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		S DISTRICT COURT
18		RICT OF CALIFORNIA CISCO DIVISION
19		
20	FEDERAL TRADE COMMISSION,	
21	· ·	
21	Plaintiff,	Case No
22	v.	COMPLAINT FOR A TEMPORARY
23	META PLATFORMS, INC.,	RESTRAINING ORDER
24	MARK ZUCKERBERG,	AND PRELIMINARY INJUNCTION PURSUANT TO SECTION 13(B)
25	and	OF THE FEDERAL TRADE COMMISSION ACT
26	WITHIN UNLIMITED, INC.,	REDACTED VERSION OF DOCUMENT
27	Defendants.	SOUGHT TO BE SEALED
28	COMPLAINT FOR A TEMPORARY RESTRAINING TO SECTION 13(B) OF THE FEDERAL TRADE CO	ORDER AND PRELIMINARY INJUNCTION PURSUANT DMMISSION ACT

Plaintiff, the Federal Trade Commission ("FTC" or "Commission"), by its designated attorneys, petitions this Court for a temporary restraining order and preliminary injunction enjoining Defendants Meta Platforms, Inc., its subsidiaries (collectively "Meta"), and its controlling shareholder Mark Zuckerberg from consummating its proposed acquisition (the "Acquisition") of Within Unlimited, Inc. ("Within"). The Commission seeks this relief pursuant to Section 13(b) of the Federal Trade Commission Act ("FTC Act"), 15 U.S.C. § 53(b). Absent such relief, Meta, Mr. Zuckerberg, and Within (collectively, "Defendants") have represented that they would be free to consummate the Acquisition after 11:59 p.m. Eastern Time (or 8:59 p.m. Pacific Time) on July 31, 2022.

Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), authorizes the Commission, whenever it has reason to believe that a proposed merger is unlawful, to seek preliminary injunctive relief to prevent consummation of a merger until the Commission has had an opportunity to issue an administrative complaint, and if such complaint is issued, adjudicate the merger's legality in an administrative proceeding. The Commission therefore seeks this preliminary relief "pending the issuance of a[n administrative] complaint by the Commission and until such complaint is dismissed by the Commission or set aside by the court on review, or until the order of the Commission made thereon has become final." 15 U.S.C. § 53(b)(2). Pursuant to 15 U.S.C. § 53(b)(2), such an administrative complaint must be filed no later than 20 days after this Court grants a temporary restraining order.

A temporary restraining order enjoining the Acquisition is necessary to preserve this Court's ability to provide full and effective relief after considering the Commission's motion for a preliminary injunction. Preliminary injunctive relief is imperative to preserve the *status quo* and to protect competition "pending the issuance of a[n administrative] complaint by the Commission," and if such complaint is issued, while the Commission adjudicates whether the Acquisition is unlawful. Allowing the Acquisition to proceed would harm competition and consumers and undermine the Commission's ability to remedy the anticompetitive effects of the

COMPLAINT FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION PURSUANT TO SECTION 13(B) OF THE FEDERAL TRADE COMMISSION ACT

Acquisition if the Commission issues an administrative complaint and the Acquisition is found unlawful after a full administrative trial on the merits and any subsequent appeals.

NATURE OF THE CASE

- provider of virtual reality ("VR") devices and applications ("apps") in the United States, seeks to acquire Within, a software company that develops apps for VR devices, including the highly popular fitness app "Supernatural." If consummated, the Acquisition would substantially lessen competition, or tend to create a monopoly, in the relevant market for VR dedicated fitness apps and the broader relevant market for VR fitness apps. That lessening of rivalry may yield multiple harmful outcomes, including less innovation, lower quality, higher prices, less incentive to attract and keep employees, and less consumer choice.
- 2. A global technology behemoth, Meta reaches into every corner of the world through its "Family of Apps"—Facebook, Instagram, Messenger, and WhatsApp—with more than three billion regular users. Seeking to expand its empire even further, Meta in recent years has set its sights on building, and ultimately controlling, a VR "metaverse." One need look no further than the rebranding of the company from Facebook to "Meta" in 2021 to understand its vision—and its priorities—for the future. And Meta is serious about its goals: it has become the largest provider of VR devices and apps to customers in the United States.
- 3. Meta's campaign to conquer VR began in 2014 when it acquired Oculus VR, Inc., a VR headset manufacturer. Since then, Meta's VR headsets have become the cornerstone of its growth in the VR space: its current generation headset, the Meta Quest 2, is by far with a significant majority of headset sales in 2021 and 2022. Meta CEO Mark Zuckerberg has publicly stated that Meta subsidizes its VR devices or sells them at cost in order to attract users.
- 4. And Meta's Quest Store (formerly Oculus Store) has become distribution platform for VR software apps in the United States, connecting app developers and VR users in an online marketplace through which developers can offer their products to users

1	for download onto their individual VR devices. Meta controls the wildly popular app Beat
2	Saber, which it acquired by purchasing Beat Games in November 2019. Beat Saber
3	
4	In addition to Beat Games, Meta owns a number of other VR
5	apps, some of which it developed in-house but most of which it acquired by rolling up other app
6	studios.
7	5. Meta has thus become a key player at each level of the VR ecosystem: in
8	hardware with its Meta Quest 2 headset, in app distribution with the Quest Store, and in apps
9	with Beat Saber and several other popular titles. This is not by accident; Meta has an explicit
10	strategy of
11	Meta could have chosen to try to compete with Within on the merits; instead, Meta
12	decided it preferred to simply buy in a vitally important,
13	category.
14	6. As Meta fully recognizes, network effects on a digital platform can cause the
15	platform to become more powerful—and its rivals weaker and less able to seriously compete—
16	as it gains more users, content, and developers. The acquisition of new users, content, and
17	developers each feed into one another, creating a self-reinforcing cycle that entrenches the
18	company's early lead. This market dynamic can spur companies to compete harder in beneficial
19	ways by, for example, adding useful product features or hiring additional employees. But it can
20	also make anticompetitive strategies more attractive.
21	7. Meta seeks to exploit the network-effects dynamic in VR. Indeed, Mr.
22	Zuckerberg has made clear that his aspiration for the VR space is control of the entire
23	ecosystem. As early as 2015, Mr. Zuckerberg instructed key Facebook executives that his vision
24	for "the next wave of computing" was control of apps and the platform on which those apps
25	were distributed, making clear in an internal email to key Facebook executives that a key part o
26	this strategy was for his company to be "completely ubiquitous in killer apps"—i.e., in
27	

