neurological Conditions
~	Learn. & Dev. Disabilities	ADD & ADHD	Obesity	Pain Management
6	Headaches & Migraines	Respiratory Conditions	Asthma	Skin Conditions
7	Sleep Disorders Cosmetic Surgery	Doctor's Offices Physical Therapy	Hospitals & Treat. Centers Men's Health	Surgery Mental Health
'	Anxiety & Stress	Counseling Services	Depression	Toxic Sub. & Poisoning
8	Reproductive Health	Birth Control	Infertility	Male Impotence
_	OBGYN	Sex Ed. & Counseling	Sexual Enhancement	STDs
9	Substance Abuse	Drug & Alcohol Testing	Drug & Alc. Treatment	Smoking & Sm. Cessation
10 11	Google's policies.	these verticals comprise	-	
12	c)	Authorized Buyers	Real-time Bidding Proto	<u>)</u>
13	110 11-41		(	
14	110. Until sometime in February or March 2021, Google's developer tools included			
14	"sample bid requests and response," which illustrate how Account Holders' information in verticals			
15	are shared and sold through Bid Requests, on a developer page called Authorized Buyers Real-time			
16	Bidding Proto. The sample Bid Request for an app banner provides that the following data would			
17	be included among the bidstream sent from Google to the authorized bidder:			
18	user {			
19		id: "7T0uAq192 data {	ru9Ndd90Pnh731sY2L"	
		id: "Detecte name: "Doubl		
20		segment { id: "236"		
21		value: "0. }	2"	
22		segment { id: "457"		
23		value: "0.	2"	
		}		
24	This code tells the bidde	er that the Account Hold	er with the id 7T0uAq19	2ru9Ndd90Pnh73lsY2L
25	is in the "weight loss" (236) and "special and restricted diets" (457) segments. <sup>20</sup>			
26		· •	. , 0	
27	<sup>20</sup> The complete list	of verticals, including	both the descriptor (e	.g., Weight Loss) and
28	<sup>20</sup> The complete list of verticals, including both the descriptor (e.g., Weight Loss) and corresponding segment ID (e.g., 236), is available at: <u>https://developers.google.com/adwords/api/docs/appendix/verticals</u> .			
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20		- 35	-	Case No.



#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 42 of 118

v.198 with v.199 (the latter referenced above in this Complaint). As set forth above, Real-Time Bidding Protocol Buffer v.199 now claims that "User verticals" are unused. *See supra* at ¶ 105, Row 15. This is a distinction without a difference because Real-Time Bidding Protocol Buffer v.199 specifies that Google *does* include "Detected Verticals" for each page or app where the Google RTB auction sales system is in place. *See supra* at ¶ 105, Row 24.

114. Google's statement that "user verticals" are "unused" may simply reflect the fact that the inferred information contained in those verticals has been transferred to the new FLoC value, which Google describes in the Real-Time Bidding Protocol Buffer v.199 as "[t]he value of a cohort ID - a string identifier that is common to a large cohort of users with similar browsing habits." As the Electronic Frontier Foundation detailed in a recent article, "[i]t is highly likely that FLoC will group users" by gender, ethnicity, age, income, mental health and "may also directly reflect visits to websites related to substance abuse, financial hardship, or support for survivors of trauma."21 

14 115. Moreover, the "Detected Verticals" still constitute "personal information" under
15 California law because they are inferred data about web-browsing history that Google is selling and
16 from which Google RTB participants can compile and augment their own detailed dossiers about
17 Account Holders. Google still sells and shares these verticals and segments with approved bidders
18 in Google RTB together with Account Holders' Google ID and other identifiers.

27 21 Bennett Cyphers, *Google's FLoC Is a Terrible Idea*, Electronic Frontier Foundation (Mar. 3, 2021), <u>https://www.eff.org/deeplinks/2021/03/googles-floc-terrible-idea</u>.
 <u>- 37 - Case No.</u>
 <u>CLASS ACTION COMPLAINT</u>

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 43 of 118
1	d) <u>Infrastructure Options for RTB Bidders (Part 4)</u>
2	116. In the article "Infrastructure Options for RTB Bidders (Part 4)" ("Infrastructure
3	Options"), Google notes that a Google RTB bidder may do the following:
4	Bidding
5	A bidder performs the following tasks:
6	User matching: Identify the (unique) user.
7	<ul> <li>Selecting segments: Retrieve and select the (unique) user's segments and their price.</li> </ul>
8	<ul> <li>Deciding whether to bid: Some bids are too expensive, and some ad requests might not match any existing campaigns. A bidder should be able to refuse a bid. This refusal saves processing time and resources.</li> </ul>
9 10	• Selecting relevant ads:** **If the bidder decides to bid then the bidder must also select an ad. Selecting the right ad can improve the odds that a user might click and possibly generate a conversion.
11	• <b>Optimizing bids</b> : A bidder should always try to find the minimum bid price that will still win the auction.
12	<ul> <li>Building a bid response: Using OpenRTB or a custom application, build and return a bid response serialized in protobuf or JSON format. The response should include information such as the ad URL, the bid, and the win URL endpoint that can be called if the bid wins.</li> </ul>
13 14	117. For "user matching," the article encourages Google RTB participants to collaborate
15	on creating "match tables" that would enable them to sync cookies and identify users across
16	multiple platforms. The article further directs the reader to a hyperlink to learn more about "[h]ow
17	cookie matching works in real-time bidding." As explained below, cookie matching is a Google
18	service that enables Google RTB participants to match cookie identifiers to participants' existing
19	individual profiles.
20	118. For "selecting segments," Google explains that the Google RTB system can "extract
21	user segments from the (unique) user profile store [hyperlinked], order the segments by price, and
22	filter for the most appropriate segment."
23	119. The link to "(unique) user profile store," explains that "[t]his store contains (unique)
24	users and their associated information that provide key insights to select a campaign or ad on
25	request. Information can include the (unique) user's attributes your own segments, or segments
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	- 38 - Case No.
	CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 44 of 118

imported from third-parties. In RTB, imported segments often include bid price
 recommendations."<sup>22</sup>

120. The "(unique) user profile store" goes on to explain: "The store is updated frequently
based on the (unique) user's interaction with ads, sites they visit, or actions they take. The more
information, the better the targeting. You might also want to use third-party data management
platforms (DMPs) to enrich your first-party data."

7 121. Thus, Google's internal documents indicate that in addition to sharing Account
8 Holders' personal information in the Google RTB Bidstream, Google is also grouping Account
9 Holders into targeted advertising segments, which includes sensitive categories related to race,
10 religion and sexual orientation, compiling in-depth personal profiles, and then using those profiles
11 in furtherance of the Google RTB.

122. Independent research has confirmed that Google allows targeted advertising based 12 on sensitive categories. In a 2015 study, researchers created an automated tool called AdFisher to 13 "explore[] how user behaviors, Google's ads, and Ad Settings interact." The researchers started 14 with a group of 500 fresh simulated browser instances. They then sent part of the group to the top 15 100 websites for substance abuse as listed on Alexa while the remainder acted as a control group 16 and did nothing. Next, the researchers sent both browser groups the Times of India, a content-17 providing webpage that uses Google for advertising. The ads displayed on the Times of India for 18 both groups were collected and analyzed, to determine whether there was any difference in the 19 outputs shown to the agents. For the substance abuse group, the top three ads shown to them were 20 for an alcohol and drug rehabilitation center called the Watershed Rehab, with these top three ads 21 making an appearance, respectively, 2,276 times, 362 times, and 771 times. The non-substance-22 abuse group was not shown the Watershed Rehab ads a single time.<sup>23</sup> 23

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<sup>22</sup> <u>https://cloud.google.com/solutions/infrastructure-options-for-serving-advertising-workloads#</u> <u>unique user profile store</u>

- <sup>23</sup> Amit Datta, Michael Carl Tschantz, and Anupam Datta, <u>Automated Experiments on Ad Privacy</u>
   <sup>23</sup> Amit Datta, Michael Carl Tschantz, and Anupam Datta, <u>Automated Experiments on Ad Privacy</u>
   <u>Settings</u>, Proceedings on Privacy Enhancing Technologies 2015; 2015 (1):92-112, available at
   <u>https://www.andrew.cmu.edu/user/danupam/dtd-pets15.pdf</u>. Despite this, the browsers visiting
   substance abuse websites showed no impact on the "Ad Settings" page that Google makes available
   to Account Holders for the purported purpose of letting those Account Holders understand inferred
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#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 45 of 118

123. Account Holders have no idea that they have been associated with these categories, 1 and no way to prevent being targeted by their association with them. Indeed, the same article 2 reported that despite the obvious, statistically significant return of drug rehabilitation ads for the 3 substance abuse group when compared non-substance abuse group, the Ad Settings page for 4 members of each group were not different. "Thus," the researchers concluded, "information about 5 visits to these websites" – the 100 websites for substance abuse – "is indeed being used to serve 6 ads, but the Ad Settings page does not reflect this use in this case. Rather than providing 7 transparency, in this instance, the ad settings were *opaque* as to the impact of this factor." 8 (emphasis in original). 9

124. The above study is not an outlier. A 2019 study confirms that data collection and 10 behavioral tracking information is aggregated to derive user interest profiles, which in turn are 11 leveraged by advertising platforms, like Google RTB, to (1) expand their own data profiles on 12 individual users, and (2) to sell more expensive ads that are more specifically targeted. 13 Significantly, the 2019 study noted that Google has unprecedented visibility into users' browsing 14 behavior because it is able to collect and aggregate user information from a vast array of sources, 15 either owned by Google or accessible to Google by virtue of Google's embedded source code.<sup>24</sup> 16 Google can therefore infer user interests to an alarmingly accurate degree.<sup>25</sup> 17

18 125. In 2012, researchers at Worchester Polytechnic Institute conducted a focused study
of the Google ad network. The study found, among other things, that non-contextual ads were
shown related to induced sensitive topics regarding sexual orientation, health, and financial matters.
By way of background, contextual ads are those that derive from the content of the webpage that a

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interests that Google has assigned. The study also showed that browser instances identified as women were 6 times less likely to be shown ads for high-paid executive positions than similarly situated male browser instances.

 <sup>&</sup>lt;sup>24</sup> Muhammad Ahmad Bashir, et al., <u>Quantity vs Quality: Evaluating User Interest Profiles Using</u>
 <u>Ad Preference Managers</u>, Network and Distributed Systems Security (NDSS) Symposium 2019
 (February 24-27, 2019), available at <u>https://www.ndss-symposium.org/wp-content/uploads/2019/</u>
 02/ndss2019\_04B-5\_Bashir\_paper.pdf.

 <sup>&</sup>lt;sup>25</sup> Only platforms that can observe users on a given site (i.e. by being directly embedded in the site, or by partnering with another third-party that is embedded[]) can draw such an inference. *Id.*

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 46 of 118

user is viewing, e.g. shoe ads being displayed on a website selling shoes. Conversely, noncontextual ads have no relation to the webpage content, e.g. ads for mental health treatment on a website selling shoes. Thus, the fact that the 2012 study found that the Google ad network was able to facilitate non-contextual ads related to induced sensitive categories supports the conclusion that sensitive information is being sold by the Google ad network to foster targeted advertising.<sup>26</sup>

6 126. Account Holder information sold and shared by Google with advertising bidders 7 constitutes personal information as defined by both Google and California law. The information 8 shared by Google through its RTB process is personal information that is reasonably capable of 9 being associated, or that could reasonably be linked, directly or indirectly, with a particular 10 consumer or household. Cal. Civ. Code § 1798.140(o)(1). In fact, it is not only "capable" of being 11 associated but *is being* associated with a particular consumer. That is, after all, the entire purpose 12 of Google RTB.

13 127. The above studies and examples demonstrate that Google violates its express 14 privacy promises not to share Account Holders' personal information each time it shares and sells 15 their information, including information contained in verticals and segments, with participants in 16 Google's RTB process. Moreover, each time Google shares information in segments concerning 17 health, religion, ethnicity, race, or sexuality, Google violates its express promises to Account 18 Holders that it will never share or sell their sensitive personal information.

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# 2. The Data Google Discloses is Designed to be Personally Identifiable to Google RTB Participants

128. Google is not sharing anonymized, non-personally identifiable data to just a few
"partners," as Google suggests in one paragraph in its Terms of Service. To the contrary, the data
it sells and shares with participants on the Google RTB is tied to unique identifiers that track
specific Account Holders across web and physical activity, including where they are, what they are
doing, and what they purchase, and draw inferences from that data of the sort derived from and

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<sup>&</sup>lt;sup>26</sup> Craig E. Wills and Can Tartar, <u>Understanding What They Do with What They Know (Short Paper)</u>, *WPES'12*, October 15, 2012, available at: <u>https://web.cs.wpi.edu/~cew/papers/wpes12.pdf</u>.

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 47 of 118

constituting the kinds of sensitive verticals described above. All of this data is tied to unique
 persistent identifiers.

Critically, the data Google sells allows its RTB participants not only to target
Account Holders specifically, but also to build from scratch or cross-reference and add to the data
that they already have in *their* own detailed profiles for Account Holders.

6 130. For example, Facebook is a frequent bidder in Google RTB and, in addition to the 7 personal information received from Google, Facebook has its own database of account holder 8 names, email addresses, phone numbers, device IDs, likes, interests, and friends.<sup>27</sup> A large data 9 company like Facebook is therefore able to connect the personal information made available by 10 Google RTB to its own existing databases, matching certain of the information in the Account 11 Holder's profile, such as the IP address, to information already in Facebook's possession.

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131. The consequence is two-fold.

13 132. *First*, Google provides Facebook with personal information that Facebook uses to 14 specifically identify the account holder for the purpose of bidding on an ad in Google's Ad 15 Exchange. Recent reports in *The Wall Street Journal* and *The New York Times* indicate that, in 16 exchange for Google helping Facebook to recognize specific mobile and web users, Facebook 17 agreed to place bids through Google RTB for 90 percent of the users it recognizes and to spend at 18 least \$500 million per year on the Google Ad Exchange.<sup>28</sup> Put differently, Google helped Facebook 19 deanonymize its account holders in exchange for at least one half billion dollars.

133. Neither Google nor Facebook denied the existence of the deal or its terms in
response to these reports. To the contrary, Google's response hinted that its deal with Facebook
was not unique, stating that it is just "one of over 25 partners participating in Open Bidding" inside

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<sup>25 &</sup>lt;sup>27</sup> See <u>www.facebook.com/privacy</u>.

 <sup>&</sup>lt;sup>28</sup> Daisuke Wakabayashi and Tiffany Hsu, *Behind a Secret Deal Between Google and Facebook*, The New York Times (Jan. 17, 2021), available at <a href="https://www.nytimes.com/2021/01/17/technology/google-facebook-ad-deal-antitrust.html">https://www.nytimes.com/2021/01/17/technology/google-facebook-ad-deal-antitrust.html</a>; Ryan Tracy and Jeff Horwitz, Inside the Google-Facebook Ad Deal at the Heart of a Price-Fixing Lawsuit, The Wall Street Journal (Dec.

<sup>28 29, 2020),</sup> available at <u>https://www.wsj.com/articles/inside-the-google-facebook-ad-deal-at-the-</u> heart-of-a-price-fixing-lawsuit-11609254758.

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 48 of 118

the Google Ad Exchange.<sup>29</sup> This significant admission supports the conclusion that Google is
 selling Account Holders' personal information – presumably to the highest bidder, or perhaps to
 itself when it sees fit.

*Second*, whether or not Facebook (or another DSP or advertiser) submits a winning
bid, participating in the auction facilitates the acquisition and retention of Account Holders'
personal information that Google RTB participants can and do use to create or continuously update
and augment their own existing user data troves.

8 135. This is true even for Google RTB participants who are not as large as Facebook and 9 who do not have their own consumer account holders. Google actively assists Google RTB 10 participants in matching Account Holder information made available in a Bid Request to the 11 information those participants already have about specific individuals through a "cookie matching 12 service."

136. According to Google, "[c]ookie matching is a feature that enables" Google RTB
participants "to match [their own cookie] – for example, an ID for a user that browsed your
website – with a corresponding bidder-specific Google User ID, and construct user lists that can
help you make more effective bidding choices."<sup>30</sup> Specifically:

17 In the context of digital advertising, Google identifies users with cookies that belong to the doubleclick.net 18 domain, and bidders participating in Real-Time Bidding may have their own domain where they identify some set of users they would like to show ads. Cookie Matching enables the bidder to match their cookies with 19 Google's, such that they can determine whether an impression sent in a bid request is associated with one of 20 users being targeted, they will receive either their own cookie data or a bidder-specific Google User ID that is an encrypted form of the doubleclick.net cookie in the bid request.

The cookie matching service described in this guide facilitates the creation and maintenance of the association between a bidder's cookie and the Google User ID, and also allows one to populate user lists.

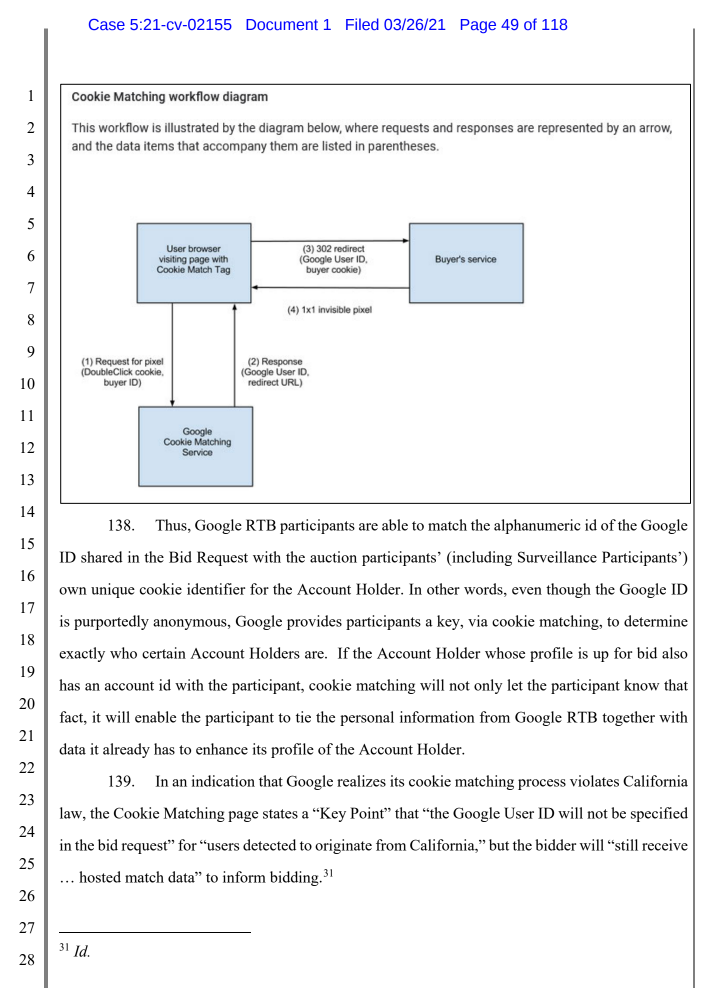
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137. Google illustrates how cookie matching works:

 <sup>29</sup> Adam Cohen, AG Paxton's misleading attack on our ad tech business (Jan. 17, 2021), https://blog.google/outreach-initiatives/public-policy/ag-paxtons-misleading-attack-on-our-ad-tech-business/.

<sup>&</sup>lt;sup>28</sup> <sup>30</sup> Cookie Matching, https://developers.google.com/authorized-buyers/rtb/cookie-guide.



#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 50 of 118

Q Key Point: For users detected to originate from California, the Google User ID will not be specified in the bid request. You will still receive your hosted match data, which can be used to inform your bidding logic.

140. But this "Key Point" cannot absolve Google. It does not change the fact that Google
is disclosing personal information about the Account Holder directly to the "buyer's service." By
still providing the "buyer's service" with the "hosted match data," Google is connecting its own
Google User ID to the buyer's user id, which is also personal information.

141. Cookie matching permits Google to share and sell Account Holders' personal
information with participants *even when Account Holders take steps to avoid Google's tracking*.
By constructing "user lists," which include Account Holders, Google RTB auction participants can
reidentify people even when different identifiers are used, purportedly to prevent that kind of
targeting.