COMPLAINT FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION PURSUANT

TO SECTION 13(B) OF THE FEDERAL TRADE COMMISSION ACT

1	significant VR apps that prove the value of the technology. In that same email, Mr. Zuckerberg
2	told his executives that Facebook should "us[e] acquisitions opportunistically."
3	8. The proposed acquisition of Within would be one more step along that path
4	toward dominance. According to Within's co-founder and CEO, "Fitness is the killer use case
5	for VR." But instead of choosing to compete on the merits through its own VR dedicated fitnes
6	app, Meta has resorted to proposing this unlawful acquisition.
7	9. If Meta is able to proceed with this proposed acquisition of Within, the merger
8	poses a reasonable likelihood of substantially lessening competition in the market for VR
9	dedicated fitness apps, where Supernatural is
10	10. Having simply bought up the , Meta would no longer have
11	any incentive to develop its own competing app from scratch, add new features to Beat Saber of
12	other existing Meta apps to compete with Supernatural on the merits, or
13	
14	develop an app to compete with Supernatural. Instead of adding a significant new rival
15	to the mix, the Acquisition would simply let Meta assume total control of
16	overnight. That lessening of competition violates the antitrust laws.
17	11. Moreover, a company poised on the edge of a market may exert competitive
18	pressure on existing participants. Regardless of whether such a company actually intends to
19	enter, the possibility that it may do so can spur other companies already in the market to
20	proactively ramp up their own competitive efforts. Meta, poised on the edge of the VR
21	dedicated fitness app market with its popular Beat Saber app, and with all its vast resources and
22	unique strategic advantages, exerts such an influence.
23	
24	. The Acquisition
25	would eliminate that incentive for market participants to compete, again in contravention of the
26	antitrust laws.
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- 12. When viewed against the backdrop of the broader VR fitness app market, which includes both dedicated or deliberate fitness apps ("dedicated fitness apps") and apps, such as rhythm and active sports games, that provide an incidental fitness benefit ("incidental fitness apps"), the merger is no less anticompetitive. Letting Meta acquire Supernatural would combine the makers of two of the most significant VR fitness apps, thereby eliminating beneficial rivalry between Meta's Beat Saber app and Within's Supernatural app.
- 13. Accordingly, this Acquisition poses a reasonable probability of eliminating both present and future competition. That lessening of competition may result in reduced innovation, quality, and choice, less pressure to compete for the most talented app developers, and potentially higher prices for VR fitness apps. And Meta would be one step closer to its ultimate goal of owning the entire "Metaverse."
- 14. The Commission voted to file this Complaint seeking preliminary relief pursuant to Section 13(b) of the FTC Act, 15 U.S.C. § 53(b). The Commission is entitled to preliminary relief in this Court because of its likelihood of success on the merits and the weight of the equities. To succeed on the merits, the FTC must prove that the Acquisition violates Section 7 of the Clayton Act, which prohibits mergers the effect of which "may be substantially to lessen competition, or tend to create a monopoly." For the reasons described below, the FTC is likely to succeed in proving an antitrust violation, and the equities weigh strongly in favor of enforcing the antitrust laws.
- 15. Preliminary injunctive relief restraining Defendants from proceeding with the Acquisition is necessary to prevent interim harm to competition "pending the issuance of a[n administrative] complaint by the Commission," and if such complaint is issued, during any subsequent administrative proceeding. Absent preliminary relief, Defendants can close the Acquisition and combine Meta's and Within's operations. Allowing Defendants to consummate the Acquisition before the Commission issues an administrative complaint, and before any administrative proceeding has concluded, is likely to cause immediate harm to competition and consumers and would undermine the Commission's ability to remedy the anticompetitive

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effects of the Acquisition if it is found unlawful after a full trial on the merits and any subsequent appeals.

16. A temporary restraining order enjoining the Acquisition is necessary to preserve the status quo and protect competition while the Court considers Plaintiff's application for a preliminary injunction. Unless temporarily restrained by the Court, Defendants would be free to consummate the Acquisition on or after August 1, 2022.

JURISDICTIONAL STATEMENT

A. Jurisdiction

- 17. This Court's jurisdiction arises under Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), and 28 U.S.C. §§ 1331, 1337, and 1345. This is a civil action arising under Acts of Congress protecting trade and commerce against restraints and monopolies and is brought by an agency of the United States authorized by an Act of Congress to bring this action.
 - 18. Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), provides in pertinent part:

Whenever the Commission has reason to believe—

- (1) that any person, partnership, or corporation is violating, or is about to violate, any provision of law enforced by the Federal Trade Commission, and
- (2) that the enjoining thereof pending the issuance of a complaint by the Commission and until such complaint is dismissed by the Commission or set aside by the court on review, or until the order of the Commission made thereon has become final, would be in the interest of the public—

the Commission by any of its attorneys designated by it for such purpose may bring suit in a district court of the United States to enjoin any such act or practice. Upon a proper showing that, weighing the equities and considering the Commission's likelihood of ultimate success, such action would be in the public interest, and after notice to the defendant, a temporary restraining order or a preliminary injunction may be granted without bond. . . .

19. Defendants and their relevant operating entities and subsidiaries are, and at all relevant times have been, engaged in activities affecting "commerce" as defined in Section 4 of the FTC Act, 15 U.S.C. § 44, and Section 1 of the Clayton Act, 15 U.S.C. § 12.

B. Venue

20. Venue in the Northern District of California is proper under Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), and 28 U.S.C. §§ 1391(b) and (c). Defendants are found, reside, and/or transact business in this state and district, and are subject to personal jurisdiction therein.

C. Intradistrict Assignment

21. Assignment to the San Francisco Division is proper. This action arises in San Mateo County because a substantial part of the events giving rise to these claims occurred in San Mateo County, where Defendant Meta is headquartered.

THE PARTIES AND PROPOSED ACQUISITION

- 22. Plaintiff, the Commission, is an administrative agency of the United States government, established, organized, and existing pursuant to the FTC Act, 15 U.S.C. §§ 41 *et seq.*, with its principal offices at 600 Pennsylvania Avenue, N.W., Washington, D.C. 20580. The Commission is vested with authority and responsibility for enforcing, *inter alia*, Section 7 of the Clayton Act, 15 U.S.C. § 18, and Section 5 of the FTC Act, 15 U.S.C. § 45.
- Defendant Meta is a publicly traded company organized under the laws of Delaware with headquarters in Menlo Park, California. Meta develops and sells VR and other extended reality hardware and software through its "Reality Labs" division. Reality Labs has been growing at breakneck speed: it generated revenues of \$2.274 billion in 2021, which reflected a 127% jump from 2019 and a 100% increase since 2020. Meta's best-selling VR hardware product to date is the Meta Quest 2, while its best-selling VR software product is the wildly popular Beat Saber, which was initially released by Beat Games, a studio that Meta acquired in 2019. Meta continues to add new downloadable content to Beat Saber; for example, it recently added a "Lady Gaga Music Pack" available for a \$12.99 add-on fee.
- 24. Defendant Mark Zuckerberg is the founder, Chairman, CEO, and controlling shareholder of Defendant Meta. Mark Zuckerberg ultimately controls Meta. His offices are located at 1601 Willow Road, Menlo Park, California, 94025.

- organized under the laws of Delaware with headquarters—and its principal business—in Los Angeles, California. Founded by Chris Milk and Aaron Koblin, Within's flagship product is Supernatural, a VR subscription fitness service. Supernatural offers over 800 fully immersive VR workouts, each set to music and located in a virtual setting like the Galapagos Islands or the Great Wall of China. Through deals with major music studios, Supernatural continues to grow its catalog, which includes songs from A-list artists like Katy Perry, Imagine Dragons, Lady Gaga, and Coldplay. Supernatural's workouts are fitness classes that customers can access by paying a monthly subscription fee of \$18.99, or a yearly subscription fee of \$179.99. Supernatural is presently only available on the Meta Quest and Quest 2 and is sold in the United States and Canada.
- 26. On October 22, 2021, Meta and Within signed an Agreement and Plan of Merger, pursuant to which Meta would acquire all shares of Within in a transaction valued at
- 27. Unless this Court grants Plaintiff's temporary restraining order, Defendants are free to close the proposed Acquisition after 11:59 PM Eastern Time (or 8:59 p.m. Pacific Time) on July 31, 2022.

INDUSTRY BACKGROUND

- 28. The VR industry is currently characterized by a high degree of innovation and growth. Global sales are predicted to more than double in just three years, from \$5 billion in 2021 to more than \$12 billion in 2024.
- 29. Users typically engage with the VR experience through a headset with displays in front of each eye to place a user in a fully rendered, three-dimensional environment. Cuttingedge VR technology creates an immersive digital experience like no other. VR users can instantly be transported anywhere in the world, backward or forward in time, into outer space or fictional lands—all from the comfort and safety of their own homes. Unlike a game, video, or app on a tablet, phone, or monitor, the three-dimensional VR environment creates the

perception of completely surrounding the user, allowing the user to move around in the projected space. As Mark Zuckerberg explains, "you're right there with another person or in another place and that's very different from every experience of technology that we've had before. . . ."

- 30. Meta's Quest 2 is the best-selling VR headset and has been since shortly after its launch in 2020. In 2020, Meta shipped more than 62% of all VR headsets sold worldwide. That percentage surged to 78% in 2021, when industry sources estimate that Meta sold more than 8.7 million Quest 2 headsets.
- 31. The majority of users get apps for VR headsets from online app stores, which distribute products for use on individual VR devices. Meta controls its own app store called the "Meta Quest Store," with more than 400 apps available for download. Meta also offers the "App Lab," a Meta-produced tool that allows third-party developers to distribute apps not present in the Meta Quest Store directly to consumers. Other VR app stores include Valve's Steam Store and SideQuest,
- 32. VR software and studio companies like Within develop the apps that run on VR headsets. These apps run the gamut of genres from rhythm games to shooters to e-sports to creation and exploration and more.
- and Meta's Beat Saber, an enormously popular rhythm game "where you slash the beats of adrenaline-pumping music as they fly towards you, surrounded by a futuristic world." Meta acquired control of Beat Saber through its purchase of Beat Games in November 2019.
- 34. Since its acquisition of Beat Games, Meta has continued to acquire a series of studios behind many popular VR apps, and now boasts one of the largest first-party VR content organizations in the world:

1	a.	In January 2020, Meta acquired Sanzaru games, maker of the fantasy Viking
2		combat game Asgard's Wrath.
3	b.	In May 2020, Meta acquired Ready at Dawn Studios, maker of Lone Echo II, a
4		zero-gravity adventure game, and Echo VR, an online team-based sports game.
5	c.	In April 2021, Meta acquired Downpour Interactive, maker of Onward, a team-
6		based first-person shooter.
7	d.	In May 2021, Meta acquired BigBox VR, maker of Population One, a
8		multiplayer first-person arena shooter.
9	e.	In June 2021, Meta acquired Unit 2 Games, the maker of Crayta, a collaborative
10		platform that allows users to create and play their own games.
11	f.	And, in November 2021, Meta acquired Twisted Pixel, a studio that makes
12		various games, including Path of the Warrior (a fighting game), B-Team (a first-
13		person shooter), and Wilson's Heart (a mystery noir thriller game).
14	35.	In addition to the aforementioned acquisitions, Meta has developed and released
15	its own VR ap	ops. These include:
16	a.	Horizon Worlds, a Massively Multiplayer Online game that allows users to
17		build, share, and interact in virtual worlds;
18	b.	Horizon Workrooms, a productivity app that lets teams of people share their
19		computer screens, collaborate on virtual whiteboards, and more;
20	c.	Horizon Venues, a live-events app that lets users experience concerts, sporting
21		events, and more; and
22	d.	Horizon Home, a social-space app that lets users hang out with their friends,
23		watch videos together, and join multiplayer VR games together.
24	36.	Among VR apps, dedicated fitness
25		. As Within's co-founder and CEO puts it,
26	"Fitness is the	killer use case for VR."
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1 2 platform-level tools such as 3 Oculus Move, a calorie and time counter that runs in the background of other Quest apps and displays to users data about their activity levels while in VR. 4 5 THE RELEVANT ANTITRUST MARKETS 6 7 37. The Acquisition would substantially lessen competition or tend to create a 8 monopoly in the relevant antitrust market for VR dedicated fitness apps in the United States 9 ("VR Dedicated Fitness App market"). The Acquisition would also substantially lessen competition or tend to create a monopoly in the broader relevant antitrust market of VR fitness 10 11 apps in the United States ("VR Fitness App market") that includes both dedicated fitness apps 12 and incidental fitness apps. 13 A. The VR Dedicated Fitness App Market 14 38. The VR Dedicated Fitness App market is a relevant product market. The market consists of VR apps, like Within's Supernatural app, that are designed so that users can exercise 15 through a structured physical workout in their own homes. 16 39. 17 18 19 40. 20 Dedicated fitness apps offer distinct functionality when compared to other VR apps, including VR incidental fitness apps. For example, they may feature adjusting difficulty 21 22 so that users never "fail" a workout; they may feature workouts designed by trainers or fitness 23 experts; they are designed to maximize exertion and physical movement for the purpose of exercise; and they may feature classes or other active coaching. 24 25 41. 26 27 28 COMPLAINT FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION PURSUANT

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Dedicated fitness apps typically entail a higher degree of physical exertion than incidental
fitness apps. According to the Virtual Reality Institute of Health and Exercise, which rates
energy expenditures during VR app usage, Within's Supernatural currently has the highest
energy expenditure, at 12–13 calories per minute.

42.	VR dedicated fitness apps are also typically offered using a distinct,
subscription-	based pricing model.
43.	

- 44. The VR Dedicated Fitness App market does not include other products that are neither close substitutes for, nor offered under similar competitive conditions as, VR dedicated fitness apps. For example, it does not include non-VR at-home smart fitness solutions, such as digitally connected exercise bikes, treadmills, weight machines, mobile phone apps, video games, or workout videos.
- 45. Functional, practical, technological, and price differences show that non-VR athome smart fitness solutions and at-home exercise products are distinct from VR dedicated fitness apps.
- 46. VR offers a level of immersion that other at-home fitness experiences do not, and cannot, offer. VR technology allows users to exercise from the comfort, privacy, and safety of home with the feeling and visuals of being somewhere else—atop a mountain, on a tropical island, in a futuristic world, virtually anywhere. The sensors in a VR headset and controllers also allow for a degree of tracking, adjustment, and feedback that non-immersive exercise programs cannot match. As Within's co-founder and CEO explained, "[W]orking out in

Supernatural feels like you're a champion of a sport from the future. I love that and haven't felt that sense of athleticism ever on a treadmill or an exercise bike."

- 47. There also tend to be substantial price differences between VR fitness and smart at-home fitness products. Most smart at-home fitness solutions have much higher up-front costs and much higher ongoing costs than current VR fitness apps. A Peloton smart bicycle, for example, costs over \$1,000, with an additional \$44 per month subscription cost, compared to the cost of a \$299 Meta Quest 2 plus \$18.99 per month for Supernatural. It also weighs 135 pounds.
- 48. In addition to Supernatural, other apps in the VR Dedicated Fitness App market include FitXR, Holofit from Holodia, VZFit from Virzoom, and Les Mills Body Combat from Odders Lab.
 - 49.
 - Other than Supernatural and FitXR,

B. The VR Fitness App Market

- 50. The VR Fitness App market comprises VR apps that are recognized and marketed as providing a fitness benefit to the user. This broader market includes both VR dedicated fitness apps and incidental fitness apps, such as rhythm and active sports games—including Meta's Beat Saber.
- 51. The incidental fitness category includes VR apps whose primary focus is not fitness, but that allow users to get a workout as a byproduct of their use because of the physically active nature of these apps. This category includes "rhythm" games like Beat Saber, Pistol Whip, and OhShape, where a user must dodge, strike, or shoot targets along to music, as well as active sports games like Thrill of the Fight, a boxing simulator.
 - 52.
- COMPLAINT FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION PURSUANT TO SECTION 13(B) OF THE FEDERAL TRADE COMMISSION ACT

- 53. Publicly, Meta has acknowledged a VR Fitness App market comprising both dedicated and incidental fitness apps. Meta includes Beat Saber in this market. In a post on the Oculus website entitled "Exercise By Accident: VR Games to Help You Work Out At Home," Meta extols the virtues of rhythm and sports games for physical exercise: "while our first port of call for VR fitness is dedicated fitness apps like Supernatural and FitXR, you can get a surprising amount of exercise 'by accident' with a bunch of the games below," including Meta's own Beat Saber app. Meta classified the type of exercise offered by Beat Saber as "Full-body, Aerobic"—the exact same type of exercise it listed for both Supernatural and FitXR.
- 54. Technology and fitness reviewers also recognize the VR Fitness App market. Publications reviewing VR fitness options often include incidental fitness apps alongside dedicated fitness apps, with Beat Saber featuring prominently. Many reviews of Supernatural compare it to Beat Saber specifically, noting the similarities in game mechanics, comparing the exercise effect of each app, and comparing value for the price.
- 55. For the reasons stated above with respect to the VR Dedicated Fitness App market, the VR Fitness App market also does not include non-VR at-home smart fitness solutions like digitally connected exercise bikes, treadmills, weight machines, mobile phone apps, video games, or workout videos. VR fitness apps offer their users all of the broader benefits of VR: they can exercise in fully immersive, 360-degree environments without any of the cost, discomfort, or risk of actually traveling to those environments. Again, as Mark Zuckerberg has explained, VR is "very different from every experience of technology that we've had before."
- 56. Indeed, Meta advertises the immersive nature of VR, touting the ability to do "jabs on a glacier, [and] lunges on a volcano, all while getting the best workout of your life."
- 57. Moreover, unlike "flat" or two-dimensional at-home workout content, VR apps can also be fully interactive, providing guided motion and haptic feedback in real time in three-dimensional space. Because of the cameras in the headset and sensors in the controllers, the VR
- COMPLAINT FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION PURSUANT TO SECTION 13(B) OF THE FEDERAL TRADE COMMISSION ACT