12 142. As Google explains to its developers: "Cookie Matching enables the bidder to match 13 their cookies with Google's, such that they can determine whether an impression sent in a bid 14 request is associated with one of users being targeted."<sup>32</sup> And Google explains to developers that 15 the purpose of this is to allow third parties to associate information with Account Holders: "The 16 cookie matching service described in this guide facilitates the creation and maintenance of the 17 association between a bidder's cookie and the Google User ID, and *also allows one to populate* 18 *user lists*" (emphasis added).<sup>33</sup>

19 143. Notably, Google *encourages* Google RTB participants to "store" these user lists,
20 inviting them to retain keys to defeat de-identification processes: "We recommend that bidders
21 instead store and look up list ids using either google\_user\_id or hosted\_match\_data as keys."<sup>34</sup>
22 That is, *rather than protecting Account Holders' privacy, Google encourages its partners to*23 *invade it.*

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  - <sup>33</sup> Id.

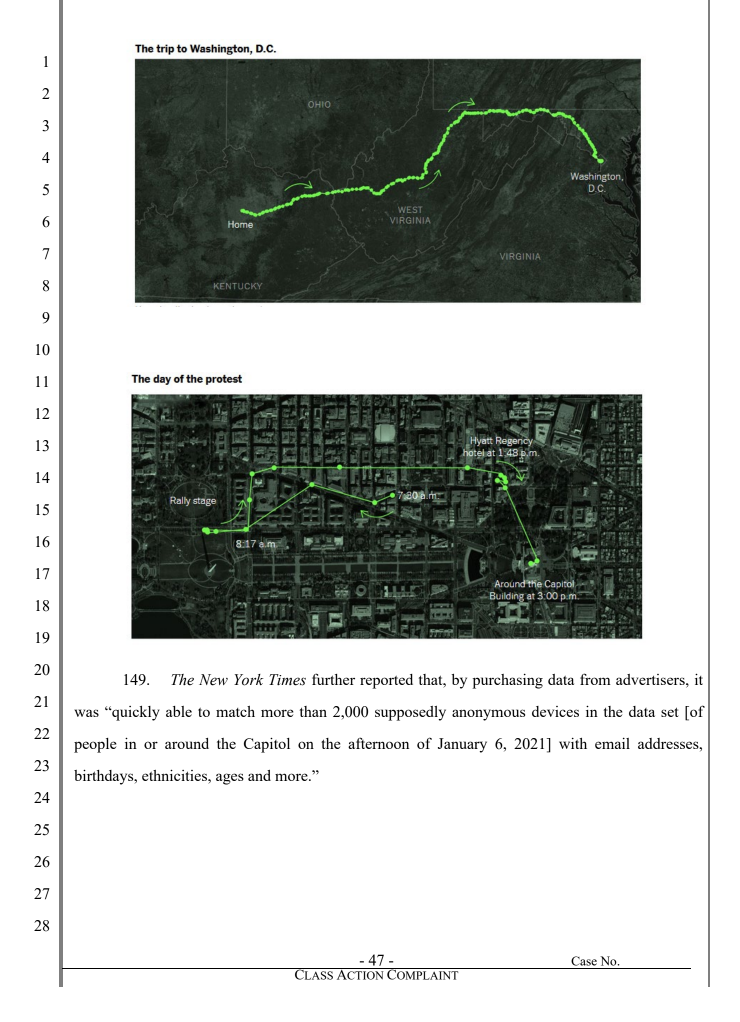
<sup>32</sup> *Id*.

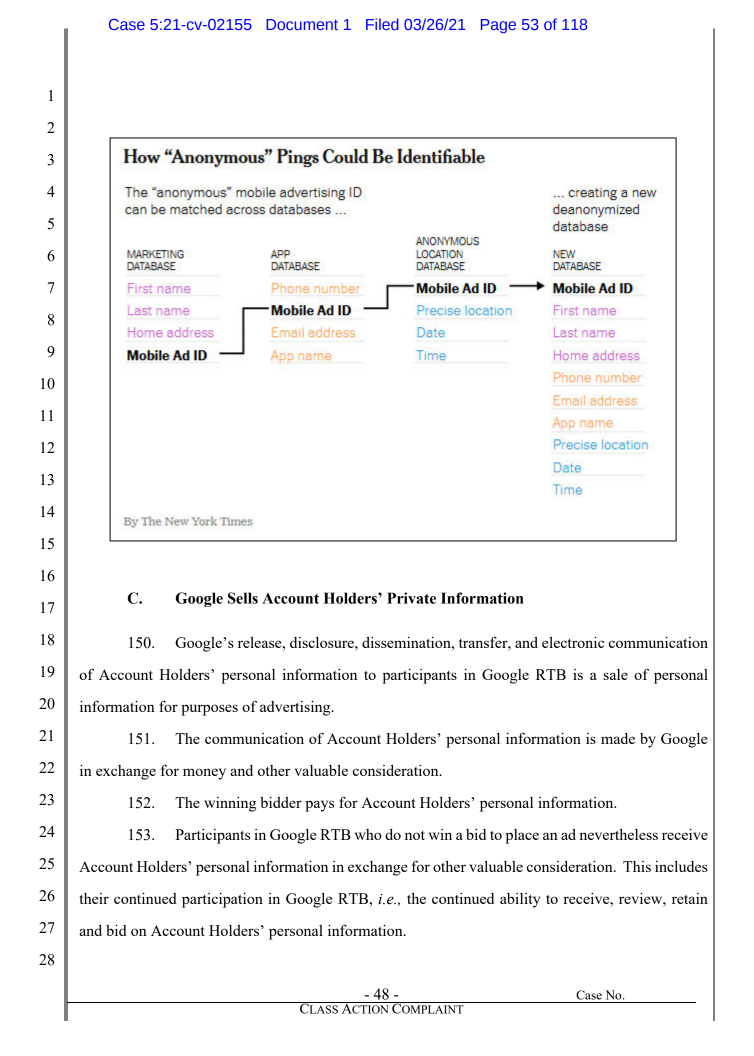
<sup>34</sup> Real-Time Bidding Protocol Buffer v.202, <u>https://developers.google.com/authorized-</u>
 <u>buyers/rtb/downloads/realtime-bidding-proto</u>

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 51 of 118

- 144. The Google Cookie Matching service is ubiquitous. A 2019 analysis by the web
   browser Brave showed that a single hour of web browsing resulted in 318 different Google cookie
   matches with at least 10 different companies participating in RTB auctions.<sup>35</sup>
- 4 145. Through Google Cookie Matching and through Google's ubiquitous presence on the
  5 Internet, participants in Google RTB are sold and provided with personal information through
  6 which they can and do build rich user dossiers based on the vast majority of every Internet Account
  7 Holder's browsing history.
- 8 146. A 2018 study co-authored by Professor Wilson found that 52 different companies
  9 "observe at least 91 percent of an average user's browsing history under reasonable assumptions
  10 about information sharing within RTB auctions" and 636 companies "observe at least 50 percent
  11 of an average user's impressions."<sup>36</sup>
- 12 147. Further, a recent investigation by *The New York Times* reveals how easy it is to tie 13 what Google and others characterize as anonymous pieces of data together to identify a specific 14 person. In an article titled "They Stormed the Capitol. Their Apps Tracked Them," writers Charlie 15 Warzel and Stuart Thompson explain how they were able to identify specific individuals who 16 participated in the attack on the United States Capitol on January 6, 2021 through a database of 17 purportedly "anonymous" information that was provided to them by an industry insider.<sup>37</sup>
- 18 148. The article illustrates how an Account Holder's precise movements could be tracked
  across the country using purportedly anonymous data. For example, one person shown to have been
  near the Capitol during the attack was Ronnie Vincent from Kentucky. Starting with what the
  industry deemed anonymous data, *The New York Times* identified Vincent and tracked his specific
  path to and within Washington D.C.:
- <sup>35</sup> Dr. Johnny Ryan, <u>RTB Header Bidder Evidence Explanatory Document</u>, Brave, Inc. (Sept. 2, 2019), <u>https://brave.com/wp-content/uploads/explanatory\_note\_google\_RTB\_and\_push\_pages.</u>
   <u>pdf</u>
- <sup>36</sup> Muhammad Ahmad Bashir and Christo Wilson, "Diffusion of User Tracking Data in the Online Advertising System," Proceedings on Privacy Enhancing Technologies 2018 (4):85-103, at 86, https://www.ccs.neu.edu/home/ahmad/publications/bashir-pets18.pdf.
- <sup>37</sup> Warzel, C. and Thompson, S. (Feb. 5, 2021), *They Stormed the Capitol. Their Apps Tracked Them.* The New York Times. <u>https://www.nytimes.com/2021/02/05/opinion/capitol-attack-cellphone-data.html</u>
  - 46 -Class Action Complaint

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 52 of 118



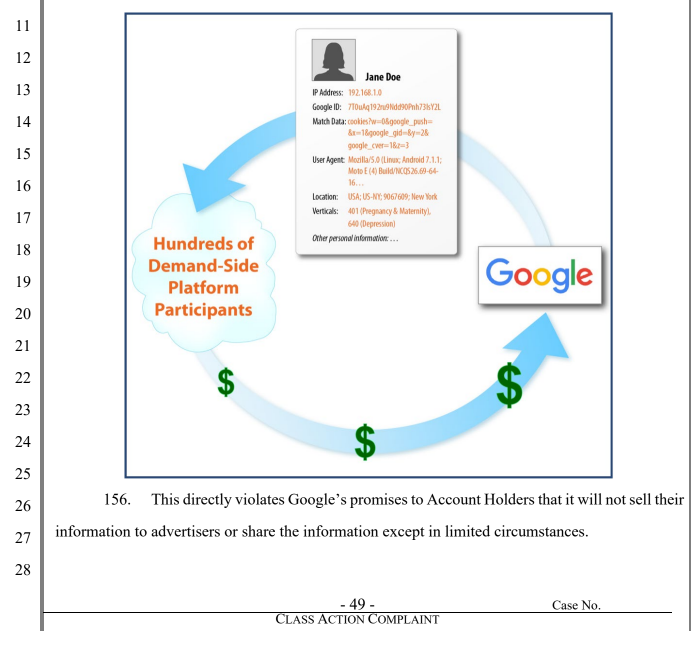


#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 54 of 118

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154. Moreover, even participants that do not submit a bid to advertise directly to an Account Holder still receive access to that Account Holder's personal information via the Google 2 RTB. This is a benefit and encourages them to participate in the auction. 3

155. All of the data transferred by Google is associated with multiple unique persistent 4 identifiers. After the data leaves an Account Holder's device, it is sent to Google RTB, which 5 entertains bids from SSPs all over the internet as well as bids from Google itself. Those bids are 6 then presented to DSPs (who are acting on behalf of advertisers), also including Google itself. All 7 of these third parties on the Ad Exchange thus have an opportunity to review and analyze the 8 personal information about Account Holders that Google has collected and disseminated through 9 the Bid Request. 10



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#### 1. Plaintiffs Have Identified Hundreds of Companies Who Are Winning **Bidders in Google's Ad Exchange Auctions**

157. There is no transparency in the process that occurs in Google RTB. Indeed, one of the factors motivating recent antitrust investigations into Google is that Ad Stack markets are opaque, Google has a powerful role in multiple layers of the process, and Google has resisted disclosure of how the auctions operate. Plaintiffs' investigation is ongoing and many of these practices are only now coming to light and being analyzed by experts.

158. Regardless, and relevant here, Google does not tell Account Holders which companies are bidding on, and therefore accessing, their personal information, let alone which companies are winning the auctions.

159. To determine the prevalence of Google RTB in the United States, Plaintiffs retained Professor Wilson of the Khoury College of Computer Sciences at Northeastern University. Plaintiffs asked Professor Wilson to identify the raw number of publishers (those websites who are selling ad space on the Google Ad Exchange) that use the Google RTB in the United States.

14 160. Professor Wilson determined the precise number of publishers in the Google RTB downloading the data Google publishes at https://storage.googleapis.com/adx-rtbby 16 dictionaries/sellers.json. Professor Wilson determined that 1,298,541 publishers were identified by Google as participating in the Google RTB to sell their ad space. Of the approximately 1.3 million RTB publishers, Professor Wilson determined that only 172,849 (13.31 percent) were publicly 19 disclosed by Google. Google marked the remainder as anonymous.

20 161. Professor Wilson also researched the scope of the RTB participants who won auctions in an experiment and concluded that there are at least 229 different advertisers to whom Google discloses Account Holders' personal information. Among the companies who did not win the auction but to whom Google disclosed Account Holders' personal information were Amazon, 24 Facebook, Twitter, Taboola, Wayfair, Yahoo, and eBay. The list also included hundreds of companies American consumers have likely never heard of. Google solder and shared Account 26 Holder personal information to each of these companies.

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## Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 56 of 118

1	162. Professor Wilson's effort to id	lentify these participants through the creation and	
2		s only necessary because Google is not required to	
2	publish such information to American consumers. However, other data protection regimes do		
	-	is buying Account Holders' personal information.	
4		lictions indicate that Professor Wilson's report may	
5	-	Google RTB and the number of entities to which	
6	Google sells user personal information.	Joogle KTB and the number of entities to which	
7	· ·	view Google to identify all companies with which it	
8		uires Google to identify all companies with which it	
9		c Area. The published list includes 833 companies,	
10		, Facebook, Twitter, Microsoft (LinkedIn), Netflix,	
11		ll as hundreds of little-known companies such as	
12	Betgenius, Neustar, and Outbrain. <sup>38</sup>		
13	164. A September 2020 study sub	mitted to the Irish Data Protection Commission	
14	estimated that an estimated 13.5 million websites participated in the Google RTB and 2,182		
15	companies directly received Google RTB data.39		
15			
15 16	2. Google's Promises Versus		
	2. Google's Promises Versus	Google's Actions	
16	<ol> <li>Google's Promises Versus</li> <li>165. The following chart compares C</li> </ol>	Google's Actions Google's promises with its actions:	
16 17 18	<ol> <li>Google's Promises Versus</li> <li>165. The following chart compares C</li> <li>What Google Promises</li> </ol>	Google's Actions	
16 17	<ol> <li>Google's Promises Versus</li> <li>165. The following chart compares C</li> </ol>	Google's Actions Google's promises with its actions: What Google Does	
16 17 18 19	<ul> <li>2. Google's Promises Versus</li> <li>165. The following chart compares O</li> <li>What Google Promises</li> <li>"[W]e never share [personal] information with advertisers, unless you ask us to." How our business works, Ex. 5 at 1.</li> <li>"We don't share information that personally</li> </ul>	Google's Actions Google's promises with its actions: What Google Does Google shares Account Holders' personal information, including information that is tied	
16 17 18 19 20	<ul> <li>2. Google's Promises Versus</li> <li>165. The following chart compares O</li> <li>What Google Promises</li> <li>"[W]e never share [personal] information with advertisers, unless you ask us to." How our business works, Ex. 5 at 1.</li> </ul>	Google's Actions Google's promises with its actions: What Google Does Google shares Account Holders' personal information, including information that is tied to Account Holders' unique identifiers, with Google RTB participants for the purpose of	
16 17 18 19 20 21	<ul> <li>2. Google's Promises Versus</li> <li>165. The following chart compares O</li> <li>What Google Promises</li> <li>"[W]e never share [personal] information with advertisers, unless you ask us to." How our business works, Ex. 5 at 1.</li> <li>"We don't share information that personally identifies you with advertisers[.]" Google Privacy Policy, e.g., Ex. 15 at 5; Ex. 20 at 6.</li> </ul>	Google's Actions Google's promises with its actions: What Google Does Google shares Account Holders' personal information, including information that is tied to Account Holders' unique identifiers, with	
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administrators [3)] For external processing and [4)] For legal reasons[.]" <i>Google Privacy Policy, e.g.</i> , Ex. 15 at 11- 12; Ex. 20 at 11-12.	
"[R]emember, we never share any of this personal information with advertisers." <i>We do not sell your personal information to anyone.</i> , Ex. 23 at 2.	
"We don't sell your personal information to anyone." <i>How our business works</i> , Ex. 5 at 1.	
"We don't share information that personally identifies you with our advertising partners, such as your name or email, unless you ask us to share it." <i>Who are Google's</i> <i>Partners?</i> , Ex. 21 at 2.	While Google may not directly provide Account Holders' names or email, Google do share their unique identifiers, provides cooki matching services to assist in identification of Account Holders, and encourages Google R participants to store user lists and hashed key
"Without identifying you personally to advertisers or other third parties, we might use data that includes your searches and location, websites and apps that you've used, videos and ads you've seen, and basic information that you've given us, such as your age range and gender." <i>We do not sell</i> <i>your personal information to anyone.</i> , Ex. 23 at 1.	that enables them to reidentify Account Hold whose names and emails are known to participants.
"We give advertisers data about their ads' performance, but we do so without revealing any of your personal information. At every point in the process of showing you ads, we keep your personal information protected and private." <i>We do not sell your personal information to anyone.</i> , Ex. 23 at 1.	Google not only fails to protect personal information, but rather directly provides it to Google RTB participants and enables participants to de-anonymize personal information with cookie matching services.
"Privacy is personal, which makes it even more vital for companies to give people clear, individual choices around how their data is used." <i>Google's Sundar Pichai:</i> <i>Privacy Should Not Be a Luxury Good</i> , Ex. 25 at 1.	Google does not provide Account Holders w clear individual choices about how their data used; rather, Google provides misinformation and broken promises about user privacy and fails to disclose that Account Holders' person information is being sold on Google RTB.
"[P]rivacy cannot be a luxury good offered only to people who can afford to buy premium products and services. Privacy must be equally available to everyone in the world." <i>Google's Sundar Pichai: Privacy</i> <i>Should Not Be a Luxury Good</i> , Ex. 25 at 1.	Google does not make "privacy equally available." Instead, it targets its own Accoun Holders, making privacy unavailable to them subversively revealing their personal information thousands of times per second to millions of Google RTB participants. Only Google and Google RTB participants, not Account Holders, profit.