tracking system means that VR fitness apps "know how your body is moving through space at all times," as Within co-founder and CEO put it.

58. Nor does the VR Fitness App market include VR apps that do not provide an exercise benefit and are neither marketed nor sought by users on that basis. Although many VR apps make use of some physical movement by the user to navigate the app or present an immersive experience to the user, not all VR apps involve physical movement that generates an exercise effect. Indeed, studies recognize the wide range of exercise effect that can be provided by different VR apps.

. VR apps that provide a lower or negligible exercise effect accordingly do not compete in this market.

C. The Relevant Geographic Market

59. The relevant geographic market in which to analyze the competitive effects of the Acquisition is the United States. While VR app suppliers may be located outside the United States, customers in the relevant markets affected by the Acquisition are located in the United States. The availability of VR apps and headsets for consumers varies by country, and VR consumers in the United States can only buy headsets and apps that are available in the United States. Industry participants recognize the United States as a market.

MARKET CONCENTRATION AND THE ACQUISITION'S PRESUMPTIVE ILLEGALITY

- 60. Both the VR Dedicated Fitness App market and the broader VR Fitness market are highly concentrated.
- 61. Market concentration within a properly defined relevant antitrust market is a useful indicator of the competitive effects of a merger. The 2010 U.S. Department of Justice and Federal Trade Commission Horizontal Merger Guidelines ("Merger Guidelines") measure market concentration using the Herfindahl–Hirschman Index ("HHI"). The Merger Guidelines outline the principal analytical techniques, practices, and enforcement policy of the FTC and Department of Justice with respect to mergers involving competitors. Though the Merger

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enhance market power because it would significantly increase concentration and result in a highly concentrated relevant market. This suffices to establish a prima facie case that the Acquisition is unlawful.

68. In the VR Fitness App market, the Acquisition would increase HHI levels by

The Acquisition is thus presumed likely to create or enhance market power and is presumptively unlawful under Section 7 of the Clayton Act, 15 U.S.C. § 18.

EVIDENCE OF LIKELY ANTICOMPETITIVE EFFECTS

- 69. In addition to this presumption of illegality, additional evidence indicates that the Acquisition may substantially lessen competition in the relevant markets for VR dedicated fitness apps and for VR fitness apps.
 - A. Anticompetitive Effects in the VR Dedicated Fitness App Market
- 70. The Acquisition would cause anticompetitive effects by eliminating potential competition from Meta in the relevant market for VR dedicated fitness apps. These include eliminating any probability that Meta would enter the market through alternative means absent the Acquisition, as well as eliminating the likely and actual beneficial influence on existing competition that results from Meta's current position, poised on the edge of the market. As the Merger Guidelines explain, "A merger between an incumbent and a potential entrant can raise significant competitive concerns."
 - 1. It Is Reasonably Probable That Meta Would Have Entered the VR

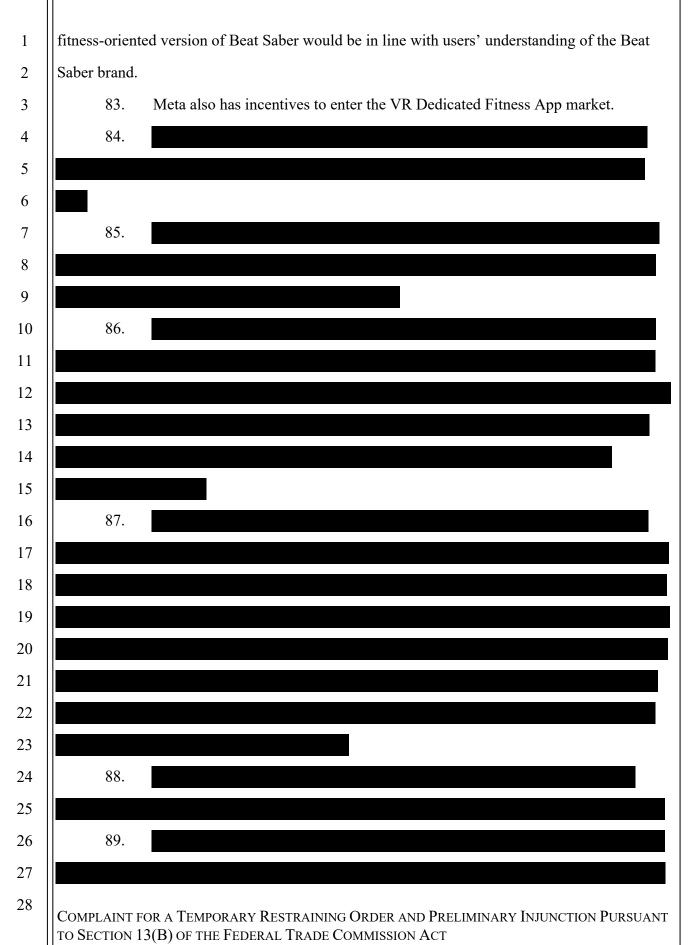
 Dedicated Fitness App Market Through Alternative Means Absent This