Case 5:21-cv-02155	Document 1	Filed 03/26/21	Page 58 of 118	

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1 2	"Advertisers can't use sensitive interest categories to target ads to users or to promote advertisers' products or services." <i>Personalized Advertising</i> , Ex. 22 at 2.	
3	"Personal hardships: Because we don't want	Coople menue Accord Halls in the time
4	ads to exploit the difficulties or struggles of	Google groups Account Holders into verticals and segments and facilitates targeted
5	users, we don't allow categories related to personal hardships." <i>Personalized</i>	advertising based on these verticals and segments, which include those related to
6	Advertising, Ex. 22 at 2.	personal hardships, like health issues (e.g., depression, eating disorders, infectious diseases, learning & developmental
7		disabilities), financial hardship (e.g., bankruptcy, debt collection & repossession,
8		short-term loans & cash), and difficult interpersonal circumstances (e.g., troubled
9		relationships, divorce & separation).
10	"Identity and belief: Because we want ads to reflect a user's interests rather than more	Google allows advertisers to target messages to Account Holders based on verticals and
11	personal interpretations of their fundamental identity, we don't allow	segments related to identity and belief, including religion (e.g., Judaism, Islam) and
12	categories related to identity and belief, some of which could also be used to	identity (e.g., lesbian, gay, bisexual & transgender).
13	stigmatize an individual." <i>Personalized</i> <i>Advertising</i> , Ex. 22 at 2.	transgender).
14	"Sexual interests: Because we understand	Google allows advertisers to target messages to
15	that sexual experiences and interests are inherently private, we don't allow	Account Holders based on verticals and segments related to sexual interests (e.g., sexual
16	categories related to sexual interests." Personalized Advertising, Ex. 22 at 2.	enhancement).
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# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 60 of 118

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	<ul> <li>can't be used by advertisers to target ads to users or promote advertisers' products or services":</li> <li>"Restricted drug terms [including] Prescription medications and information about prescription medications";</li> <li>"Personal hardships [including] health conditions, treatments, procedures, personal failings, struggles, or traumatic personal experiences";</li> <li>"Personal health content, which includes: []Physical or mental health conditions, including diseases, sexual health and chronic health conditions, which are health conditions that require long-term care or management[; and] Products, services, or procedures to treat or manage chronic health conditions, which includes over-the-counter medications and medical devices";</li> <li>"Relationships [including] Personal hardships with family, friends, or other interpersonal relationships";</li> <li>"Sexual orientation";</li> <li>"Personal race or ethnicity" and</li> </ul>	oogle allows advertisers to target messages to ccount Holders sorted by Google into erticals and segments related to verticals and egments related to the following categories and camples within each: <u>rescription medications</u> : Drugs & Medications <u>ersonal Hardships &amp; Personal Health Content</u> : IDS & HIV; Cancer; Eating Disorders; enetic Disorders; Infectious Diseases; eurological Conditions; Learning & evelopmental Disabilities; Autism Spectrum tisorders; Obesity; Skin Conditions; ounseling Services; Depression; Fertility; fale Impotence; Sexual Enhancement; exually Transmitted Diseases; Drug & lcohol Treatment; Steroids & Performance nhancing Drugs; Anxiety & Stress; ounseling Services; Drugs & Medications; roubled Relationships; Divorce & Separation; ankruptcy; Debt Collection & Repossession; hort-Term Loans & Cash <u>exual O</u> rientation: Lesbian, Gay, Bisexual & ransgender <u>ace/Ethnicity</u> : African-Americans; Arabs & fiddle Easterners; South Asians & Diaspora; outheast Asians & Pacific Islanders; Eastern uropeans; Native Americans; Jewish Culture; atinos & Latin-Americans <u>eligious Beliefs</u> : Buddhism; Christianity;
		induism; Islam; Judaism
19 20 21	Tersonalized Auverlisting, LX. 22 at 2-5.	onal Information Is a Serious Invasion of the
22	166. Article I, § 1 of the California Cor	stitution provides: "All people are by nature free
23	and independent and have inalienable rights. An	nong these are enjoying and defending life and
24	liberty, acquiring, possessing, and protecting	property, and pursuing and obtaining safety,
25	happiness, and privacy." The phrase "and privacy	
26	by California voters in 1972.	1
27		's constitution creates a right of action against
28	private entities. The principal purpose of this cons	
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#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 61 of 118

information gathering, use and dissemination by public and private entities, including computerstored and -generated dossiers and cradle-to-grave profiles on every American.

168. In its public statements, Google pays lip service to the need to protect the privacy of
Internet communications. For example, on June 6, 2016, a coalition of technology companies and
privacy advocates came together to oppose Congressional efforts to expand government
surveillance of online activities through the Senate's Intelligence Authorization Act for Fiscal Year
2017 and Senator Cornyn's proposed amendments to the ECPA.

8 169. The joint letter, signed by the ACLU, Amnesty International and others, was also 9 signed by Google. These organizations and companies argued (correctly) that obtaining sensitive 10 information about Americans' online activities without court oversight was an unacceptable 11 privacy harm because it "would paint an incredibly intimate picture of an individual's life" if it 12 included "browsing history, email metadata, location information, and the exact date and time a 13 person signs in or out of a particular online account."<sup>40</sup>

14 170. The letter further posited that the proposed online surveillance could "reveal details
15 about a person's political affiliation, medical conditions, religion, substance abuse history, sexual
16 orientation" and even physical movements. The letter concluded that online surveillance raises
17 "civil liberties and human rights concerns."

18 171. Google has publicly declared that non-consensual electronic surveillance is 19 "dishonest" behavior. For example, Google's Update to its "Enabling Dishonest Behavior Policy" 20 (effective August 11, 2020) restricted advertising for spyware and surveillance technology. The 21 updated policy purports to "prohibit the promotion of products or services that are marketed or 22 targeted with the express purpose of tracking or monitoring another person or their activities 23 without their authorization." Through this amendment, Google explicitly takes the position that 24 nonconsensual surveillance of "browsing history" is "dishonest behavior."<sup>41</sup>

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<sup>41</sup> <u>https://support.google.com/adspolicy/answer/9726908?hl=en&ref\_topic=29265</u>

 <sup>&</sup>lt;sup>40</sup> June 6, 2016 Joint Letter. Available at <u>http://www.ala.org/advocacy/sites/ala.org.advocacy/files/content/advleg/federallegislation/06-06-16%20Coalition%20Letter%20to%20Senators</u>
 27 %20in%20Opposition%20to%20Expansion%20of%20NSL%20Statute%20on%20ECTRs.pdf

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 62 of 118

172. Google has also publicly declared privacy to be a human right. In 2004, in a letter 1 from Google's founders to shareholders at the IPO (included with the Company's S-1 Registration 2 Statement filed with the SEC), Google declared its goal to "improve the lives of as many people as 3 possible."<sup>42</sup> This letter appears today on Google's website on a page touting the company's 4 commitment to be guided by "internationally recognized human rights standards," including 5 specifically the human rights enumerated in three documents: The Universal Declaration of Human 6 Rights (the "Universal Declaration"); the United Nations Guiding Principles on Business and 7 Human Rights (the "UN Principles"); and the Global Network Initiative Principles (the "GNI 8 Principles"). 9

173. These three documents establish that privacy is a human right and a violation of
privacy rights is a violation of human rights. The Universal Declaration declares that no one should
be subject to arbitrary interference with privacy, and even declares the right to the protection of
laws against such interference. Similarly, the UN Guiding Principles for business identify privacy
as a human right. The GNI Principles has an entire section dedicated to privacy that begins:
"Privacy is a human right and guarantor of human dignity. Privacy is important to maintaining
personal security, protecting identity and promoting freedom of expression in the digital age."<sup>43</sup>

17 174. Finally, although not mentioned on Google's website, in 1992 the United States
18 ratified the International Covenant on Civil and Political Rights, a human rights treaty that
19 guarantees privacy rights in Article 17.

20 21

# E. Google Faces Numerous Regulatory and Governmental Agency Investigations for RTB Privacy Concerns

175. In May 2019, the Irish Data Protection Commission opened an investigation into
Google RTB after receiving complaints from the Irish Council for Civil Liberties (ICCL) and other
groups about the disclosure of personal information in Google RTB. This investigation remains
ongoing.

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27 <sup>42</sup> <u>https://about.google/intl/ALL\_my/human-rights/</u>

28 <sup>43</sup> https://globalnetworkinitiative.org/gni-principles/

<ul> <li>investigation into the privacy risks associated with RTB exchanges, including Google RTB. In a</li> <li>June 2019 report published by the ICO, the organization noted the following concerns:<sup>44</sup> <ol> <li>Processing of non-special category data is taking place unlawfully at the point of collection due to the perception that legitimate interests can be used for placing and/or reading a cookie or other technology</li> <li>The profiles created about individuals are extremely detailed and are repeatedly shared among hundreds of organisations for any one bid request, all without the individuals' knowledge.</li> <li>Thousands of organisations are processing billions of bid requests in the UK each week with (at best) inconsistent application of adequate technical and organisational measures to secure the data in transit and ar rest, and with little or no consistent application of adequate technical and organisational measures to secure the data in transit and ar rest, and with little or no consistent in a to the requirements of data protection law about international transfers of personal data.</li> <li>There are similar inconsistencies about the application of data minimisation and retention controls.</li> <li>Individuals have no guarantees about the security of their personal data within the ecosystem.</li> <li>The ICO recently announced it would be reopening this investigation after temporarily suspending it to respond to the COVID-19 pandemic.<sup>45</sup> The ICO noted that in response to its ongoing investigation, Google "will remove content categories, and improve its process for auditing counterparties.<sup>44</sup> Despite these vague promises, Google has not stopped disclosing users' personal information.</li> <li>The Belgian Data Protection Commission likewise has opened an investigation into privacy risks on RTB exchanges. In October 2020, the Belgium privacy authority issued an internal report focusing on the onli</li></ol></li></ul>	1	176. The U.K.'s Information Commissioner's Office (ICO) has also opened an
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<ul> <li>7. Thousands of organisations are processing billions of bid requests in the UK each week with (at best) inconsistent application of adequate technical and organisational measures to secure the data in transit and at rest, and with little or no consideration as to the requirements of data protection law about international transfers of personal data.</li> <li>8. There are similar inconsistencies about the application of data minimisation and retention controls.</li> <li>9. Individuals have no guarantees about the security of their personal data within the ecosystem.</li> <li>177. The ICO recently announced it would be reopening this investigation after temporarily suspending it to respond to the COVID-19 pandemic.<sup>45</sup> The ICO noted that in response to its ongoing investigation, Google "will remove content categories, and improve its process for auditing counterparties.<sup>n46</sup> Despite these vague promises, Google has not stopped disclosing users' personal information.</li> <li>178. The Belgian Data Protection Commission likewise has opened an investigation into privacy risks on RTB exchanges. In October 2020, the Belgium privacy authority issued an internal report focusing on the online ad auctions and identifying as a core problem, how online-ad bidding</li> <li><sup>44</sup> Update report into adtech and real time bidding, Information Commissioner's Office, June 20, 2010, https://ico.org.uk/media/about-the-ico/documents/2615156/adtech-real-time-bidding-report- 201906-d1191220.pdf.</li> <li><sup>45</sup> Simon McDougall, <i>Adtech - the reform of real time bidding has started and will continue</i>, Jan. 17, 2020, https://ico.org.uk/about-the-ico/news-and-events/blog-adtech-the-reform-of-real-time- bidding-has-started/.</li> </ul>	7	are repeatedly shared among hundreds of organisations for any one
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- 58 - Case No.	20	
CLASS ACTION COMPLAINT		- 58 - Case No. CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 64 of 118

systems "collect personal data when a user hasn't consented to share it."<sup>47</sup> The report "also took issue with the collection of 'sensitive category' data about users—such as race, sexuality, health status or political leaning—without their consent."<sup>48</sup> This investigation is ongoing.<sup>49</sup>

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In addition, dozens of complaints have been filed by civil liberties groups against
Google and IAB over privacy abuses arising from real-time bidding. The list of countries where
these complaints have been filed with governmental regulators includes: Bulgaria, Croatia, Cyprus,
the Czech Republic, Estonia, France, Germany, Greece, Hungary, Luxembourg, Malta,
Netherlands, Poland, Portugal, Romania, and Spain.<sup>50</sup> Investigations regarding these complaints

180. Further, as detailed above, in a July 2020 letter, Senator Wyden and other members 10 of Congress urged the FTC to examine the privacy dangers of RTB exchanges. The letter explains 11 that "hundreds of participants in these auctions receive sensitive information about the potential 12 recipient of the ad-device identifiers and cookies, location data, IP addresses, and unique 13 demographic and biometric information such as age and gender. Hundreds of potential bidders 14 receive this information, even though only one—the auction winner—will use it to deliver an 15 advertisement." The Congressional letter further cites to Mobilewalla as an example, explaining 16 how Mobilewalla used bidstream data, location, and inferred race data to profile participants in 17 recent Black Lives Matter protests.<sup>51</sup> 18

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<sup>48</sup> Id.

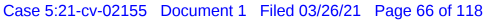
- <sup>50</sup> https://privacyinternational.org/examples/4349/cso-coalition-files-complaints-against-google and-iab-member-companies-six-eu-states; https://brave.com/rtb-updates/.
- 28 <sup>51</sup> Wyden FTC Letter.

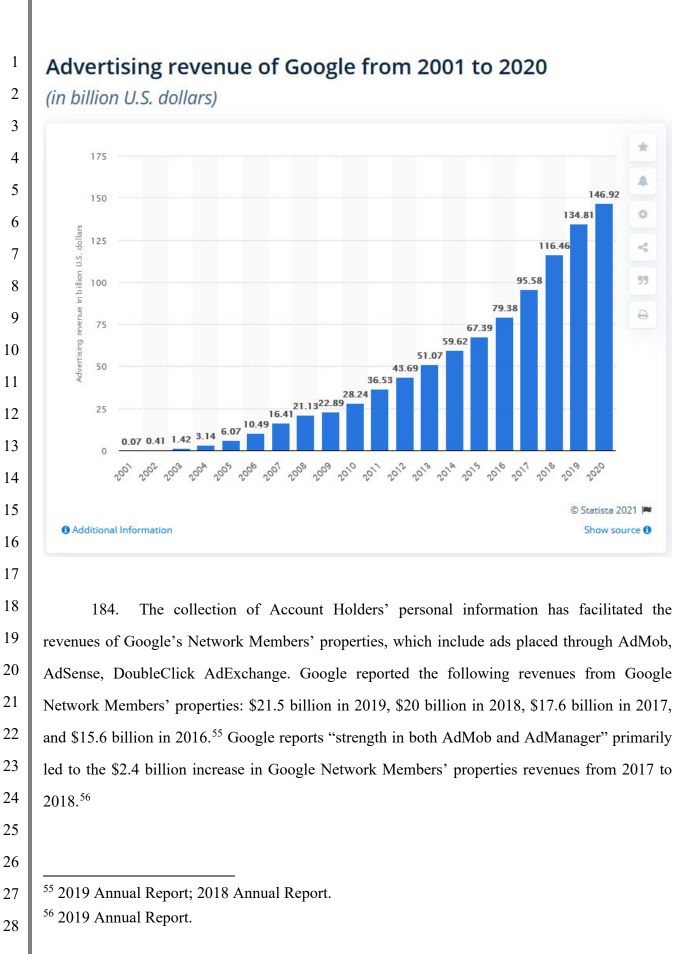
<sup>&</sup>lt;sup>47</sup> Patience Haggin and Sam Schechner, *European Regulator Turns Up Heat on Ad Tactics Used by Google and Rivals*, WSJ (Oct. 16, 2020) https://www.wsj.com/articles/european-regulator-turns-up-heat-on-ad-tactics-used-by-google-and-rivals-11602872300.

 <sup>&</sup>lt;sup>49</sup> Natasha Lomas, *Google and IAB adtech targeted with more RTB privacy complaints*,
 TechCrunch, Dec. 10, 2020, https://techcrunch.com/2020/12/10/google-and-iab-adtech-targeted-in-latest-batch-of-rtb-privacy-complaints/.

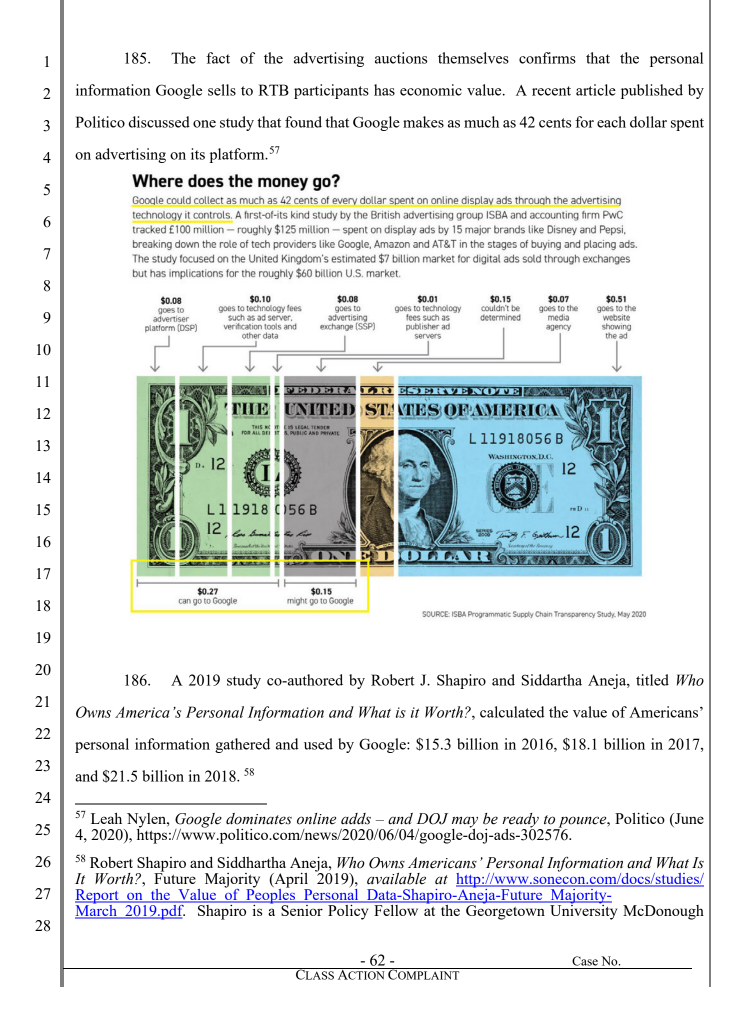
## Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 65 of 118

1	181. This growing list of governmental entities that have opened investigations into the
2	ad exchange process highlights the threat Account Holders face of their personal information being
3	collected through Google RTB.
4	F. Google Has Been Unjustly Enriched
	F. Google Has Been Unjustly Enriched 182. Google's \$1 trillion business was built entirely on monetizing the value of Internet users' personal information. 183. The value of Plaintiffs' personal information to Google is demonstrated in part by Google's advertisement revenue during the relevant time period. Google reported \$146.9 billion in advertising revenue in 2020, \$134.8 billion in 2019, \$116.3 billion in 2018, \$95.4 billion in 2017, and \$79.4 billion in 2016. <sup>52</sup> This translates to 83% of Google's total revenues in 2019, 85% in 2018, 86% in 2017 and 88% in 2016. <sup>53</sup> While not all of that value is unjustly derived from the specific information collected by Google here, some portion of it is. Shown graphically below, Google's annual advertising revenue has increased over five hundred percent since 2008. <sup>54</sup>
25	<sup>52</sup> 2018 Annual Report, Alphabet Inc. (Feb. 4, 2019), <u>https://www.sec.gov/Archives/edgar/data/</u> <u>1652044/000165204419000004/goog10-kq42018.htm</u> (hereinafter "2018 Annual Report").
26	<sup>53</sup> 2019 Annual Report, Alphabet Inc. (Feb. 3, 2020), https://www.sec.gov/Archives/edgar/ data/1652044/000165204420000008/goog10-k2019.htm (hereinafter "2019 Annual Report"); 2018 Annual Report
27 28	2018 Annual Report. <sup>54</sup> J. Clement, <i>Advertising revenue of Google from 2001 to 2019</i> , statista (Feb. 5, 2020), https://www.statista.com/statistics/266249/advertising-revenue-of-google/.
	- 60 - Case No. CLASS ACTION COMPLAINT





#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 67 of 118



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# Table 1. The Value of Americans' Personal Information Gathered and Used byMajor Internet Platforms, Data Brokers, Credit Card and Healthcare Data Companies2016-2018 (\$ billions)

Platform	2016	2017	2018	Increase
	Major	Internet Platform	ns	
Google	\$15,303.6	\$18,132.4	\$21,453.5	40.2%
Facebook	\$6,432.4	\$9,344.4	\$11,882.0	84.7%
Amazon	\$582.4	\$920.4	\$2,397.2	311.6%
Microsoft	\$1,736.8	\$1,944.8	\$2,339.4	34.7%
Oath (Verizon)	\$1,830.4	\$1,872.0	\$1,917.8	4.8%
Twitter	\$707.2	\$608.4	\$728.2	2.9%
Other	\$10,951.2	\$14,180.4	\$17,045.7	55.7%
Subtotal	\$37,544.0	\$47,002.8	\$57,763.9	53.9%
		or Data Brokers		
Axciom	\$804.0	\$824.6	\$1,053.0	31.0%
CoreLogic	\$1,755.9	\$1,664.7	\$1,650.5	- 6.0%
Epsilon	\$2,062.4	\$2,174.3	\$2,080.2	0.08%
Equifax	\$1,938.7	\$2,026.9	\$2,066.4	6.6%
Experian	\$2,412.5	\$2,597.5	\$3,070.7	27.3%
FICO	\$572.9	\$596.6	\$681.4	18.9%
Harte-Hanks	\$348.6	\$330.9	\$249.8	28.3%
RELX	\$1,910.3	\$1,973.6	\$2,061.9	7.9%
Transunion	\$1,452.2	\$1,636.2	\$1,934.3	33.2%
Subtotal	\$13,257.6	\$13,825.3	\$14,848.2	12.0%
		edit Card Firms		THE CONTRACT
MasterCard	\$1,010.1	\$1,185.4	\$1,418.1	40.4%
American Express	\$238.2	\$279.6	\$334.5	40.4%
Subtotal	\$1,248.3	\$1,465.0	\$1,752.6	40.4%
		thcare Data Firm		270.00/
IQVIA	\$443.4	\$1,478.1	\$1,681.5	379.2%
TOTAL	\$52,493.3	\$63,771.2	\$76,046.2	44.9%
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ool of Business and, a nmerce for Economic At	— mong other pa ffairs under Pre	st positions, se sident Clinton.	erved as the U.	S. Under-Se
ool of Business and, a merce for Economic At	ffairs under Pre	st positions, se sident Clinton. <u>- 63 -</u> TTION COMPLAIN		S. Under-So Case No.

107 0	having and Appin	furth on and i stad	that Americana'	nonconal informatic	
187. S	mapiro and Aneja	further predicted	that Americans	personal information	m gai
and used by Goo	ogle would be wo	rth \$30.1 billion i	n 2020, and \$42.	2 billion in 2022.	
-	-				
				Gathered and Used I	
Major In	ternet Platforms, l	Data Brokers, Cre 2020 and 2022		thcare Data Compar	nies
	Platform	2018	2020	2022	
	1 metor m	Major Internet			
G	oogle	\$21,453.5	\$30,077.2	\$42,167.3	
	acebook	\$11,882.0	\$21,948.6	\$40,543.7	
	mazon	\$2,397.2	\$9,867.1	\$40,613.5	
Μ	icrosoft	\$2,339.4	\$3,151.9	\$4,246.6	
0	ath (Verizon)	\$1,917.8	\$2,010.4	\$2,107.5	
Т	witter	\$728.2	\$749.7	\$771.7	
0	ther	\$17,045.7	\$26,531.7	\$41,296.8	
	Subtotal	\$57,763.9	\$94,336.5	\$171,747.1	
		Major Data			
	xciom	\$1,053.0	\$1,379.1	\$1,806.2	
	oreLogic	\$1,650.5	\$1,551.4	\$1,458.3	
	osilon	\$2,080.2	\$2,098.2	\$2,116.3	
	quifax	\$2,066.4	\$2,202.5	\$2,347.6	
	kperian	\$3,070.7	\$3,908.5	\$4,974.8	
	CO	\$681.4	\$810.5	\$963.9	
	arte-Hanks	\$249.8 \$2.061.0	\$179.0	\$128.3 \$2,402.2	
	ELX ransunion	\$2,061.9 \$1,934.3	\$2,225.5	\$2,402.2 \$2,421.8	
1	Subtotal	\$1,954.5 \$14,848.2	\$2,576.5 <b>\$16,933.1</b>	\$3,431.8 <b>\$19,629.3</b>	
	Subtotal	Credit Car		\$19,029.5	
M	asterCard	\$1,418.1	\$1,991.0	\$2,795.3	
	merican Express	\$334.5	\$469.6	\$659.3	
	Subtotal	\$1,752.6	\$2,460.6	\$3,454.5	
		Healthcare D			
I	QVIA	\$1,681.5	\$2,177.6	\$2,820.1	
	TOTAL	\$76,046.2	\$115,907.8	\$197,651.1	
Cooperation and	'he intergovernm d Development ('	ental economic 'OECD") has iss	organization the ued numerous p	Organization for ublications discussi	ing h
		0	•	For example, as ear	•
the OECD publ	isned a paper tit	lea Exploring th	he Economics of	Personal Data: A	Surv
Methodologies	for Measuring N	Ionetary Value"	<sup>59</sup> More recently	y, the OECD issue	ed a
		Tonetary Variae.	More recent.		ou u
	Digital Econor			logies for Measuring r. 2, 2013), http://	
		- 64 - Class Action Co		Case No.	

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 70 of 118

recognizing that data is a key competitive input not only in the digital economy but in all markets: "Big data now represents a core economic asset that can create significant competitive advantage for firms and drive innovation and growth."<sup>60</sup>

189. The Google RTB relies on the disclosure of sufficiently detailed personal 4 information so that bidders can be confident their ads are purchased for the right Account Holders, 5 so that the ads are likelier to be effective. Without personal information, Google RTB would not 6 provide sufficient information for bidders to make an informed bid, and prices for the bids would 7 be lower. 8

190. There is also a market incentive for companies to participate in an RTB system 9 solely for the purpose of compiling consumer data for further sale, even if those companies have 10no intention of placing advertisements. This is because mere participation in an RTB enables 11 participants to receive Account Holders' personal information even if they never prevail on, or even 12 submit, a bid. Participants can thus harvest information through an RTB and can resell it to make 13 money. 14

191. In her book The Age of Surveillance Capitalism, Harvard Business School Professor 15 Shoshana Zuboff notes Google's early success monetizing account holder data prompted large 16 corporations like Verizon, AT&T and Comcast to transform their business models from fee for 17 services provided to customers to monetizing their users' data—including user data that is not 18 necessary for product or service use, which she refers to as "behavioral surplus."<sup>61</sup> In essence, 19 Professor Zuboff explains that revenue from user data pervades every economic transaction in the 20 modern economy. These revenues reveal that there is a market for this data. Data generated by 21 users on Google's platform has economic value. 22

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192. While the economic value of user data was discovered and leveraged by corporations who pioneered the methods of its extraction, analysis, and use, user data can also have 24 economic value to user themselves. Market exchanges have sprung up where individual users like 25

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<sup>60</sup> Supporting Investment in Knowledge Capital, Growth and Innovation, OECD, at 319 (Oct. 13, 2013), https://www.oecd-ilibrary.org/industry-and-services/supporting-investment-in-knowledge-27 capital-growth-and-innovation 9789264193307-en.

28 <sup>61</sup> Shoshana Zuboff, The Age of Surveillance Capitalism 166 (2019).

### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 71 of 118

1	Plaintiffs herein can sell or monetize their own data. For example, Nielsen Computer and Mobile							
2	Panel pays certain users for their data. <sup>62</sup> Facebook has launched apps that pay users for their data							
3	directly. <sup>63</sup> Likewise, apps such as Zynn, a TikTok competitor, pay users to sign up and interact with							
4	the app. <sup>64</sup>							
5	193. Indeed, Google once paid users to track their online behaviors:							
6	Google is building an opt-in user panel that will track and analyze							
7	people's online behaviors via an extension to its Chrome browser, called Screenwise. Users that install the plug-in will have the							
8	websites they visit and the ways in which they interact with them recorded, and they will then be paid with Amazon gift cards worth up to \$25 a year in return. <sup>65</sup>							
9	up to \$25 a year in return. <sup>55</sup>							
10	194. There are other markets for users' personal information. One study by content							
11	marketing agency Fractl has found that an individual's online identity, including hacked financial							
12	accounts, can be sold for \$1,200 on the dark web. <sup>66</sup> These rates are assumed to be discounted							
13	because they do not operate in competitive markets, but rather, in an illegal marketplace. If a							
14	criminal can sell other users' content, the implication is that there is a market for users to sell their							
15	own data.							
16	195. As Professors Acquisti, Taylor and Wagman relayed in their 2016 article "The							
17	Economics of Privacy," published in the Journal of Economic Literature:							
18	Such vast amounts of collected data have obvious and substantial							
19	economic value. Individuals' traits and attributes (such as a person's							
20	<sup>62</sup> Kevin Mercadante, <i>Ten Apps for Selling Your Data for Cash</i> , Best Wallet Hacks (March 16, 2021), https://wallethacks.com/apps-for-selling-your-data/.							
21	<ul> <li><sup>63</sup> Saheli Roy Choudhury and Ryan Browne, <i>Facebook pays teens to install an app that could</i></li> </ul>							
22	<i>collect all kinds of data</i> , CNBC (Jan. 30, 2019), https://www.cnbc.com/2019/01/29/Facebook-paying-users-to-install-app-to-collect-data-techcrunch.html							
23	<sup>64</sup> Jacob Kastrenakes, A New TikTok Clone hit the top of the App Store by Paying users to watch							
24	<i>videos</i> , The Verge (May 29, 2020), https://www.theverge.com/2020/5/29/21274994/zynn-tiktok- clone-pay-watch-videos-kuaishou-bytedance-rival.							
25	<sup>65</sup> Jack Marshall, <i>Google Pays Users for Browsing Data</i> , DigiDay (Feb. 10, 2012),							
26	https://digiday.com/media/google-pays-users-for-browsing-data/.							
27	<sup>66</sup> Maria LaMagna, <i>The sad truth about how much your Facebook data is worth on the dark web</i> , MarketWatch (June 6, 2018), https://www.marketwatch.com/story/spooked-by-the-Google-							
28	privacy-violations-this-is-how-much-your-personal-data-is-worth-on-the-dark-web-2018-03-20.							
	- 66 - Case No. CLASS ACTION COMPLAINT							

Cas	se 5:2	1-cv-02155 Document 1 Filed 03/26/21 Page 72 of 118
		age, address, gender, income, preferences, and reservation prices, but also her clickthroughs, comments posted online, photos uploaded to social media, and so forth) are increasingly regarded as business assets that can be used to target services or offers, provide relevant advertising, or be traded with other parties. <sup>67</sup>
1	96.	While the exact value of users' personal information in this action will be a matter
for expe	ert det	termination, it is clear that Google has been unjustly enriched by the practices
describe	d here	ein.
0	<b>J.</b>	Plaintiffs' Personal Information is Property Under California Law
1	.97.	Property is the right of any person to possess, use, enjoy, or dispose of a thing,
including	g intaı	ngible things such as data or communications.
1	98.	California courts have recognized the lost "property value" of personal information,
thus Pla	intiffs	and Account Holders have a property interest in their own data and personal
informat	tion.	
1	99.	Accordingly, personal information, including websites visited by Plaintiffs and
Account	Hold	ers, is property under California law.
2	200.	Property includes intangible data, including the very specific data at issue here that
Google i	is taki	ng despite promising Plaintiffs and Account Holders it would not do so-personal
informat	tion in	cluding Internet communications history and personally identifiable information.
2	201.	Recent changes in California law have confirmed that individuals have a property
interest i	in the	ir information. In 2018, California enacted the California Consumer Privacy Act.
Among	other	provisions, the CCPA permits businesses to purchase consumer information from
consume	ers the	emselves (Cal. Civ. Code § 1798.125(b)(1)) and permits businesses to assess and
appraise	– i.e.,	, to place a monetary value on – consumer data (Cal. Civ. Code §1798.125(a)(2)).
2	202.	Just last year, Californians passed Proposition 24, the California Privacy Rights Act.
In the Ca	aliforr	nia General Election Voter Guide, proponents of Proposition 24 made their case for
the law l	by not	ting specifically that companies use personal information such as a user's location:
Literatur	re 2	Acquisti, Curtis Taylor, and Liad Wagman, <i>The Economics of Privacy</i> , 54 J. of Econ. 2, at 444 (June 2016), https://www.heinz.cmu.edu/~acquisti/papers/ rWagman-JEL-2016.pdf.
		- 67 - Case No. CLASS ACTION COMPLAINT
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#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 73 of 118

"Giant corporations make billions buying and selling our personal information – apps, phones, and cars sell your location constantly."<sup>68</sup> Among other things, passage of the CPRA foreclosed the ability of companies like Google to evade the CCPA by contending they were "sharing," and not "selling," users' personal information. Specifically, the CPRA clarified that the provisions protecting users' data apply equally whether defines its activities as "selling" or "sharing" data. CPRA § 9(a); *see id.* § 4(d)(2) (providing that "service providers" have the same data protection obligations as contractors and third parties).

8 203. Taking Plaintiffs' and Account Holders' personal information without authorization 9 is larceny under California law regardless of whether and to what extent Google monetized the 10 data, and Plaintiffs and Account Holders have a right to disgorgement and/or restitution damages 11 for the value of the stolen data.

204. Plaintiffs and Account Holders have also suffered benefit of the bargain damages,
in that Google shared and sold more data than the parties agreed would be permitted. Those benefit
of the bargain damages also include, but are not limited to, (i) loss of the promised benefits of their
Google experience; (ii) out-of-pocket costs; and (iii) loss of control over property which has
marketable value.

17 205. In addition, when Plaintiffs and Account Holders became Account Holders, they
18 gained access to Google's various services in exchange for agreeing to Terms of Service that
19 Google drafted. Those terms assured them that Google would not share or sell their personal
20 information without authorization. Now that Google has sold the data without authorization,
21 Plaintiffs and Account Holders are entitled to disgorgement of all such ill-gotten gains.

22 206. Data brokers and online marketers have developed sophisticated schemes for
23 assessing the value of certain kinds of data, as discussed above. Experts in the field have identified
24 specific values to assign to certain kinds of activity.

25 207. While Plaintiffs and Account Holders largely knew that Google generates revenue
 26 from business by selling advertising directed at them, it was a material term of the bargain that

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<sup>68</sup> California General Election Voter Guide, Proposition 24.

Case No.

Plaintiffs' and Account Holders' personal information would not be shared by Google with third 1 parties. 2

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208. Google did not honor the terms of this bargain.

209. When Google shared and sold Plaintiffs' and Account Holders' personal 4 information, it received direct benefits of payments from those authorized bidders that paid for advertisements based on the personal information.

210. As Google shared and sold Plaintiffs' and Account Holders' personal information 7 beyond that to which Plaintiffs and Account Holders had agreed, Plaintiffs and Account Holders 8 were denied the benefit of a Google experience where they were promised the right to determine 9 the terms and scope of their content and personal information sharing and sale. Thus, through 10Google's sharing of Plaintiffs' and Account Holders' personal information with hundreds of 11 different third parties, Plaintiffs and Account Holders lost benefits. 12

211. In order to preserve their privacy, Plaintiffs who now understand at least some of 13 Google's violations-and there remains much to be revealed about Google's actual activities-are 14 presented with the choice of: (i) reducing or ending their participation with Google; or (ii) 15 knowingly accepting less privacy than they were promised. Each of these options deprives Plaintiffs 16 and Account Holders of the remaining benefits of their original bargain. There is no option which 17 recovers it. None of it recaptures the data taken in violation of Google's promises. 18

212. Further, Plaintiffs and Account Holders were denied the benefit of knowledge that 19 their personal information was being shared by Google. Therefore, they were unable to mitigate 20 harms they incurred because of Google's impermissible sharing and sale of their personal 21 information to hundreds of third parties. That is, Google's lack of transparency prevented and still 22 prevents Plaintiffs' and Account Holders' ability to mitigate. 23

213. Google knew that it was sharing and selling Plaintiffs' and Account Holders' 24 personal information in violation of its express promises. Yet, Google failed to warn Plaintiffs and 25 Account Holders so that they could take steps to attempt to avoid exposing their personal 26 information. 27

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 75 of 118

214. Google also knew that it was not possible for Plaintiffs and Account Holders to use Google without Google sharing or selling their personal information.

3 215. Google avoided costs it should have incurred because of its own actions—
4 particularly the loss of user engagement which would have resulted from transparent disclosure of
5 Google's actions—and transferred those costs to Plaintiffs and Account Holders. Warning users
6 would have chilled Internet engagement as well as discouraged potential new users from joining.

7 216. Google was thus not only able to evade or defer these costs but to continue to accrue 8 value for the Company and to further benefit from the delay due to the time value of money. Google 9 has thus transferred all the costs imposed by the unauthorized disclosure of users' content and 10 personal information onto Plaintiffs and Account Holders. Google increased the cost to Plaintiffs 11 and Account Holders of mitigating such unauthorized disclosures by failing to notify them that 12 their personal information had been disclosed so that they could take steps to minimize their 13 exposure on the browser.

14 217. In addition, Plaintiffs and Account Holders have also suffered from the diminished
15 loss of use of their own personal information, property which has both personal and economic value
16 to them.

17 218. Plaintiffs' and Account Holders' personal information has value. First, there is
18 transactional, or barter, value to user content and personal information. Indeed, Google has sold the
19 data to other companies – all the while promising users that it would not do so.

20 219. Second, Plaintiffs' and Account Holders' property, which has economic value, was 21 taken from them without their consent and in contradiction of Google's express promise not to 22 share or sell it to others. There is a market for this data, and it has at minimum a value greater than 23 zero.

24 220. Plaintiffs and Account Holders were harmed when Google took their property under
25 false pretenses and exerted exclusive control over it, sharing it with and selling it to others without
26 Plaintiffs' and Account Holders' knowledge or authorization.

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1	H. Google's False Privacy Promises are Market-Tested
2	221. Public polling on Internet tracking has consistently revealed that the overwhelming
3	majority of Americans – 93% – believe it is important or very important to be "in control of who
4	can get information" about them; to not be tracked without their consent; and to be in "control[] of
5	what information is collected about [them]."69
6	222. Google has conducted its own research on the topic and understands that consumers
7	are more likely to trust an Internet company when they believe the company has told them
8	everything about its business practices and when the consumers believe they have control over how
9	the Internet company uses their information.
10	223. In 2016, Google researcher Martin Ortlieb explained the following in a published
11	research paper titled "Sensitivity of personal data items in different online contexts": <sup>70</sup>
12 13	a. "[I]nternet users are reluctant to share personal data items if it is not consciously perceived to be necessary to the primary function of the service;"
14 15	b. If the outcome of their Internet activity "can be achieved by sharing only the mandatory data required for that interaction, they do not want to share more."
16	c. For search providers, like Google, "users do not see a reason, or reasons, for sharing personal data items with a search provider as readily as with social networks and online retailers."
17 18 19	d. "In general, Internet users prefer to keep their online engagement separate – or at least separable – to their real world identity. In other words, they want to keep their personal identity and their virtual identities as disconnected as possible."
20	e. "Providing re-assurances on the security and secondary use of personal data can help allay these fears."
21 22	f. "[A]llowing users control over their digital identity will be key to engaging them at a deeper level."
23	
24	
25 26	<sup>69</sup> https://www.pewresearch.org/internet/2015/05/20/americans-views-about-data-collection-and-security/
20 27 28	<ul> <li><sup>70</sup> Martin Ortlieb and Ryan Garner, Sensitivity of personal data items in different online contexts, De Gruyter Oldenbourg (June 3, 2016) available at https://www.degruyter.com/document/doi/10.1515/itit-2016-0016/html (Last Visited Feb. 1, 2021).</li> </ul>
	- 71 - Case No. CLASS ACTION COMPLAINT

I	Case 5:22	1-cv-0215	5 Document 1	Filed 03/26	6/21 F	Page 77 of 1	.18
1		acc					internet behavior and sensitive in all context
2 3		aw		heir service w	ill cons	sider such da	sively they have to be ta sensitive as privacy
4 5			he biggest factor mario is trust."	reducing the	level o	of data sensi	tivity in each context
6 7		thr sur	ough positive out	tcomes (releva ear communic	ant with cation),	h clear benet and control	ms, can be generated fits), transparency (no (allowing the user to
8 9	224.	In another	paper, Google re	searchers expl	ained:7	71	
10		In order to	increase users' co	omfort, firs	st-party	companies	should
11		greater tra	re comprehensive nsparency (i.e., v ore control over	what and how	v data i	is used or sh	nared),
12		intuitive s	ettings and an op mization before i	t-in approach)	) and c		
13 14	225.	In yet anot	her paper, Googl	e researchers e	explain	ed: <sup>72</sup>	
15 16		inf		eel that they h	ave ov		nore likely to share ledge of personal data
17			trust is establish ine and vice vers		ch mea	ans, users are	e ready to share more
18 19		ava					tual behavioral traces ducing experience for
20 21		app		ived, users w			soon as this becomes ontrol or go to places
22 23							
24							
25	Data Combina	ition and ,	Sharing Across S	Services and	Сотра	nies, CHI C	"-Attitudes Towards onference on Human
26		n Co org/doi/pdf	mputing Sy 710.1145/285803	vstems (1 6.2858432 (La	May ast Visi	2016), ted Feb. 1, 2	available at 021).
27 28	<sup>72</sup> Martin Ortli Extended Abst	eb, et al., racts on Hu	<i>Trust, Transpare</i> uman Factors in C	ncy & Contro Computing Sys	ol in In stems (	<i>ferred User</i> April 2014).	Interest Models, CHI
			CLASS A	- 72 - ction Compla	JNT		Case No.