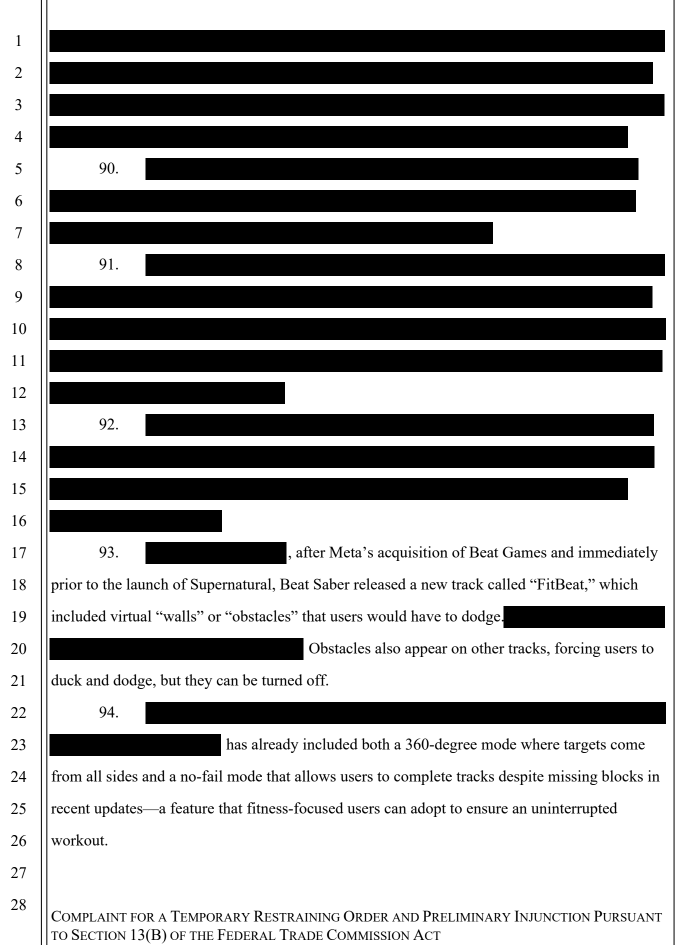
 Acquisition
- 71. Meta has the economic characteristics, size, resources, capabilities, advantages, and incentives to enter the VR Dedicated Fitness App market—and it has seriously considered doing so—by means other than this Acquisition. Meta could have chosen to build a VR dedicated fitness app from scratch, add dedicated fitness functionality to an existing app,

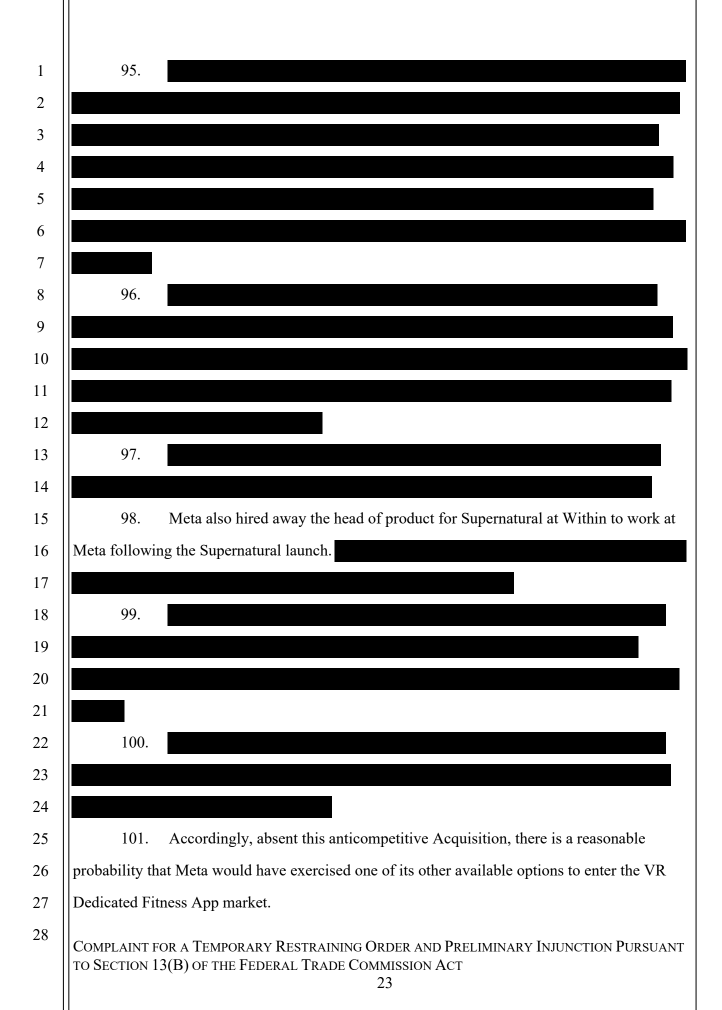
1	
2	
3	72. Consistent with its long-term strategy for its VR devices to become a widely
4	used platform that it ultimately will control, Meta has committed tens of billions of dollars to its
5	Reality Labs division, which develops its VR and AR products, including more than \$7.7 billion
6	in 2020, \$12.4 billion in 2021, and \$3.6 billion in the three-month period ending in March 2022.
7	Meta is already well on the way to realizing Mr. Zuckerberg's goals of owning both the
8	dominant platform and the "killer apps" on that platform. Meta already produces the best-selling
9	VR headset in the United States by a wide margin. Meta's Quest Store
10	distribution platform of VR apps. And Meta seller of VR apps, with a portfolio
11	that includes Beat Saber, the VR fitness app, and Horizon Worlds, a massive
12	social app that features its own game-creation tools for users.
13	73. Meta has the financial resources to develop a dedicated fitness app on its own—
14	either by creating a new app or by adding new features to an existing app such as Beat Saber.
15	
16	Meta's formidable first-party studios group in developing a VR dedicated
17	fitness app.
18	74. In 2021, Meta had an annual profit of \$46.7 billion, and spent more than \$12
19	billion on its Reality Labs division.
20	75. With its vast financial resources, Meta continues to add features and content to
21	the apps it has already released, and to develop and release new apps. Meta has also developed
22	multiple full-featured VR apps in-house. What's more,
23	this acquisition is
24	During that time and on that budget, Within built
25	Supernatural from the ground up into VR dedicated fitness app.
26	76. Meta could build instead of buy within a reasonable period of time if it could not
27	proceed with this Acquisition. Indeed,
28	COMPLAINT FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION PURSUANT TO SECTION 13(B) OF THE FEDERAL TRADE COMMISSION ACT

	77.	Meta has developed multiple VR apps from scratch before, including the
ambiti	ous Hor	izon Worlds, which allows users to create and explore virtual worlds; Horizon
Workr	ooms, a	n app that lets Meta test out new use-cases and platform-level features in the
emerg	ing VR	productivity category and allows users to connect and collaborate in real-time; the
Horizo	n Venu	es live-events app; and the Horizon Home social-space app.