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 78 of 118
1 2	e. "Recent research also shows that technologies that make individuals feel more in control over the release of personal information may have the unintended consequence of eliciting greater disclosure of sensitive information."
3 4	f. "The concept of trust is an extensively studied concept [T]rust is a social mechanism for reducing complexity. Transposing this to the world of products we could argue that the cumulative experience with a product or brand leads to confidence. In the realm of online services this could mean
5 6	confidence in a company's practices such as never selling personal data to any third party."
7	226. Google's research into the value of trust highlights its knowledge of the importance
8	of deceiving Account Holders by giving them the illusion of safety and control over their own data.
9	Google's privacy disclosures reflect this market research by providing Account Holders
10	information to put them at ease. But, as alleged herein, the privacy disclosures are contradicted by
11	the Company's practices.
12	I. Fraudulent Concealment and Tolling
13	227. All applicable statutes of limitation have been tolled by Google's knowing and
14	active fraudulent concealment and denial of the facts alleged herein through the time period relevant
15	to this action.
16	228. Plaintiffs and Account Holders were not informed anywhere in the Terms of Service
17	that Google's advertising services would disclose their personal information; that Google has used
18	their personal information to associate them into verticals and segments that it discloses in the RTB
19	bidding process and/or makes available to participants in that process; that Google enables
20	participants to re-identify Plaintiffs and Account Holders by saving and storing keys that
21	reassociate Plaintiffs' and Account Holders' unique identifiers across platforms and devices; or that
22	Google provides Google RTB participants with cookies that enable them to match information
23	provided by Google during the RTB bidding process with information the participants already have
24	on individuals, including their names and email addresses.
25	229. Google chooses not to disclose this information precisely because doing so might
26	chill user engagement.
27	230. Google continues to conceal this information.
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	- 73 - Case No. CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 79 of 118

1 231. An average consumer could not reasonably be expected to know or understand how 2 Google is using their data. The developer pages cited herein, while available on the web, are not 3 easily understandable to the average person, and even they do not fully reveal the extent of Google's 4 actions. Indeed, Plaintiffs' counsel had to retain experts to begin to understand Google's practices 5 at issue in this Complaint.

6 232. Despite reasonable diligence on their part, Plaintiffs remained ignorant of the factual
7 bases for their claims for relief. Google's withholding of material facts concealed the claims alleged
8 herein and tolled all applicable statutes of limitation.

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V.

#### CLASS ACTION ALLEGATIONS

233. This is a class action pursuant to Rules 23(a), (b)(2), and (b)(3) (or, alternatively,
23(c)(4)) of the Federal Rules of Civil Procedure on behalf of a Class of all persons residing in the
United States with a Google Account who used the Internet on or after Google began using RTB
in a manner that disclosed Account Holders' personal information.

14 234. Excluded from the Class are the Court, Defendant and its officers, directors,
15 employees, affiliates, legal representatives, predecessors, successors and assigns, and any entity in
16 which any of them have a controlling interest.

17 235. The members of the Class are so numerous that joinder of all members is18 impracticable.

19 236. Common questions of law and fact exist as to all members of the Class and
20 predominate over any questions affecting solely individual members of the Class. The questions of
21 law and fact common to the Class include:

- a. Whether Google promised not to share personal information with others;
- b. Whether Google promised not to sell personal information to others;
- c. Whether Google shared Account Holder personal information with others;
- d. Whether Google sold Account Holder personal information to others;
  - e. Whether Google was authorized to disclose Account Holder personal information to others;
- f. Whether Google was authorized to sell Account Holder personal information to others;

	Case 5:	21-cv-C	2155 Document 1 Filed 03/26/21 Pag	e 80 of 118
1		g.	Whether Google breached its contract with A	Account Holders;
2		h.	Whether Account Holders' Personal Inform Google;	nation was improperly sold by
3		i.	Whether Google was unjustly enriched by the Holders' personal information;	e unauthorized sales of Account
4		j.	Whether Google's actions would be highly o	ffensive to a reasonable person;
5		k.	Whether Google's actions breached the duty	of good faith and fair dealing;
6		1.	Whether Google's actions violated the California	ornia Unfair Competition Law;
7 8		m.	Whether Google's actions violated Article Constitution;	I, Section 1 of the California
9		n.	Whether Google's actions violated the California	ornia Invasion of Privacy Act;
10		0.	Whether Google's actions violated the Elect Act;	ronic Communications Privacy
11		p.	Whether Google's actions violated the Video	Privacy Protection Act;
12		q.	Whether and the extent to which injunctive r	elief is appropriate.
13	237.	Diaint	iffe' aloing are tunical of the aloing of other (	Class Mombars, as all mombars
14			iffs' claims are typical of the claims of other (	
15			milarly affected by Google's wrongful cond	uct in violation of federal and
16			nplained of herein.	
17	238.	Plaint	iffs will fairly and adequately protect the intere	ests of the members of the Class
18	and have reta	ined co	ounsel that is competent and experienced in c	lass action litigation. Plaintiffs
19	have no inter-	est that	conflicts with or is otherwise antagonistic to	the interests of the other Class
20	Members.			
21	239.	A clas	ss action is superior to all other available me	thods for the fair and efficient
22	adjudication of	of this c	ontroversy since joinder of all members is imp	practicable. Furthermore, as the
23	damages indiv	vidual C	Class and Subclass members have suffered may	be relatively small, the expense
24	and burden o	f indivi	dual litigation make it impossible for member	rs of the Class and Subclass to
25	individually r	edress t	he wrongs done to them.	
26	240.	There	will be no difficulty in management of this ac	tion as a class action.
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28				
			- 75 - Class Action Complaint	Case No.

	Jase 5.	21-cv-02155 Document 1 Filed 03/26/21 Page 81 of 118
VI.	COU	INTS
		COUNT ONE: BREACH OF CONTRACT
	241.	Plaintiffs hereby incorporate all other paragraphs as if fully stated herein.
	242.	Google's relationship with its account holders is governed by the Google Tern
Servi	ce.	
	243.	Since March 31, 2020, the Google Terms of Service incorporated by reference
docur	nent titl	led "How our business works."
	244.	Through these documents, Google tells account holders: <sup>73</sup>
		a. "We don't sell your personal information to anyone."
		b. "[W]e never sell your personal information to anyone[.]"
		c. "Advertisers do not pay us for personal information, such as your nam email, and we never share that information with advertisers, <u>unless you us to [hyperlink]</u> ." <i>Id</i> .
		d. "We also never use your emails, documents, photos, or sensitive informa like race, religion, or sexual orientation, to personalize ads to you."
		e. "We share reports with our advertisers but we do so without revea any of your personal information."
		f. "At every point in the process of showing you ads, we keep your person information protected with <u>industry-leading security technolo</u> [hyperlink]."
		g. "When you use our products you trust us with your personal informat That's why we never sell your personal information."
	245.	Since at least May 25, 2018, the Google Privacy Policy has also told account
holde	rs:	
		a. "We don't share information that personally identifies you advertisers[.]" <i>E.g.</i> , Ex. 12 at 5; Ex. 15 at 5.
		b. "We don't show you personalized ads based on <u>sensitive catego</u> [hyperlink], such as race, religion, sexual orientation, or health." <i>E.g.</i> , 12 at 5; Ex. 15 at 5.
<sup>73</sup> Ex.	5 at 1-2	2.
		- 76 - Case No. CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 82 of 118
1 2 3	c. Google's Privacy Policy includes a definition of "sensitive categories" that promises: "We don't use topics or show personalized ads based on sensitive categories like race, religion, sexual orientation, or health. And we <u>require</u> the same from advertisers [hyperlink] that use our services." <i>E.g.</i> , Ex. 12 at 21; Ex. 15 at 22.
4	246. Moreover, since at least March 1, 2012, the Privacy Policy has promised, "We do
5	not share your personal information with companies, organizations, or individuals outside of
6	Google[.]" E.g., Ex. 15 at 11. The Privacy Policy identifies four exceptions to this promise, none
7	of which applies to the allegations herein. <sup>74</sup>
8	247. Prior to May 2018, Account Holders who created a Google Account were required
9	to agree to both the Terms of Service and the Privacy Policy.
10	248. From May 2018 to March 31, 2020, while Account Holders were required to agree
11	to only the Terms of Service, the Google Account creation process included a link to the Privacy
12	Policy as a guide to how Google would "process your information."
13	249. The Terms of Service expressly adopt California substantive law, including
14	California's definition of personal information.
15	250. Plaintiffs and Class Members accepted Google's offer, have fulfilled their
16	obligations under the contract, and are not in breach of contract.
17	251. Google has breached and continues to breach its contractual promise to maintain the
18	privacy of Account Holders' personal information by selling and sharing Plaintiffs' and Class
19	Members' personal information through Google RTB.
20	252. As a result of Google's breach of its contractual obligations, Google was able to
21	obtain the personal property of Plaintiffs and Class Members, earn unjust profits, and cause privacy
22	injury and other consequential damages.
23	253. Plaintiffs and Class Members did not receive the benefit of the bargain for which
24	they contracted and for which they paid valuable consideration in the form of certain personal
25	
26	<sup>74</sup> The four exceptions in Google's Privacy Policy state that Google may share personal information
27	with companies, organizations, and individuals outside Google: (1) with the Account Holder's consent; (2) with domain administrators; (3) for external processing; and (4) for legal reasons. See,
28	<i>e.g.</i> , Ex. 15 at 11-12.
	- 77 - Case No. CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 83 of 118

information they agreed to share. As alleged above, this personal information has ascertainable
 value to be proven at trial.

3 254. As a result of Google's breach of its contractual promises, Plaintiffs and Class
4 Members are entitled to recover benefit of the bargain damages, unjust enrichment, and nominal
5 damages.

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#### COUNT TWO: BREACH OF THE IMPLIED COVENANT OF GOOD FAITH AND FAIR DEALING

255. Plaintiffs hereby incorporate all other paragraphs as if fully stated herein.

256. Every contract imposes upon each party a duty of good faith and fair dealing in its performance and enforcement.

257. In dealings between Google, Plaintiffs and Class Members, Google is invested with
 discretionary power affecting the rights of its Account Holders.

258. The terms of Google's contract with Account Holders purport to respect and protect
 Account Holders' privacy and expressly promise not to sell or share their personal information.
 Google not only violated these contractual promises, it frustrated the purpose of those terms by
 specifically and repeatedly selling and sharing Account Holders' data through its RTB process.

Moreover, Google made statements concerning the purported privacy of Account
 Holder data outside of the specific confines of the contracts it drafted and required Account Holders
 to enter. By explicitly violating these extra-contractual terms and thereby acting in bad faith,
 Google violated the implied covenant of good faith and fair dealing.

260. On the "How our business works" webpage, Google promises, "[W]hen you use our products you trust us with your personal information. That's why we never sell your personal information and why we give you powerful privacy controls." Ex. 5 at 2.

261. On Google's "Who are Google's Partners" webpage,

a. Google states: "We don't share information that personally identifies you with our advertising partners, such as your name or email, unless you ask us to share it." Ex. 21 at 2.

I	Case 5:	21-cv-C	02155 Document 1	Filed 03/26/21	Page 84 of 118
1 2 3		b.	personally identifiabl use Google sites and	e information abo 1 apps," without om it shares pers	it permits to "collect or receive non- out your browser or device when you disclosing the hundreds of auction conal information, including highly-
4	262.	On Go	oogle's "Personalized A	Advertising" webp	bage, Google states:
5		a.			st categories to target ads to users or
6			to promote advertiser	1	
7		b.			want ads to exploit the difficulties or gories related to personal hardships."
8		c.			ads to reflect a user's interests rather
9 10				ted to identity and	their fundamental identity, we don't belief, some of which could also be
11		d.	interests are inherent		rstand that sexual experiences and a't allow categories related to sexual
12			interests." Id.		
13	263.	On the	e same webpage, und	er the header "Pro	ohibited Categories," Google states:
14 15	"The followin	ng sensi	tive interest categories	can't be used by a	advertisers to target ads to users or to
15 16	promote adve	ertisers'	products or services" (	<i>Id.</i> at 2):	
17		a.	prescription medicati are only intended for	ons, unless the m	medications and information about redication and any listed ingredients re not prone to human abuse or other
18 10		1.	misuse." <i>Id.</i> at 3.	We we donaton d	4h - 4
19 20		b.	exploit their personal	struggles, difficul	that users don't want to see ads that ties, and hardships, so we don't allow e hardships. Such personal hardships
20			include health con	ditions, treatmen	its, procedures, personal failings, periences. You also can't impose
22			negativity on the user	:." Id.	· · · · · ·
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			CLASS AC	- 79 - TION COMPLAINT	Case No.

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 85 of 118

1		c.	"Health in personalized advertising [including] Physica conditions, including diseases, sexual health, and chronic which are health conditions that require long-term care	health conditions,
2			products, services, or procedures to treat or manage conditions, which includes over-the-counter medication	ge chronic health
3			devices[;] any health issues associated with intimate body	parts or functions,
4			which includes genital, bowel, or urinary health[;] procedures, which includes cosmetic surgery[;] Disab	ilities, even when
5			content is oriented toward the user's primary caretaker. I Treatments for chronic health conditions like diabetes or a	rthritis, treatments
6			for sexually transmitted diseases, counseling services issues like depression or anxiety, medical devices for slee machines, overt-the-counter medications for yeast	p apnea like CPAP
7			information about how to support your autistic child." Id.	
8 9		d.	"Relationships in personalized advertising [including] I with family, friends, or other interpersonal relations [include] divorce services, books about coping with div	ships[.] Examples
10			products or services, family counseling services[.]" <i>Id.</i> at	
11		e.	"Sexual orientation in personalized advertising [includ bisexual, questioning, or heterosexual orientation[.] E	xamples [include]
12			information about revealing your homosexuality, gay of information about bisexuality." <i>Id.</i> at 4-5.	dating, gay travel,
13		f.	"Personal race or ethnicity." Id. at 5.	
14		g.	"Personal religious beliefs." Id.	
15	264.	On G	oogle's "Your privacy is protected by responsible data pr	actices" webpage
16			bogie s Tour privacy is protected by responsible data pr	actices webpage,
17	Google states	•		
18 19		a.	"Data plays an important role in making the products an every day more helpful. We are committed to treating the and protecting your privacy with strict protocols and it technologies." Ex. 24 at 1.	at data responsibly
20		b.	That it uses "advanced privacy technologies [to] help k	eep your personal
21			information private." Id. at 3.	
22		c.	"We are continuously innovating new technologies that p information without impacting your experiences on our p	
23		d.	"We use leading anonymization techniques to protect	t your data while
24			making our services work better for you." Id. at 3-4.	
25		e.	"Privacy is core to how we build our products, with standards guiding every stage of product development.	
26			feature adheres to these privacy standards, which are improved comprehensive privacy reviews." <i>Id.</i> at 4.	
27				
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			- 80 - Ca	ase No.
			CLASS ACTION COMPLAINT	

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 86 of 118

1	265.	On G	oogle's "We do not sell your personal information to anyone" webpage,
2	Google states	:	
3		a.	"We do not sell your personal information to anyone." Ex. 23 at 1.
4		b.	"Without identifying you personally to advertisers or other third parties, we
5			might use data that includes your searches and location, websites and apps that you've used, videos and ads that you've seen, and basic information that you've given us, such as your age range and gender." <i>Id</i> .
6		c.	"We give advertisers data about their ads' performance, but we do so without
7 8			revealing any of your personal information. At every point in the process of showing you ads, we keep your personal information protected and private." <i>Id.</i>
9		d.	"[R]emember, we never share any of this personal information with
10			advertisers." <i>Id.</i> at 2.
11	266.	On G	oogle's "Your privacy is protected by responsible data practices" webpage,
12	Google states	:	
13		a.	"Your privacy is protected by responsible data practices." Ex. 24 at 1.
14		b.	"We never sell your personal information, and give you controls over who has access." <i>Id.</i> at 2.
15 16		с.	"We are committed to protecting your data from third parties. That's why it's our strict policy to never sell your personal information to anyone." <i>Id.</i>
17		d.	"We don't share information that personally identifies you with advertisers, such as your name or email, unless you ask us to." <i>Id.</i> at 1-2.
18	267.	Googl	le's CEO Sundar Pichai publicly stated:
19 20	207.	-	
20		a.	"We do not and would never sell consumer data." Pichai, <i>supra</i> note 10.
21		b.	"To make privacy real, we give you clear, meaningful choices around your data. All while staying true to two unequivocal policies: that Google will
22			never sell any personal information to third parties; and that you get to decide how your information is used." Ex. 25 at 1.
23	268.	Googl	e's sharing and selling of Plaintiffs' and Class Members' personal information
24 25	with other co	-	
25 26		-	
26		a.	Was objectively unreasonable given Google's numerous privacy promises both within and outside the confines of the terms it forced Account Holders
27			to agree to in order to become Account Holders;
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			- 81 - Case No. CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 87 of 118
1	b. Evaded the spirit of the bargain made between Google, Plaintiffs and Class Members; and
2	c. Abused Google's power to specify terms in the contract.
3	269. Google's sharing, sale, and use of Plaintiffs' and Class Members' sensitive personal
4	information for purposes of targeted advertising through Google RTB:
5	a. Evaded the spirit of the bargain made between Google, Plaintiffs and Class
6	Members; and
7	b. Abused Google's power to specify terms in the contract.
8	270. Google's failure to inform Plaintiffs and Class Members of its conduct in Google
9	RTB and failure to give Plaintiffs and Class Members privacy controls to prevent the sale and
10	sharing of their personal information in Google RTB was objectively unreasonable and evaded the
11	spirit of the bargain made between Google, Plaintiffs and Class Members
12	271. Google's use of Plaintiffs' and Class Members' personal information to target them
13	and enable other companies to add to their own user profiles was in bad faith, and promising
14	Plaintiffs' and Class Members' personal information would not be disclosed induced them to share
15	more information with Google.
16 17	272. As a result of Google's misconduct and breach of its duty of good faith and fair
17 18	dealing, Google was able to obtain the personal property of Plaintiffs and Class Members, earn
10 19	unjust profits, and cause privacy injury and other consequential damages.
20	273. As a result of Google's bad faith breach of its contractual and extra-contractual
20	promises, Plaintiffs and Class Members are entitled to recover benefit of the bargain damages,
21	unjust enrichment damages in the form of restitution measures by either unearned profits or a
22	reasonable royalty value, and nominal damages.
24	COUNT THREE: VIOLATIONS OF THE CALIFORNIA UNFAIR COMPETITION LAW ("UCL") Cal. Bus. & Prof. Code § 17200, <i>et seq</i> .
25 26	274. Plaintiffs incorporate all preceding paragraphs as though set forth herein.
26 27	275. The UCL prohibits any "unlawful, unfair, or fraudulent business act or practice and
27 28	unfair, deceptive, untrue or misleading advertising." Cal. Bus. & Prof. Code § 17200.
	- 82 - Case No. CLASS ACTION COMPLAINT

	Case 5:2	21-cv-02155 Document 1 Filed 03/26/21 Page 88 of 118
1	276.	Google is a "person" as defined by Cal. Bus. & Prof. Code § 17201.
2	277.	Google violated the UCL by engaging in the following unlawful, unfair, and
3	deceptive bus	iness acts and practices:
4		a. Violating its Terms of Service, knowingly and willfully or negligently and materially, in violation of Cal. Bus. & Prof. Code § 22576;
5 6		b. Violating the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510 and 2701, <i>et seq.</i> ;
7		c. Violating the Video Privacy Protection Act, 18 U.S.C. § 2710, et seq.;
8		d. Violating the California Invasion of Privacy Act, Cal. Penal Code §§ 630, <i>et seq.</i> ;
9 10		e. Violating the California Computer Data Access and Fraud Act, Cal. Penal Code § 502;
11		f. Committing Statutory Larceny, Cal. Penal Code §§ 484 and 496;
12		g. Violating the common law right of privacy via intrusion upon seclusion and publication of private facts;
13		h. Violating the Art. 1, § 1 of the California Constitution Right to Privacy;
14		i. Violating express contract promises to consumers;
15		j. Violating the duty of good faith and fair dealing; and
16 17		k. Violating the duty to hold Account Holders' personal information in confidence.
18	278.	Google's conduct violated the spirit and letter of these laws, which protect property,
19	economic and	d privacy interests, and prohibit unauthorized disclosure and collection of private
20	communicatio	ons and personal information.
21	279.	Google stated it would not sell or disseminate Plaintiffs' and Class Members'
22	personal info	rmation without their consent to other companies, except in limited situations not
23	applicable her	re.
24	280.	Google's conduct was immoral, unethical, oppressive, unscrupulous, and
25	substantially	injurious to Plaintiffs and Class Members. Further, Google's conduct narrowly
26	benefitted its	own business interests at the expense of Plaintiffs' and Class Members' fundamental
27	privacy intere	ests protected by the California Constitution and the common law.
28		
		- 83 - Case No. CLASS ACTION COMPLAINT
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1	281. Plaintiffs' and Class Members' loss of their personal information constitutes an
2	economic injury.
3	282. Plaintiffs and Class Members have suffered harm in the form of lost property value,
4	specifically the diminution of the value of their private and personally identifiable data and content.
5	283. Google's actions caused damage to and loss of Plaintiffs' and Class Members'
6	property right to control the dissemination and use of their personal information and
7	communications.
8	284. Plaintiffs and Class Members seek all monetary and non-monetary relief allowed by
9	law, including restitution, declaratory relief, reasonable attorneys' fees and costs under California
10	Code of Civil Procedure § 1021.5, injunctive relief, and all other equitable relief the Court
11	determines is warranted.
12	COUNT FOUR: CALIFORNIA CONSTITUTIONAL INVASION OF PRIVACY
13	285. Plaintiffs hereby incorporate all other paragraphs as if fully stated herein.
14	286. Article I, § 1 of the California Constitution provides, "All people are by nature free
15	and independent and have inalienable rights. Among those are enjoying and defending life and
16	liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety,
17	happiness, and privacy."
18	287. The phrase "and privacy" was added by an initiative adopted by California voters
19	on November 7, 1972 (the Privacy Initiative).
20	288. The Privacy Initiative created a private right of action against nongovernmental
21	entities for invasions of privacy.
22	289. The California Supreme Court has explained that, one of the principal "mischiefs"
23	to which the Privacy Initiative was directed was "the overbroad collection and retention of
24	unnecessary personal information by government and business interests." White v. Davis, 13 Cal.3d
25	757, 775 (Cal. 1975). "The moving force behind the new constitutional provision relat[ed] to
26	the accelerating encroachment on personal freedom and security caused by increased surveillance
27	and data collection activity in contemporary society. The new provision's primary purpose is to
28	

1	afford individuals some measure of protection against this most modern threat to personal privacy."
2	<i>Id.</i> at 774.
3	290. The ballot language for the Privacy Initiative explained:
4	Computerization of records makes it possible to create 'cradle-to-
5	grave' profiles of every American The right of privacy is the right to be left alone. It is a fundamental and compelling interest. It
6	protects our homes, our families, our thoughts, our emotions, our expressions, our personalities, our freedom of communion and our freedom to associate with the people we choose. It prevents
7	freedom to associate with the people we choose. It prevents government and business interests from collecting and stockpiling unnecessary information about us and from misusing information
8	gathered for one purpose in order to serve other purposes or to embarrass us.
9	Fundamental to our privacy is the ability to control circulation of
0	<i>personal information.</i> This is essential to social relationships and personal freedom. The proliferation of government and business
1	records over which we have no control limits our ability to control our personal lives. Often, we do not know that these records even
2	exist and we are certainly unable to determine who has access to them.
3	White v. Davis, 13 Cal.3d at 774-75 (emphasis in original) (quoting ballot language).
4	291. Google's conduct in selling and sharing Plaintiffs' and Class Members' personal
5	information in violation of its express unequivocal promises to the contrary is exactly why
6	California voters adopted the Privacy Initiative in 1972.
7	292. Google creates "cradle-to-grave profiles" and detailed dossiers of Plaintiffs and
8	Class Members, and then sells and shares the personal information contained in those profiles and
9	dossiers with hundreds of different companies to aid those other companies for the purpose of
0 1	making money and assisting those other companies in supplementing or building their own separate
2	profiles and dossiers about Plaintiffs and Class Members.
3	293. As described herein, Google has intruded upon the following legally protected
4	privacy interests of Plaintiffs and Class Members:
5	a. The right to privacy contained on personal computing devices, including web-browsing history;
6 7	b. The right to restrain business interests from misusing information gathered for one purpose in order to serve other purposes;
.8	c. The right to control circulation of their personal information;
	- 85 - Case No. CLASS ACTION COMPLAINT

	Case 5:	21-cv-C	2155 Document 1 Filed 03/26/21 Page 91 of 118
		d.	Statutory rights codified in federal and California privacy statutes;
1		e.	The California Computer Crime Law, Cal Pen. Code § 502, which applies
2		0.	to all plaintiffs in this case by virtue of Google's choice of California law to govern its relationship with Google users;
3			
4	294.	Throu	gh the Terms of Service, other policies and other public statements set forth
5	above, Googl	e prom	ised not to share or sell Plaintiffs' and Class Members' personal information
6	without autho	orizatior	1.
7	295.	Plaint	iffs and Class Members had a reasonable expectation of privacy in the
8	circumstance	s in that	
9		a.	Plaintiffs and Class Members could not reasonably expect Google would commit acts in violation of federal and state laws as set forth below.
10		b.	Google affirmatively promised users it would not share or sell their personal
11		0.	information without authorization.
12	296.	Goog	e's actions constituted a serious invasion of privacy in that it:
13 14		a.	Violated several federal criminal laws, including the Electronic Communications Privacy Act.
15		b.	Violated dozens of state criminal laws.
16		c.	Invaded the privacy rights of hundreds of millions of Account Holders without their consent.
17 18		d.	Disclosed sensitive personal information every time it shared information related to the verticals above relating to health, religion, ethnicity, race, or sexuality.
19 20		e.	Enabled the targeting of Account Holders by third parties who did not have legal access to their personal information.
21	297.	The su	urreptitious and unauthorized sharing and sale of the internet communications
22	and associate	d persor	nal information of millions of Account Holders constitutes an egregious breach
23 24	of social norm	ns.	
24 25	298.	Goog	e lacked a legitimate business interest in sharing and selling Plaintiffs' and
25	Class Membe	ers' pers	onal information without their authorization.
26 27	299.	In vio	lating Plaintiffs' and Class Members' privacy in the manner described above,
27	Google acted	with op	ppression, fraud, or malice.
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			- 86 - Case No. CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 92 of 118

300. Plaintiffs and Class Members have been damaged by Google's invasion of their
 privacy and are entitled to just compensation in the form of actual damages, general damages, unjust
 enrichment, nominal damages, and punitive damages.

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#### **COUNT FIVE: INTRUSION UPON SECLUSION**

301. Plaintiffs hereby incorporate all other paragraphs as if fully stated herein.

302. A claim for intrusion upon seclusion requires (1) intrusion into a private place, conversation, or matter; (2) in a manner highly offensive to a reasonable person.

8 303. In carrying out its scheme to share and sell Plaintiffs' and Class Members' personal
9 information without their consent, Google intentionally intruded upon the Plaintiffs' and Class
10 Members' solitude or seclusion in that it effectively placed itself in the middle of Plaintiffs' and
11 Class Members' communications to which it was not an authorized party and used data that they
12 had not authorized Google to sell or share, but which it sold and shared anyway.

304. By engaging in cookie-matching with hundreds of other companies, Google
intentionally intruded upon the Plaintiffs' and Class Members' solitude or seclusion. Cookie
matching enabled companies with limited information about Plaintiffs and other Class Members to
accumulate substantially more information about each individual Plaintiff and Class Member from
Google.

305. By selling and sharing Plaintiffs' and Class Members' sensitive personal information for purposes of targeted advertising, Google intentionally intruded upon the Plaintiffs' and Class Members' solitude or seclusion in that it subjected Plaintiffs and Class Members to advertisements targeted to that sensitive information and publicized sensitive information to hundreds of other companies. Indeed, once sensitive information from Google account holders had been shared with other companies, there existed no way for account holders to further limit the continued spread of such information.

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306. Google's actions were not authorized by the Plaintiffs and Class Members.

307. Google's intentional intrusion into Plaintiffs' and Class Members personal
information, Internet communications, and computing devices was highly offensive to a reasonable

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 93 of 118
1	person in that Google violated federal and state criminal and civil laws designed to protect
1	
2	individual privacy and against theft.
3	308. Google's unauthorized sharing and sale of personal information from hundreds of
4	millions of Americans, including highly sensitive information about individuals' race, ethnicity,
5	religion, health, and financial status, is highly offensive behavior.
6	309. Google's secret monitoring of web browsing for purposes of selling and sharing it
7	with hundreds of unknown companies without Account Holders' consent is highly offensive
8	behavior.
9	310. In intruding on Plaintiffs' and Class Members' seclusion in the manner described
10	herein, Google acted with oppression, fraud, or malice.
11	311. Plaintiffs and Class Members have been damaged by Google's intrusion upon their
12	seclusion and are entitled to just compensation in the form of actual damages, general damages,
13	unjust enrichment, nominal damages, and punitive damages.
14	<b>COUNT SIX: PUBLICATION OF PRIVATE INFORMATION</b>
15	312. Plaintiffs hereby incorporate all other paragraphs as if fully stated herein.
16	313. Plaintiffs' and Class Members' personal information, including their Internet
17	communications and sensitive data, are private facts that Google promised not to share or sell to
18	advertisers.
19	314. Google gave publicity to Plaintiffs' and Class Members' private facts and the
20	content of their Internet communications by sharing and selling them to hundreds of different
21	companies. Many of those companies have business models predicated on building massive
22	databases of individual consumer profiles from which to sell targeted advertising and make further
23	disseminations.

24 25 315. Plaintiffs and Class Members had no knowledge that Google was sharing and selling their personal information and did not authorize or consent to such publication.

316. Google's selling and sharing of patient personal information to hundreds of different
advertising companies would be highly offensive to a reasonable person.

1	317. In disseminating Plaintiffs' and Class Members' personal information without their
2	consent in the manner described above, Google acted with oppression, fraud, or malice.
3	318. Plaintiffs and Class Members have been damaged by the publication of their private
4	information and are entitled to just compensation in the form of actual damages, general damages,
5	unjust enrichment, nominal damages, and punitive damages.
6	COUNT SEVEN: BREACH OF CONFIDENCE
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8	319. Plaintiffs hereby incorporate all other paragraphs as if fully stated herein.
9	320. Plaintiffs and Class Members entrusted their personal information to Google.
10	321. The totality of Plaintiffs' and Class Members' personal information, including the
11	content of their Internet communications, is confidential and novel.
12	322. Google knew that Plaintiffs' and Class Members' personal information was
12	disclosed to Google in confidence. Indeed, Google's express promises to Plaintiffs and Class
	Members reflects its knowledge that their personal information was disclosed in confidence.
14 15	Google told Account Holders:
15 16	a. "[W]hen you use our products, you trust us with your personal information. That's why we never sell your personal information." Ex. 5 at 1.
17 18	b. "When you use our services, you're trusting us with your information. We understand this is a big responsibility and work hard to protect your information[.]" <i>E.g.</i> , Ex. 1 at 1; Ex. 15 at 1; Ex. 20 at 1.
19 20	323. As Google's CEO stated, "billions of people have trusted Google with questions
21	they wouldn't have asked their closest friends." Ex. 25 at 1.
21	324. Google's CEO also stated, "To make privacy real, we give you clear, meaningful
22	choices around your data. All while staying true to two unequivocal policies: that Google will never
23 24	sell any personal information to third parties; and that you get to decide how your information is
	used." Id.
25 26	325. Google created and assumed a duty to protect Plaintiffs' and Class Members'
26	confidential personal information by creating a legal relationship with them via its Terms of
27	Service.
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	- 89 - Case No. CLASS ACTION COMPLAINT

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 95 of 118

1	326.	There was an understanding between Google on the one hand, and Plaintiffs and
2	Class Membe	ers on the other, that Google would not betray their confidence by sharing their
3	personal infor	mation without consent.
4	327.	By disclosing and using Account Holders' personal information in violation of this
5	understanding	g, Google breached the trust and confidence that Plaintiffs and Class Members placed
6	in it.	
7	328.	In breaching Plaintiffs' and Class Members' confidence in the manner described
8	above, Googl	e acted with oppression, fraud, or malice.
9	329.	Plaintiffs and Class Members have been damaged by Google's breach of trust and
10	confidence ar	d are entitled to just compensation in the form of actual damages, general damages,
11	unjust enrichr	nent, nominal damages, and punitive damages.
12	COUNT EI	GHT: VIOLATION OF THE CALIFORNIA INVASION OF PRIVACY ACT
13	330.	Google is subject to the California Invasion of Privacy Act ("CIPA"), Cal. Penal
14	Code §§ 630-	638. Google is headquartered in California; designed, contrived, and effectuated its
15	practice of di	sclosing account holder information during the RTB process in California; and has
16	adopted Calif	ornia substantive law to govern its relationship with Plaintiffs and all Class Members.
17	331.	The California Invasion of Privacy Act states the following purpose:
18		The Legislature hereby declares that advances in science and
19		technology have led to the development of new devices and techniques for the purpose of eavesdropping upon private
20		communications and that the invasion of privacy resulting from the continual and increasing use of such devices and techniques has created a serious threat to the free exercise of personal liberties and
21		cannot be tolerated in a free and civilized society.
22	Cal. Penal Co	de \$ 630.
23	332.	Cal. Penal Code § 631(a) provides, in pertinent part:
24		Any person who, by means of any machine, instrument, or
25		contrivance, or in any other mannerwillfully and without the consent of all parties to the communication, or in any unauthorized
26		manner, reads, or attempts to read, or to learn the contents or meaning of any message, report, or communication while the same
27		is in transit or passing over any wire, line, or cable, or is being sent from, or received at any place within this state; or who uses, or
28		attempts to use, in any manner, or for any purpose, or to
		- 90 - Case No. CLASS ACTION COMPLAINT
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#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 96 of 118

communicate in any way, any information so obtained, or who aids, agrees with, employs, or conspires with any person or persons to unlawfully do, or permit, or cause to be done any of the acts or things mentioned above in this section, is punishable by a fine not exceeding two thousand five hundred dollars ....

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333. Google is a "person" within the meaning of  $\S$  631(a).

5 334. By employing its Google RTB to sell and share Account Holder information to 6 hundreds of Google RTB participants in real-time while communications between the Account 7 Holders and first-party websites were still in transit or being sent or received within California, 8 Google aided, agreed with, and conspired with Google RTB participants to aid them in reading, 9 attempting to read, learning, or using the contents or meaning of the communications being 10 exchanged connected to the Plaintiffs' and Class Members' personal information.

335. Plaintiffs and Class Members did not consent to Google's aid to or agreement with
 Google RTB participants in reading, attempting to read, learning, or using the contents or meaning
 of Plaintiffs' and Class Members' communications with websites that Plaintiffs and Class Members
 were directly interacting with.

15 336. The following items constitute "machine[s], instrument[s], or contrivance[s]" under
16 § 631(a):

- a. The cookies Google used to track, share, and sell the Plaintiffs' and Class Members' communications to Google RTB participants;
  - b. The Plaintiffs' and Class Members' browsers;
  - c. The Plaintiffs' and Class Members' personal computing devices;
  - d. Google's web servers;
  - e. The web servers of non-Google websites from which Google tracked, intercepted, shared, and sold the Plaintiffs' and Class Members' communications; and
  - f. The web servers of the Google RTB participants to which Google sold and shared Plaintiffs' and Class Members' communications; and
  - g. The computer code Google deployed to effectuate its scheme, including but not limited to Bid Requests for each Target Google caused to be submitted to Google RTB participants.

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 97 of 118

	337. Even if th	he above-listed items do not constitute "machine[s], instrument[s], or
1	557. Even II u	le above-fisted items do not constitute machine[s], instrument[s], or
2	contrivance[s]," Google's	s deliberate and purposeful efforts to facilitate its conduct comprise "any
3	other manner."	
4	338. Google's	aid to the Google RTB participants occurred in "real time," as
5	acknowledged by Googl	e in its naming of the Google Real-Time Bidding system. As such,
6	Google's aid to Google	e RTB participants occurred while Plaintiffs' and Class Members'
7	communications with firs	t-party websites were in transit or in the process of being sent or received.
8	339. Google's	RTB documentation acknowledges that the information Google aided
9	RTB participants in readi	ng, attempting to read, or to learn included the "contents" and "meaning"
10	of the Plaintiffs' and Clas	s Members' communications with first-party websites. The "contents" or
11	"meaning" re-directed wi	thin Google RTB Bid Requests include:
12		COMMUNICATIONS CONTENT
	cat Array o	f IAB content categories of the site or app.
13	sectioncat Array of	f IAB content categories that describe current section of site or app.
		f IAB content categories that describe current site or app page or view.
14		the page where the impression will be shown.
	ref Referre	r URL that caused navigation to the current page.
15	publisher Details	about the Publisher object of the site or app.
	content Details	about the Content within the site or app.
16	keywords Comma	a-separated list of keywords about this site or app.
17	content id ID unio	uely identifying the content.
17	episode Conten	t episode number (typically applies to video content).
10		t title. Video examples: "Search Committee" (television); "A New Hope
18	(movie)	); or "Endgame" (made for web). Non-video example: "Why an
10	Antarct	ic Glacier is Melting So Quickly" (Time magazine article).
19	series Conten	t series. Video examples: "The Office" (television); "Star Wars"
20		); or "Arby 'N' The Chief (made for web). Non-video example:
20	("Ecoce	entric") (Time magazine blog).
21		HAT WE KNOW ABOUT THE WEB PAGE OR MOBILE APP"
	17 Publisher ID	The publisher ID.
22	20 URL	The URL of the page with parameters removed.
		VIDEO INFORMATION
23	51 URL	The URL of the page that the publisher gives Google to describe the
		video content, with parameters removed.
24	61 Video title	The video title.
25	62 Video keywords	A list of keywords describing the video, extracted from the content management system of the video publisher.
26	340. Plaintiffs	and Class Members have suffered loss by reason of these violations,
27	including, but not limited	to, violation of their rights to privacy and loss of value in their personal
28	information.	
		- 92 - Case No.
		CLASS ACTION COMPLAINT