- 78. Meta has also developed and released Oculus Move, a platform-level fitness tracker on the Oculus Quest that allows users to track active time and calories burned across apps.
- 79. Through its string of prior acquisitions, Meta already owns seven of the most successful VR development studios in the world, including Beat Games, the studio behind Beat Saber. And, as of March 2021, Meta had nearly 10,000 employees housed within Reality Labs, its division devoted to virtual reality.
 - 80. Meta's control over the Quest platform
- 81. In addition, Meta controls which VR apps appear and are featured in its Quest Store. This control guarantees that Meta could reach millions of existing VR users with a built-from-scratch or expanded app through an especially important avenue for consumer discovery.
- 82. Meta—formerly known as "Facebook Inc."—rebranded its entire business as "Meta" to reflect its focus on VR. Its brands, including Meta and Quest, are well-known to VR users. Meta also has substantial marketing experience as to a wide range of VR apps, including Beat Saber, that it could leverage to enter the VR Dedicated Fitness App market. Indeed, users already associate Meta's Beat Saber app with incidental fitness. This "name awareness" would facilitate Meta's organic entry into the VR Dedicated Fitness App market, as a dedicated







2. It is Reasonably Probable That Alternative Entry by Meta Would Substantially Deconcentrate the Market and Have Other Procompetitive Effects

- 102. Meta's entry into the VR Dedicated Fitness App market—whether by adding new features to one of its existing apps or developing a new VR dedicated fitness app from scratch—would have the effect of substantially deconcentrating and increasing competition in the market.
- 103. Building instead of buying would entail developing additional expertise, undertaking product research and design, hiring more employees, and making other key investments.

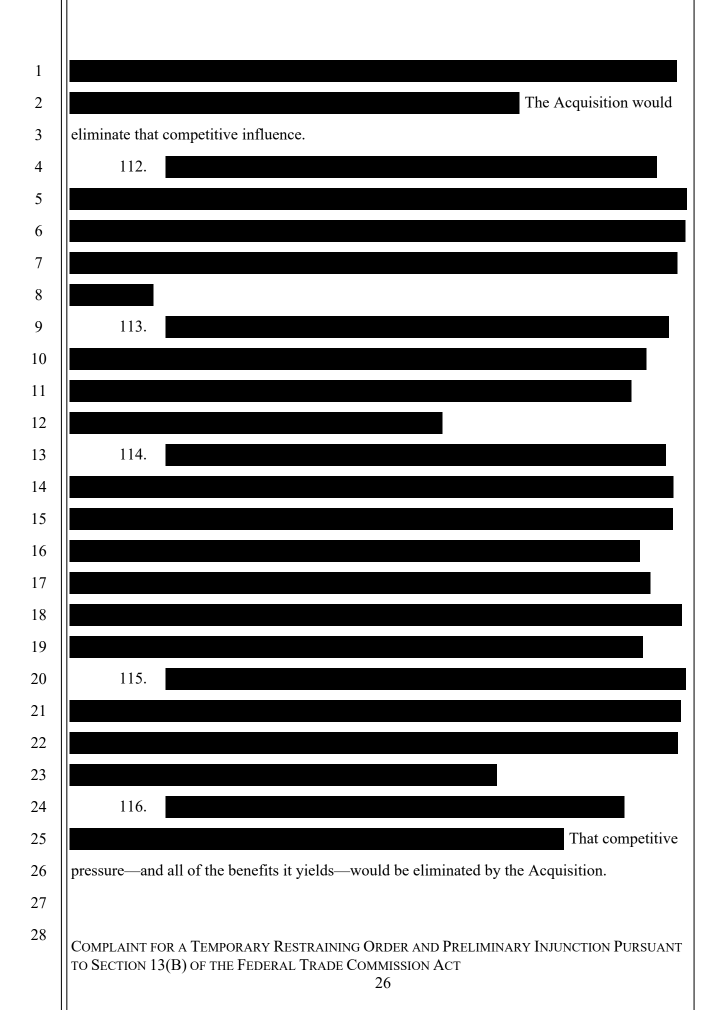
 But such efforts would reflect the very essence of competition, the dynamic that the antitrust laws seek to protect and promote.
- 104. Alternative entry by Meta would introduce a new competitor into the market with the backing of one of the world's largest, most well-resourced, and most experienced VR industry participants. Such entry would increase consumer choice, increase innovation, spur additional competition to attract the best employees, and yield a host of other competitive benefits. Crucially, it would *also* maintain the independent presence and competitive vitality of the VR dedicated fitness app Supernatural.
- 105. The Acquisition would eliminate the probability of such entry, potentially dampening future innovation and leading to a market with less beneficial rivalry and competitive pressure.