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 98 of 118

1	341. Because Plaintiffs and Class Members have been injured by Google's violations of
2	Cal. Pen. Code § 631, each seeks damages of the greater of \$5,000 or three times the amount of
3	actual damages, if any, sustained, as well as injunctive relief.
4	COUNT NINE: VIOLATIONS OF THE ELECTRONIC COMMUNICATIONS PRIVACY ACT – UNAUTHORIZED INTERCEPTION, USE, AND DISCLOSURE
5	
6	342. Plaintiffs incorporate all preceding paragraphs as though set forth herein.
7	343. The Electronic Communications Privacy Act ("ECPA") prohibits the unauthorized
8	interception of the content of any communication through the use of any device, and any subsequent
9	disclosure or use of the intercepted contents of any electronic communication. 18 U.S.C. §2511.
10	344. ECPA protects both the sending and receipt of communications.
10	345. 18 U.S.C. § 2520(a) provides a private right of action to any person whose wire,
11	oral, or electronic communication is intercepted.
12	346. Google violated the interception provisions of the Electronic Communications
13 14	Privacy Act ("ECPA") by:
15 16 17	a. Intentionally disclosing, or endeavoring to disclose, to other companies the contents of Plaintiffs' and Class Members' electronic communications, knowing or having reason to know that the information was obtained through the interception of electronic communications, in violation of 18 U.S.C. § 2511(1)(c); and/or
18 19	b. Intentionally using, or endeavoring to use, the contents of Plaintiffs' and Class Members' electronic communications, knowing or having reason to know that the information was obtained through the interception of electronic communications, in violation of 18 U.S.C. § 2511(1) (d).
20	347. ECPA defines interception as the "acquisition of the contents of any wire, electronic,
21 22	or oral communication through the use of any electronic, mechanical, or other device" and
22	"contents includes any information concerning the substance, purport, or meaning of that
23 24	communication." 18 U.S.C. § 2510(4), (8).
	348. Google intercepted Plaintiffs' and Class Members' electronic communications,
25 26	including the following content:
26 27	a. The precise text of GET and POST requests that Plaintiffs and Class
27	Members exchanged with non-Google websites to which they navigated;
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	- 93 - Case No. CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 99 of 118
1	b. The precise text of Plaintiffs' and Class Members' search queries at non- Google websites to which they navigated and on which they entered such queries; and
2 3	c. Information that is a general summary or informs Google (and the Google RTB participants) of the subject of communications between Plaintiffs and Class members and the first-party websites.
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5	349. <u>Electronic Communications</u> . The transmission of data between Plaintiffs and Class
6	Members and the non-Google websites with which they chose to exchange communications are
7	"transfer[s] of signs, signals, writing, data, [and] intelligence of [some] nature transmitted in
8	whole or in part by a wire, radio, electromagnetic, photoelectronic, or photooptical system that
9	affects interstate or foreign commerce" and are therefore "electronic communications" within the
10	meaning of 18 U.S.C. § 2510(2).
11	350. Content. The ECPA defines content, when used with respect to electronic
12	communications, to "include[] any information concerning the substance, purport, or meaning of
13	that communication." 18 U.S.C. § 2510(8) (emphasis added).
14	351. Google's developer documentation details the following content of electronic
15	communications that it redirects to other companies in the Google RTB process:
16	COMMUNICATIONS CONTENT
17	cat Array of IAB content categories of the site or app.
17	section at Array of IAB content categories that describe current section of site or app.
18	pagecatArray of IAB content categories that describe current site or app page or view.pageURL of the page where the impression will be shown.
	ref Referrer URL that caused navigation to the current page.
19	publisher Details about the Publisher object of the site or app.
20	content Details about the Content within the site or app.
20	keywords Comma-separated list of keywords about this site or app.
21	content id ID uniquely identifying the content.
	episodeContent episode number (typically applies to video content).titleContent tile. Video examples: "Search Committee" (television); "A New Hope
22	(movie); or "Endgame" (made for web). Non-video example: "Why an
23	Antarctic Glacier is Melting So Quickly" (Time magazine article).
23	series Content series. Video examples: "The Office" (television); "Star Wars"
24	(movie); or "Arby 'N' The Chief (made for web). Non-video example:
	("Ecocentric") (Time magazine blog). <b>"INFORMATION THAT WE KNOW ABOUT THE WEB PAGE OR MOBILE APP"</b>
25	17     Publisher ID     The publisher ID.
26	20     URL     The URL of the page with parameters removed.
20	VIDEO INFORMATION
27	51 URL The URL of the page that the publisher gives Google to describe the
	video content, with parameters removed.       61     Video title
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	- 94 - Case No.
	CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 100 of 118
1	62 Video keywords A list of keywords describing the video, extracted from the content management system of the video publisher.
2	352. Electronic, Mechanical, or Other Device. The ECPA defines "electronic,
3	mechanical, or other device" as "any device which can be used to intercept a[n] electronic
4	communication[.]" 18 U.S.C. § 2510(5).
5	353. The following constitute devices within the meaning of 18 U.S.C. § 2510(5):
6 7	a. The cookies Google used to acquire Plaintiffs' and Class Members' communications, including cookies Google sets, acquires, and discloses or sells to other companies through cookie-sharing;
8	b. The Plaintiffs' and Class Members' browsers;
9	c. The Plaintiffs' and Class Members' computing devices;
10	d. Google's web servers;
11 12	e. The web servers of the first-party non-Google websites from which Google tracked and intercepted the Plaintiffs' and Class Members' communications; and
13 14	f. The computer code deployed by Google to effectuate its tracking and interception of Plaintiffs' and Class Members' communications for purposes of forwarding them to hundreds of Google RTB participants, without authorization, including but not limited to data contained in Bid Requests.
15	
16	354. <u>Unauthorized Purpose.</u> Google intentionally intercepted the contents of Plaintiffs'
17	and Class Members' electronic communications for the unauthorized purpose of disclosing and selling those contents to Google's RTB participants.
18	355. Plaintiffs and Class members did not authorize Google to acquire the content of their
19 20	communications for purposes of sharing and selling the personal information contained therein.
20	Indeed, Google expressly and repeatedly promised that it would not share or sell user personal
21 22	information, including browsing history.
22	356. Google's interception of the contents of Plaintiffs' and Class Members'
23 24	communications was contemporaneous with their exchange with the websites to which they
25	directed their communications. As described above, the Google RTB process occurs in milliseconds
26	while the communication is still being exchanged between Plaintiffs and Class Members and the
27	website to which they directed their communications. That is why Google itself refers to the process
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	- 95 - Case No. CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 101 of 118

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as "Real-Time Bidding." The signal sent out to Google RTB is sent simultaneously with the signal sent to the websites to which Plaintiffs' and Class Members' communications were directed.

3 357. Google is not a party to Plaintiffs' and Class Members' electronic communications
exchanged with the non-Google websites to which Plaintiffs and Class Members directed their
communications.

6 358. Google acquired the content of Plaintiffs' and Class members' electronic 7 communications with the non-Google websites to which their communications were directed 8 through the surreptitious duplication, forwarding, and re-direction of those communications to 9 Google. After intercepting the communications without authorization, Google then disclosed, sold, 10 and shared the contents of the intercepted communications to hundreds of Google RTB participants 11 and used the contents of the intercepted communications in furtherance of the Google RTB auction 12 sales system.

<u>13</u> 359. <u>Exceptions Do Not Apply</u>. The ECPA prohibition on unauthorized interception
 contains exceptions. The burden is on the party seeking the benefit of an exception to prove its
 existence. Therefore, Plaintiffs need not affirmatively plead the absence of any exception.
 Nevertheless, Plaintiffs plead that Google's interceptions do not qualify for any exceptions.

360. ECPA provides an ordinary course of busines exception for liability, under which 17 the communications at issue are, by definition, not intercepted. 18 U.S.C. § 2510(5)(a)(ii). This 18 exception is narrow and protects from liability only where an electronic service provider's 19 interception facilitates the transmission of the communication at issue or is incidental to the 20 transmission of such communication. Google's interception of the contents of Plaintiffs' and Class 21 Members' communications with any non-Google website to which they directed their browser does 22 not facilitate and is not incidental to that communication. Rather, Google's interception facilitates 23 a separate, unrelated communication - the contemporaneous communication of Plaintiffs' and 24 Class Members' personal information to Google RTB participants. 25

26 361. ECPA provides an exception where one party to the communications provides
27 consent to the disclosure of the communications at issue. 18 U.S.C. § 2511(2)(2). As detailed
28 above, Plaintiffs and Class Members did not provide consent to the disclosure of the content of

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 102 of 118

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their communications with Google RTB participants. To the contrary, Google promised in its Terms of Service and numerous other communications that it would not sell or share Account Holders' personal information absent their consent. Plaintiffs and Class Members were not asked for, and did not provide, such consent. Nor did Google procure the "lawful consent" of the websites to which Plaintiffs and Class Members directed and exchanged communications.

362. Similarly, the agreements that Google enters with publishers using Google's RTB 6 process to fill ad space echo the promises Google makes to Account Holders. Google promises the 7 website publishers that fill advertising space through Google RTB that Google's use of information 8 will be "in accordance with Google's privacy policy" - the same privacy policy detailed above that 9 expressly promises not to sell or share Account Holder information. Publishers who sign up for 10Google RTB must do so through the Google Ad Manager. At the end of the initial sign-up process, 11 the publisher is promised, "Google's use of your information will be in accordance with Google's 12 privacy policy." The privacy policy referenced is the same Privacy Policy that pertains to Account 13 Holders, promising, as set forth above, that Google will not share or sell Account Holder personal 14 information. 15

16 363. Likewise, the Google API Terms of Service promise, "By using our APIs, Google
17 may use submitted information in accordance with our privacy policy." Again, the privacy policy
18 referenced is the same Privacy Policy that pertains to Account Holders, promising, as set forth
19 above, that Google will not share or sell Account Holder personal information.

364. Moreover, ECPA also contains an exception to the exception for single party
consent. Under 18 U.S.C. § 2511(2)(d), an interception is unlawful and actionable even "where one
of the parties to the communication has given prior consent to such interception" if the
communication was "intercepted for the purpose of committing any criminal or tortious act in
violation of the Constitution or laws of the United States or of any State."

365. As alleged throughout, Google's redirection, sale, and sharing of Plaintiffs' and
Class Members' personal information and the contents of their Internet communications had the
requisite criminal or tortious purpose for Plaintiffs' and Class Members' claims for intrusion upon
seclusion; publication of private facts; tortious violation of Art. I, sec. 1 of the California

### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 103 of 118

1	Constitution; breach of confidence; violation of the California UCL, Cal. Bus. & Prof. Code §
2	17200; the California Invasion of Privacy Act, Cal. Penal Code § 630; the California Computer
3	Data Access and Fraud Act, Cal. Penal Code § 502; California Statutory Larceny, Cal. Penal Code
4	§§ 484 and 496; the Electronic Communications Privacy Act, 18 U.S.C. §2511; and the Video
5	Privacy Protection Act, 18 U.S.C. § 2710.
6	366. For the violations set forth above, Plaintiffs and Class Members seek appropriate
7	preliminary and other equitable or declaratory relief; the appropriate statutory measure of damages;
8	punitive damages in an amount to be determined by a jury; and a reasonable attorney's fee and
9	other litigation costs reasonably incurred. 18 U.S.C § 2520.
10	COUNT TEN: VIOLATION OF THE ECPA WIRETAP ACT – UNAUTHORIZED
11	DISCLOSURE OF ELECTRONIC COMMUNICATIONS BY AN ECS
12	Subclass: All Google Account Holders Who Use the Google Chrome Browser
13	367. Plaintiffs incorporate all preceding paragraphs as though set forth herein.
14	368. Plaintiffs are Account Holders who also use the Google Chrome web browser.
15	369. This count is brought on behalf of a subclass of all Google Account Holders who
16	use the Google Chrome web browser.
17	370. The ECPA Wiretap statute provides that "a person or entity providing an electronic
18	communication service to the public shall not intentionally divulge the contents of any
10	communication (other than one to such person or entity, or an agent thereof) while in transmission
20	on that service to any person or entity other than an addressee or intended recipient of such
20	communication or an agent of such addressee or intended recipient." 18 U.S.C. § 2511(3)(a).
21	371. <u>Electronic Communication Service</u> . An "electronic communication service" is
22	defined as "any service which provides to users thereof the ability to send or receive wire or
23 24	electronic communications." 18 U.S.C. § 2510(15).
2 <del>4</del> 25	372. The Google Chrome web browser is an electronic communication service. It
23 26	provides to users thereof the ability to send or receive electronic communications. In the absence
20 27	of a web browser or some other such system, Internet users could not send or receive
27	communications over the Internet.
20	- 98 - Case No.
	- 70 - Case NO.

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 104 of 118

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373. Intentional Divulgence. Google intentionally designed the Chrome web browser so that it would divulge the contents of Plaintiffs' and Subclass Members' communications with non-Google websites to hundreds of Google RTB participants.

374. While in Transmission. Google Chrome's divulgence of the contents of Plaintiffs' and Class Members' communications was contemporaneous with their exchange with the websites to which they directed their communications. As described above, the Google RTB process occurs in milliseconds while the communication is still being exchanged between Plaintiffs and Class Members and the websites to which they directed their communications. That is why Google itself refers to the process as "Real-Time Bidding." The signal sent out to Google RTB is sent simultaneously with the signal sent to the websites to which Plaintiffs' and Class Members' communications were directed.

375. Google Chrome is not a party to Plaintiffs' and Class Members' electronic 12 communications exchanged with the non-Google websites to which Plaintiffs and Class Members 13 directed their communications. 14

376. Google Chrome divulged the contents of Plaintiffs' and Class members' electronic 15 communications with the non-Google websites to which their communications were directed 16 through the surreptitious duplication, forwarding, and re-direction of those communications to 17 Google. The divulgence of the contents of Plaintiffs' and Class Members' communications was 18 without authorization. Google Chrome divulged the contents of Plaintiffs' and Class Members' 19 communications to hundreds of Google RTB participants, entities other than the intended recipient 20 of such communication, while Plaintiffs' and Class Members' communications were being 21 transmitted on Google Chrome. 22

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377. Exceptions Do Not Apply. In addition to the exception for communications directly to an ECS or an agent of an ECS, the Wiretap Act states that "[a] person or entity providing 24 electronic communication service to the public may divulge the contents of any such 25 communication": 26

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a.

"as otherwise authorized in section 2511(2)(a) or 2517 of this title;"

- 99 -CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 105 of 118
1	b. "with the lawful consent of the originator or any addressee or intended recipient of such communication;"
2	c. "to a person employed or authorized, or whose facilities are used, to forward such communication to its destination;" or
3	d. "which were inadvertently obtained by the service provider and which
4 5	appear to pertain to the commission of a crime, if such divulgence is made to a law enforcement agency."
	18 U.S.C. § 2511(3)(b).
6 7	378. Section 2511(2)(a)(i) provides:
8	It shall not be unlawful under this chapter for an operator of a switchboard, or an officer, employee, or agent of a provider of wire
9	or electronic communication service, whose facilities are used in the transmission of a wire or electronic communication, to intercept,
10	disclose, or use that communication in the normal course of his employment while engaged in any activity which is a necessary
11	incident to the rendition of his service or to the protection of the rights or property of the provider of that service, except that a
12	provider of wire communication service to the public shall not utilize service observing or random monitoring except for
13	mechanical or service quality control checks.
14	379. Google's divulgence of the contents of Plaintiffs' and Class Members'
15	communications on the Chrome browser to hundreds of Google RTB participants was not
16	authorized by 18 U.S.C. § 2511(2)(a) in that it was neither a necessary incident to the rendition of
17	the Chrome service nor necessary to the protection of the rights or property of Google.
18	380. Section 2517 of the ECPA relates to investigations by government officials and has
19	no relevance here.
20	381. Google's divulgences of the contents of Plaintiffs' and Class Members'
21	communications on the Chrome browser to hundreds of Google RTB participants was not done
22	"with the lawful consent of the originator or any addressee or intended recipient of such
23	communication[s]." As alleged above, Plaintiffs and Class Members, including members of the
24	Subclass, did not authorize Google to divulge the contents of their communications to hundreds of
25	Google RTB participants. Nor did Google procure the "lawful consent" of the websites to which
26	Plaintiffs and Subclass Members directed and exchanged communications.
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	- 100 - Case No. CLASS ACTION COMPLAINT

### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 106 of 118

1	382. The other companies to which Google sold, shared, and divulged Plaintiffs' and
2	Subclass Members' content of communications were not "person[s] employed or authorized, or
3	whose facilities are used, to forward such communication[s] to [their] destination."
4	383. The contents of Plaintiffs' and the Subclass Members' communications did not
5	appear to pertain to the commission of a crime, and Google Chrome did not divulge the contents of
6	their communications to a law enforcement agency.
7	384. Plaintiffs and the Subclass Members seek appropriate preliminary and other
8	equitable or declaratory relief; the appropriate statutory measure of damages; punitive damages in
9	an amount to be determined by a jury; and a reasonable attorney's fee and other litigation costs
10	reasonably incurred. 18 U.S.C. § 2520.
11	COUNT ELEVEN: VIOLATION OF THE ECPA STORED COMMUNICATIONS ACT -
12	UNAUTHORIZED DISCLOSURE OF ELECTRONIC COMMUNICATIONS BY AN ECS On Behalf of a Subclass Comprising All Google Account Holders Who Use Google Chrome
13	385. Plaintiffs incorporate all preceding paragraphs as though set forth herein.
14	386. This count is brought on behalf of a subclass of all Google Account Holders who
15	use the Google Chrome web browser.
16	387. The ECPA provides that "a person or entity providing an electronic communication
17	service to the public shall not knowingly divulge to any person or entity the contents of a
18	communication while in electronic storage by that service." 18 U.S.C. § 2702(a)(1).
19	388. <u>Electronic Communication Service</u> . ECPA defines "electronic communications
20	service" as "any service which provides to users thereof the ability to send or receive wire or
21	electronic communications." 18 U.S.C. § 2510(15).
22	389. The Google Chrome browser is an ECS.
23	390. Electronic Storage. ECPA defines "electronic storage" as "any temporary,
24	intermediate storage of a wire or electronic communication incidental to the electronic transmission
25	thereof" and "any storage of such communication by an electronic communication service for
26	purposes of backup protection of such communication." 18 U.S.C. § 2510(17).
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	- 101 - Case No. CLASS ACTION COMPLAINT

# Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 107 of 118

1	391.	Goog	le stores Plaintiffs' and Subclass Members' personal information and the
2	contents of th	eir com	munications in the Chrome browser and files associated with it.
3	392.	Speci	fically, Google stores the content of Plaintiffs' and Subclass Members'
4	Internet comr	nunicat	ions within the Chrome browser in two ways:
5		a.	For purposes of backup protection so that if the browser inadvertently shuts down, Plaintiffs' and Subclass Members' can be presented with the option
6			to restore their previous communications; and
7		b.	For a temporary and intermediate amount of time incidental to the electronic transmission thereof when it places the contents of user communications into
8 9			the browser's web-browsing history, which is only kept on the browser for 90 days.
10	393.	When	a Google Account Holder clicks a button or hits ENTER to exchange a
			the website the Account Holder is interacting with while using the Chrome
11			
12		content	of the communication is immediately placed into storage within the Chrome
13	browser.	~ 1	
14	394.	-	le knowingly divulges the contents of Plaintiffs' and Subclass' members
15	communication	ons to h	undreds of different companies through the Google RTB process while such
16	communicatio	ons are	in electronic storage.
17	395.	Excep	tions Do Not Apply. Section 2702(b) of the Stored Communications Act
18	provides that	an ele	ectronic communication service provider "may divulge the contents of a
19	communication	on—"	
20		a.	"to an addressee or intended recipient of such communication or an agent of such addressee or intended recipient;"
21		b.	"as otherwise authorized in section 2517, 2511(2)(a), or 2703 of this title;"
22		c.	"with the lawful consent of the originator or an addressee or intended
23 24			recipient of such communication, or the subscriber in the case of remote computing service;"
24 25		d.	"to a person employed or authorized or whose facilities are used to forward such communication to its destination;"
26 27		e.	"as may be necessarily incident to the rendition of the service or to the protection of the rights or property of the provider of that service":
27 28		f.	"to the National Center for Missing and Exploited Children, in connection with a reported submitted thereto under section 2258A;"
			- 102 - Case No. CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 108 of 118
1 2 3 4	<ul> <li>g. "to law enforcement agency, if the contents (i) were inadvertently obtained by the service provider; and (ii) appear to pertain to the commission of a crime;"</li> <li>h. "to a governmental entity, if the provider, in good faith, believes that an emergency involving danger of death or serious physical injury to any person requires disclosure without delay of communications relating to the emergency;" or</li> </ul>
5 6	i. "to a foreign government pursuant to an order from a foreign government that is subject to an executive agreement that the Attorney General has determined and certified to Congress satisfies section 2523."
<ul> <li>7</li> <li>8</li> <li>9</li> <li>10</li> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ul>	<ul> <li>396. The hundreds of other companies to which Google divulges the content of Plaintiffs' and Subclass Members' communications while stored in Chrome are not "addressees," "intended recipients," or "agents" of any such addressees or intended recipients of the Plaintiffs' and Subclass members' communications.</li> <li>397. Sections 2517 and 2703 of the ECPA relate to investigations by government officials and have no relevance here.</li> <li>398. Section 2511(2)(a)(i) provides:</li> <li>It shall not be unlawful under this chapter for an operator of a switchboard, or an officer, employee, or agent of a provider of wire or electronic communication service, whose facilities are used in the transmission of a wire or electronic communication in the normal course of his employment while engaged in any activity which is a necessary incident to the rendition of his service or to the protection of the rights or property of the provider of that service, except that a provider of wire communication service to the public shall not utilize service observing or random monitoring except for mechanical or service quality control checks.</li> <li>399. Google's divulgence of the contents of user communications on the Chrome browser to hundreds of other companies through the Google RTB process was not authorized by 18 U.S.C. § 2511(2)(a)(i) in that it was neither: <ul> <li>a. A necessary incident to the rendition of the Chrome service; nor</li> </ul> </li> </ul>
25 26	b. Necessary to the protection of the rights or property of Google.
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	- 103 - Case No. CLASS ACTION COMPLAINT

### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 109 of 118

1	400. Google's divulgence of the contents of user communications on the Chrome browser
2	through the Google RTB process was not done "with the lawful consent of the originator or any
3	addressee or intended recipient of such communication[s]."
4	401. As alleged above:
5	a. Plaintiffs and Google Account Holders, including members of the Subclass,
6	did not authorize Google to divulge the contents of their communications to hundreds of other companies.
7 8	b. Google did not procure the "lawful consent" from the websites or apps with which Plaintiffs and Subclass Members' were exchanging communications.
9	402. The hundreds of other companies to which Google divulges the content of Plaintiffs'
10	and Subclass Members' communications while in Chrome storage through the RTB process are not
11	"person[s] employed or whose facilities are used to forward such communication to its destination."
12	403. Google's divulgences in the RTB system were not to governmental entities.
13	404. As a result of the above actions and pursuant to 18 U.S.C. § 2520, the Court may
14	assess statutory damages; preliminary and other equitable or declaratory relief as may be
15	appropriate; punitive damages in an amount to be determined by a jury; and a reasonable attorney's
16	fee and other litigation costs reasonably incurred.
17	COUNT TWELVE: VIOLATION OF THE VIDEO PRIVACY PROTECTION ACT
18 19	On Behalf of a Subclass Comprising All Google Account Holders Who Use Google Chrome, Android Operating System, or Apps that Incorporate the Google Software Development Kit (SDK)
20	405. Plaintiffs incorporate all preceding paragraphs as though set forth herein.
21	406. The Video Privacy Protection Act, 18 U.S.C. § 2710 ("VPPA") provides that "a
22	video tape service provider" shall not "knowingly disclose[], to any person, personally identifiable
23	information concerning any consumer of such provider" without informed written consent and not
24	incident to the ordinary course of business. 18 U.S.C. § 2710(b)(1).
25	407. <u>Video Tape Service Provider</u> . Under the VPPA, a "video tape service provider"
26	("VTSP") is "any person, engaged in the business, in or affecting interstate or foreign commerce,
27	of rental, sale, or delivery of prerecorded video cassette tapes or similar audio visual materials, or
28	any person or other entity to whom a disclosure is made under subparagraph (D) or (E) of subsection
	- 104 - Case No. CLASS ACTION COMPLAINT

### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 110 of 118

1	(b)(2), but only with respect to the information contained in the disclosure." Under subparagraph
2	(E) of subsection (b)(2), a VTSP is extended to include any person who obtains information
3	"incident to the ordinary course of business of" the VTSP. As used in the VPPA, "ordinary course
4	of business' means only debt collection activities, order fulfillment, request processing, and transfer
5	of ownership."
6	408. Google is a VTSP through its Chrome browser, Android operating system, and
7	Google SDK that it provides to app developers:
8 9 10	a. Google Chrome, which establishes a supporting ecosystem to seamlessly deliver video content to consumers, is engaged in the delivery of audio visual materials similar to prerecorded video cassette tapes by providing software through which audio visual materials are requested or obtained by Plaintiffs and Subclass Members from various first-party websites accessed via the Chrome browser.
11 12 13 14	b. Google Android, which establishes a supporting ecosystem to seamlessly deliver video content to consumers, is engaged in the delivery of audio visual materials similar to prerecorded video cassette tapes by providing software through which audio visual materials are requested or obtained by Plaintiffs and Subclass Members at various first-party websites accessed via a mobile device running the Android operating system.
15 16 17 18 19	c. The Google SDK, which establishes a supporting ecosystem to seamlessly enable companies such as ESPN and Brid.tv, a provider of enterprise solutions for managing and monetizing customers' video that is also a Google Ad Manager certified external vendor, to deliver video content to consumers, is engaged in the delivery of audio visual materials similar to prerecorded video cassette tapes by providing software through which audio visual materials are requested or obtained by Plaintiffs and Subclass Members at various first-party websites that make use of the Google SDK to provide such audio visual materials.
20 21	d. Google Chrome, Android, and the Google SDK each also qualify as VTSPs through 18 U.S.C. § 2710(b)(2)(E) because they are Google services that aid VTSPs in order fulfillment and request processing.
22	409. Personally Identifiable Information. Under the VPPA, "personally identifiable
23	information' includes information which identifies a person as having requested or obtained
24	specific video materials or services from a" VTSP. 18 U.S.C. § 2710(a)(3).
25	410. The VPPA definition of "personally identifiable information" is purposefully broad
26	and open-ended. The VPPA "prohibits [the disclosure of] 'personally identifiable information' -
27 28	information that links the customer or patron to particular materials or services." S. Rep. No. 100-
28	- 105 - Case No. CLASS ACTION COMPLAINT

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 111 of 118

599 at \*7. "Unlike the other definitions [in the VPPA], paragraph (a)(3) uses the word 'includes'
to establish a minimum, but not exclusive, definition of personally identifiable information." S.
Rep. No. 100-599 at \*12. The Act was passed in 1988 following publication of "a profile of Judge
Robert H. Bork based on the titles of 146 files *his family had rented* from a video store." S. Rep.
100-599 at 6 (emphasis added).
411. Google knowingly discloses personally identifiable information about Plaintiffs'
and Subclass Members' requests, acquisitions, and viewing records of specific video materials and

8

services.

9 412. The Google RTB developer documentation for Bid Requests states that it discloses
10 the following information about Plaintiffs and Subclass Members to hundreds of different
11 companies, including regarding the audio-visual materials they access through Google Chrome,
12 Android, and Google SDK:

13		COMMUNICATIONS CONTENT
	cat	Array of IAB content categories of the site or app.
14	sectioncat	Array of IAB content categories that describe current section of site or app.
	pagecat	Array of IAB content categories that describe current site or app page or view.
15	page	URL of the page where the impression will be shown.
16	ref	Referrer URL that caused navigation to the current page.
16	publisher	Details about the Publisher object of the site or app.
17	content	Details about the Content within the site or app.
17	keywords	Comma-separated list of keywords about this site or app.
18	content id	ID uniquely identifying the content.
10	episode	Content episode number (typically applies to video content).
19	title	Content title. Video examples: "Search Committee" (television); "A New Hope
17		(movie); or "Endgame" (made for web). Non-video example: "Why an
20		Antarctic Glacier is Melting So Quickly" (Time magazine article).
20	series	Content series. Video examples: "The Office" (television); "Star Wars"
21		(movie); or "Arby 'N' The Chief (made for web). Non-video example:
		("Ecocentric") (Time magazine blog).
22	1.	
	dnt	Standard 'Do Not Track' flag as set in the header by the browser.
23	ua	Browser user-agent string.
	ip	IPv4 address closest to device.
24	geo	Location of the device assumed to be the user's current location defined by a
	1.1.1.1	Geo object. Hardwire device ID.
25	didsha1	
	dpidsha1	Platform device ID (e.g. Android ID).
26	ipv6	IPv6 address closest to device.
	carrier	Carrier or ISP, using exchange curated string names which should be published
27		to bidders a priori.
20	make model	Device make (e.g. Apple).
28	model	Device model (e.g. iPhone).
		106
		- 106 - Case No. Class Action Complaint
		CLASS ACTION COMPLAINT

### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 112 of 118

OS			operating system (e.g. iOS).
osv			operating system version.
hwy			are version of the device (e.g. '5S' for iPhone 5S).
	icetype		neral type of device.
ifa			tioned for advertiser use in the clear.
mac	esha1	MAC a	ddress of the device.
			GEO-LOCATION
lat			e from -90.0 to 90.0, where negative is south.
lon		Longitu	ide from -180.0 to 180.0 where negative is west.
cou	ntry	Country	γ.
regi	on	Region.	
met		Google	metro code; similar to but not exactly Nielson DMAs.
city			ing United Nations Code for Trade & Transport.
zip			tal code.
type	e		of location data.
	uracy		ed location accuracy.
last			r of seconds since this geolocation fix was established.
iusi.		1 tuilloe.	USER
Id		Exchan	ge-specific id for the user.
	verid		specific ID as mapped by the exchange for the buyer.
	nder		as 'M' male, 'F' female, 'O' other.
	words tomdata		n-separated list of keywords, interests, or intent.
			al feature to pass bidder data set in the exchange's cookie.
Geo	)		n of the user's home based defined by a Geo object. This is not
			rily their current location.
Dat	а	values	for this field are now redacted. Segment id references the exchange-
			d vertical of the page. Segment value corresponds to the weight of that
			d vertical, a higher weight suggesting the page is more relevant for the
		detected	d vertical.
		"INFOR	MATION THAT WE KNOW ABOUT THE USER"
2	IP address		The first 3 bytes of IPv4 or first 6 bytes for IPv6.
3	Special Tre	eatment	
			request should be treated as child-directed for purposes of the
	-		Children's Online Privacy Protection Act."
4	Google ID		"The Google ID for the user This field may be the same as the
			Google ID returned by the cookie matching service."
5	Google	ID	
	Version		change the mapping from cookie to google user id."
6	Google ID		"The time in seconds since the google user id was created."
7	Match Data	a	"Match data stored for this google_user_id through the cookie
			matching service. If a match exists, then this field holds the decoded
			data that was passed in the google hm parameter."
8	User-Agen	t	"A string that identifies the browser and type of device that sent the
			request."
9	FLoC		"The value of a cohort ID – a string identifier that is common to a large
			cohort of users with similar browsing habits Experimental feature:
			may be subject to change."
10	User Agen	t Info	"This will be populated with information about the user agent,
			extracted from the User-Agent header."
11	Publisher l	ocation	The billing address country of the publisher.
12	End-user lo		The user's approximate geographic location.
	Zip code	Jeanon	Detected postal code of the user.
13	Zip code		Detected postal code of the user.
			- 107 - Case No.
			CLASS ACTION COMPLAINT

14	Hyper-local	A hyperlocal targeting location when available.
15		"List of detected user verticals. Currently unused. This field is not
		populated by default. We recommend that bidders instead store and
		look up list ids using either google_user_id or hosted-match-data as
		keys."
16		The user list id.
		FOR "AD QUERIES COMING FROM MOBILE DEVICES"
41	Mobile App	The identifier of the mobile app or mobile webpage. "If the app was
		downloaded from the Apple iTunes app store, then this is the app-store
		id, e.g. 343200656. For Android devices, this is the fully qualified
		package name, e.g. com.rovio.angrybirds. For Windows devices, it's
1		the App ID, e.g. f15abcde-f6gh-47i0-j3k8-37193817mn30. For SDK-
1		less requests (mostly from connected TVs), the app ID provided by the
45	Advertising IDs	publisher directly in the request."
43	Advertising IDs	This field is used for advertising identifiers for: 1) iOS devices (This is called Identifier for Advertising or IDFA,
		as described at https://support.google.com/authorizedbuyers/
		as described at https://support.google.com/aution/zedouyers/ answer/3221407)
1		2) Android devices;
1		3) Roku devices;
1		4) Microsoft Xbox devices;
		5) Amazon devices (i.e. Amazon Fire)
46	App Name	App names for Android by Google Play and for iOS by App Annie.
10	ripp i tunic	VIDEO INFORMATION
50	Placement	Where the ad is placed.
51	URL	The URL of the page that the publisher gives Google to describe the
		video content, with parameters removed.
52	Playback Method	How the video ad will be played.
53		Describes whether the video ad is clickable.
54		The time in milliseconds from the start of the video when the ad will
		be displayed.
55	Ad Duration	The minimum and maximum ad durations.
56	Skippable	Whether the publisher allows users to skip the ad.
57	Protocols	Supported video protocols.
58		Supported video file formats.
59		Information about companion ad slots shown with the video.
60	Size	Height and width for the video ad.
61	Video title	The video title.
62	Video keywords	A list of keywords describing the video, extracted from the content
		management system of the video publisher.
	(10) 17 0	
	413. Many of t	he companies to which Google knowingly discloses Plaintiffs' and Clas
Mar	nham' ridaa mater	as and manying habits already maintain their arm databases of identified
wier	noers video purchas	es and viewing habits already maintain their own databases of identifier
for 1	Plaintiffs and Class N	Members. For example, Google and Facebook have reached a deal wort
101 1	ramunis and Class I	wembers. For example, boogle and racebook have reached a deal wort
at le	ast \$500 million ann	ually associated with Facebook's use of Google RTB. Google knows that
at le	ast \$500 mm01 alm	any associated with raceously suse of Google KID. Google KIDWS III
Goo	gle Chrome Android	d, and Google SDK provide enough personally identifying information t
200		a, and coopie office provide personally rectarying information (
Face	ebook to allow it to id	lentify the individual Account Holder. Other companies to which Googl
disc	loses Plaintiffs' and	Class Members' video purchases and viewing habits are able to identif
		- 108 - Case No.

#### Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 114 of 118

the individual Account Holder because Google provides a cookie-match system that it knows enables them to match the disclosed Google IDs to their own proprietary IDs for Plaintiffs and 2 Class Members. 3

414. In addition, the identifiers Google discloses to the Google RTB participants are 4 readily capable of being used by those companies to identify specific users even in the absence of 5 a pre-existing database possessed by the recipient of Google's disclosures. For example, *The New* 6 York Times investigation detailed above used the same type of data disclosed on Google RTB to 7 identify specific people who participated in the assault on the United States Capitol on January 6, 8 2021. 9

415. Exceptions Do Not Apply. Certain types of disclosures are permitted under the 10 VPPA. Establishing the existence of such circumstances is an affirmative defense. Regardless, 11 none exists here. 12

416. Google did not receive sufficient informed, written consent from Plaintiffs and Class 13 Members to permit disclosure. 18 U.S.C. § 2710(b)(2)(B). 14

417. Disclosure was not made to law enforcement pursuant to a warrant, grand jury 15 subpoena, or court order. 18 U.S.C. § 2710(b)(2)(C); see 18 U.S.C. § 2710(b)(2)(F) (permitting 16 disclosure pursuant to a court order, in a civil proceeding, upon a showing of compelling need for 17 the information that cannot be accommodated by other means, where the consumer is given 18 reasonable notice of the court proceeding and afforded the opportunity to appear and contest the 19 claim of the person seeking disclosure). 20

418. Disclosure was not solely of the names and addresses of Plaintiffs and Class 21 Members where they were provided a clear and conspicuous opportunity to prohibit the disclosure 22 and the disclosure did not disclose the title, description, or subject matter of any audio visual 23 material. 18 U.S.C. § 2710(b)(2)(D).<sup>75</sup> 24

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<sup>26</sup> <sup>75</sup> While the subject matter may be disclosed for the exclusive use of marketing goods and services directly to the consumer, such disclosure remains conditioned on the consumer's clear and 27 conspicuous opportunity to prohibit such disclosure. Id. That opportunity was not made available to Plaintiffs and Class Members here. 28

1	419. Disclosure was not incident to the ordinary course of business for Google Chrome,
2	Android, or Google SDK. 18 U.S.C. § 2710(b)(2)(E).
3	420. For Google's VPPA violations, the Subclass who uses Google Chrome, the Android
4	mobile operating system, or apps that incorporate the Google SDK seeks actual damages but no
5	less than liquidated damages in an amount of \$2,500; punitive damages; reasonable attorneys' fees
6	and other litigation costs reasonably incurred; and such other preliminary and equitable relief as
7	the court determines to be appropriate. 18 U.S.C. § 2710(c).
8	VII. PRAYER FOR RELIEF
9	WHEREFORE, Plaintiffs respectfully request that this Court:
10	A. Certify this action as a class action pursuant to Rule 23 of the Federal Rules of Civil
11	Procedure;
12	B. Award compensatory damages, including statutory damages where available, to
13	Plaintiffs and the Class against Defendant for all damages sustained as a result of Defendant's
14	wrongdoing, in an amount to be proven at trial, including interest thereon;
15	C. Award Plaintiffs and the Class the measure of unjust enrichment enjoyed by
16	Defendant as a result of its violations identified herein, in an amount to be proven at trial, including
17	interest thereon;
18	D. Award Plaintiffs and the Class punitive damages pursuant to Cal. Civ. Code
19	§ 3294(a), as Google acted with oppression, fraud, or malice;
20	E. Award Plaintiffs declaratory relief in the form of an order finding the following,
21	along with all other forms of declaratory relief the Court finds appropriate:
22	a. Google breached the contractual rights of its users;
23	b. Google's actions violated the duty of good faith and fair dealing;
24	c. Google's actions violated California's Unfair Competition Law;
25 26	d. Google's actions violated Art. 1, § 1 of the California Constitution, Right to Privacy;
20 27	e. Google's actions constitute an intrusion upon seclusion;
27 28	f. Google's actions constitute publication of private information;
-	- 110 - Case No. CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 116 of 118
1	g. Google's actions violated the duty of confidence;
1	h. Google's actions violated California's Invasion of Privacy Act;
2	i. Google's actions violated the Electronic Communications Privacy Act;
3	j. Google's actions violated the Video Privacy Protection Act;
4	k. Plaintiffs have suffered privacy harm; and
5 6	1. Plaintiffs have suffered economic harm.
7	E. Permanently enjoin Google, its officers, agents, servants, employees, and attorneys,
8	from sharing or selling any existing Google account holder's personal information without express
9	authorization for the sale of such information;
10	D. Award Plaintiffs and the Class their reasonable costs and expenses incurred in this
11	action, including counsel fees and expert fees; and
12	E. Grant Plaintiffs such further relief as the Court deems appropriate.
13	VIII. JURY TRIAL DEMAND
14	The Plaintiffs demand a trial by jury of all issues so triable.
15	Dated: March 26, 2021
16	BLEICHMAR FONTI & AULD LLP
17	
18	By: /s/Lesley Weaver Lesley Weaver (Cal. Bar No. 191305)
19	Matthew S. Melamed (Cal. Bar No. 260272) Anne K. Davis (Cal. Bar No. 267909)
20	Angelica M. Ornelas (Cal. Bar No. 285929) Joshua D. Samra (Cal. Bar No. 313050)
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25	jsamra@bfalaw.com
26	SIMMONS HANLY CONROY LLC
27	By: /s/ Jay Barnes
28	Mitchell M. Breit ( <i>pro hac vice</i> to be sought)
	- 111 - Case No. CLASS ACTION COMPLAINT

	Case 5:21-cv-02155 Document 1 Filed 03/26/21 Page 117 of 118
1 2 3 4 5 6	Jason 'Jay' Barnes ( <i>pro hac vice</i> to be sought) An Truong ( <i>pro hac vice</i> to be sought) Eric Johnson ( <i>pro hac vice</i> to be sought) 112 Madison Avenue, 7 <sup>th</sup> Floor New York, NY 10016 Tel.: (212) 784-6400 Fax: (212) 213-5949 <i>mbreit@simmonsfirm.com</i> <i>jaybarnes@simmonsfirm.com</i> <i>atruong@simmonsfirm.com</i> <i>ejohnson@simmonsfirm.com</i>
7	PRITZKER LEVINE LLP
8	By: /s/ Elizabeth C. Pritzker
9	By: /s/ Elizabeth C. Pritzker Elizabeth C. Pritzker (Cal. Bar No. 146267) Jonathan K. Levine (Cal Bar No. 220289) Caroline C. Corbitt (Cal Bar No. 305492)
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14	Attorneys for Plaintiffs
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	- 112 - Case No.
	- 112 - Case No. CLASS ACTION COMPLAINT

1	
2	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3)
3	I, Lesley E. Weaver, attest that concurrence in the filing of this document has been obtained
4	from the other signatories. I declare under penalty of perjury that the foregoing is true and correct.
5	Executed this 26th day of March, 2021, at Oakland, California.
6	Executed this 20th day of March, 2021, at Oakland, Camorina.
7	
8	/s/ Lesley Weaver Lesley E. Weaver
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	- 1 - Case No. CLASS ACTION COMPLAINT

# **ClassAction.org**

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Google Breaks User Privacy Promises</u> 'Billions of Times Every Day' Through Real-Time Ad Auctions, Class Action Says