3. Within Reasonably Perceived Meta as a Potential Entrant to the VR Dedicated Fitness App Market

- 106. In light of Meta's economic characteristics, size, resources, capabilities, advantages, and incentives, it would be eminently reasonable for a VR dedicated fitness app market participant to perceive Meta as a potential entrant.
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В.	Anticompetitive Effects in the VR Fitness App Market
117.	When viewed against the broader backdrop of the VR Fitness App market, the
Acquisition	is no less illegal. The Acquisition, if allowed to proceed, would see the maker of
	. Beat Saber and
Supernatura	l have been close competitors in this broader market, with
	. The Acquisition would eliminate that competitive pressure
between Det	fendants.
	1. Beat Saber and Supernatural Are Competitors in the VR Fitness App
	Market
118.	Beat Saber and Supernatural compete in the highly concentrated VR Fitness App
market.	
119.	In part of 2021 and throughout most of the first half of 2022, Meta maintained a
fitness" lan	ding webpage for its Quest and Quest 2 headsets. The link to the landing page was
rominently	displayed as part of the front page heading on Oculus.com. That fitness landing
page feature	d Supernatural and Beat Saber, among other apps.
120.	The Quest Store itself has a search functionality that allows users to find apps.
As of June 2	2022, a search in the United States for the keyword "exercise" returns 15 apps,
including bo	oth Supernatural and Beat Saber.
121.	Both Within and Meta

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100	
122.	
	both employ the same "slashing" mechan
which the p	layer uses virtual bats or swords to hit incoming targets timed to music.
	2. Competition Between Beat Saber and Supernatural Has Been Ben
	to VR Fitness App Users
123.	The ongoing competition between Beat Saber and Supernatural has
enefited co	onsumers.
124.	Meta has added fitness features to Beat Saber to better compete for users
n exercise	effect. For example, in April 2020—just before Supernatural's launch—Meta
eleased "Fi	tBeat," a song for Beat Saber designed for fitness-focused beat maps. Media
overage ha	s attributed "FitBeat" as a reaction to Supernatural's release.
125.	Similarly, Within has taken
126.	Moreover, prior to launching Supernatural,

127.		
128.		
129.		
130. This competition between Supernatural and Beat Saber in the VR Fitness App		
market leads to innovations, new features, and consumer choice—and it will be eliminated as a		
result of the Acquisition.		
LACK OF COUNTERVAILING FACTORS		
131. Defendants cannot demonstrate that new entry or expansion by existing firms		
will be timely, likely, or sufficient to offset the anticompetitive effects.		
132. There are multiple barriers to entering or expanding in the relevant markets,		
including time, network effects, ongoing development and content creation costs, post-launch		
support, capital, and the need for consumers to be able to discover the app.		
Developing a high-quality entrant also		
133. To be sold on the Quest store, Meta itself must decide to approve an app through		
a technical review and a curation process by Meta that examines "quality, polish, entertainment		
value, and utility." This can be a lengthy process and there is no guarantee any third-party app		
will ultimately be approved.		
134. No other company has the combination of resources, VR know-how, and control		
over the app store and the overall Quest VR experience that Meta has.		
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135.	Once Meta—which also owns the Quest platform and app store—entrenches			
	VR dedicated fitness through the Acquisition, it will effectively raise			
parriers to entry and expansion as other companies interested in the space will understand that				
hey need to d	compete with a deep-pocketed platform operator that owns the			
fitness app an	VR dedicated fitness app.			

Defendants cannot demonstrate cognizable, verifiable, transaction-specific efficiencies that would be sufficient to reverse the strong presumption and evidence of the

LIKELIHOOD OF SUCCESS ON THE MERITS, BALANCE OF THE EQUITIES, AND NEED FOR RELIEF

- Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), authorizes the Commission, whenever it has reason to believe that a proposed merger is unlawful, to seek preliminary injunctive relief to prevent consummation of a merger until the Commission has had an opportunity to issue an administrative complaint, and if such complaint is issued, adjudicate the merger's legality in an administrative proceeding. In deciding whether to grant relief, the Court must balance the likelihood of the Commission's ultimate success on the merits against the equities, using a sliding scale. The principal equity in cases brought under Section 13(b) is the public's interest in effective enforcement of the antitrust laws. Private equities affecting only Defendants' interests cannot tip the scale against a preliminary injunction.
- The Commission is likely to succeed in proving that the effect of the Acquisition may be substantially to lessen competition or tend to create a monopoly in violation of Section 7
- Preliminary relief is warranted and necessary. Should the Acquisition ultimately be adjudicated unlawful, reestablishing the status quo would be difficult, if not impossible, if the Acquisition has already occurred in the absence of preliminary relief. Allowing the Acquisition to close before the Commission issues an administrative complaint and the completion of any administrative proceeding would cause irreparable harm by, among other

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1	things, enabling the combined firm to begin altering Within's operations and business plans,		
2	accessing Within's sensitive business information, eliminating key Within personnel, changing		
3	Within's product development efforts, and preventing Within from raising the funding		
4	necessary to continue operations and maintain its growth trajectory. In the absence of relief		
5	from this Court, substantial harm to competition would occur in the interim.		
6	140. Accordingly, the equitable	e relief requested here is in the public interest. The	
7	Commission respectfully requests that the Court:		
8	141. Enter the temporary restra	nining order and preliminarily enjoin Defendants from	
9	taking any further steps to consummate the Acquisition, or any other acquisition of stock,		
10	assets, or other interests of one another, either directly or indirectly;		
11	142. Retain jurisdiction and maintain the <i>status quo</i> until the Commission issues an		
12	administrative complaint and any administrative proceeding initiated by the Commission is		
13	concluded; and		
14	143. Award such other and fur	ther relief as the Court may determine is appropriate,	
15	just, and proper.		
16			
17	Dated: July 27, 2022	Respectfully submitted,	
18		/s/ Abby L. Dennis	
19	Of counsel:	ABBY L. DENNIS Senior Trial Counsel	
20	HOLLY VEDOVA Director	PEGGY BAYER FEMENELLA	
21	Bureau of Competition	Acting Assistant Director	
22	JOHN M. NEWMAN Deputy Director	JOSHUA GOODMAN Acting Deputy Assistant Director	
23	Bureau of Competition	JEANINE BALBACH	
24		MICHAEL BARNETT E. ERIC ELMORE	
25		JUSTIN EPNER SEAN D. HUGHTO	
26		FRANCES ANNE JOHNSON ANDREW LOWDON	
27		KRISTIAN ROGERS ANTHONY R SAUNDERS	

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