

1 Joseph R. Saveri (State Bar No. 130064)  
 2 Cadio Zirpoli (State Bar No. 179108)  
 3 Christopher K.L. Young (State Bar No. 318371)  
 4 Kathleen J. McMahon (State Bar No. 340007)  
**JOSEPH SAVERI LAW FIRM, LLP**  
 5 601 California Street, Suite 1000  
 6 San Francisco, California 94108  
 Telephone: (415) 500-6800  
 7 Facsimile: (415) 395-9940  
 Email: jsaveri@saverilawfirm.com  
 8 czirpoli@saverilawfirm.com  
 cyoung@saverilawfirm.com  
 9 kmcmahon@saverilawfirm.com

10 Matthew Butterick (State Bar No. 250953)  
 11 1920 Hillhurst Avenue, #406  
 Los Angeles, CA 90027  
 Telephone: (323) 968-2632  
 12 Facsimile: (415) 395-9940  
 13 Email: mb@buttericklaw.com

14 *Counsel for Individual and Representative*  
 15 *Plaintiffs and the Proposed Class*

16 **UNITED STATES DISTRICT COURT**  
 17 **NORTHERN DISTRICT OF CALIFORNIA**  
**SAN FRANCISCO DIVISION**

18 RICHARD KADREY, an individual;  
 19 SARAH SILVERMAN, an individual;  
 20 CHRISTOPHER GOLDEN, an individual;  
 21 Individual and Representative Plaintiffs,  
 22 v.  
 23 META PLATFORMS, INC., a Delaware  
 24 corporation;  
 25 Defendant.

Case No.  
**COMPLAINT**  
**CLASS ACTION**  
**DEMAND FOR JURY TRIAL**

1 Plaintiffs Richard Kadrey, Sarah Silverman, and Christopher Golden (“Plaintiffs”), on behalf of  
2 themselves and all others similarly situated, bring this Class Action Complaint (the “Complaint”)  
3 against Defendant Meta Platforms, Inc.

## 4 I. OVERVIEW

5 1. LLaMA is a set of large language models created and maintained by Defendant Meta  
6 Platforms, Inc. A *large language model* is an AI software program designed to emit convincingly  
7 naturalistic text outputs in response to user prompts.

8 2. Rather than being programmed in the traditional way, a large language model is  
9 “trained” by copying massive amounts of text and extracting expressive information from it. This body  
10 of text is called the *training dataset*.

11 3. A large language model’s output is therefore entirely and uniquely reliant on the  
12 material in its training dataset. Every time it assembles a text output, the model relies on the  
13 information it extracted from its training dataset. Thus, the decisions about what textual information to  
14 include in the training dataset are deliberate and important choices.

15 4. Plaintiffs and Class members are authors of books. Plaintiffs and Class members have  
16 copyrights in the books they published. Plaintiffs and Class members did not consent to the use of their  
17 copyrighted books as training material for LLaMA.

18 5. Nonetheless, their copyrighted materials were copied and ingested as part of training  
19 LLaMA. Many of Plaintiffs’ copyrighted books appear in the dataset that Meta has admitted to using to  
20 train LLaMA.

## 21 II. JURISDICTION AND VENUE

22 6. This Court has subject matter jurisdiction under 28 U.S.C. § 1331 because this case  
23 arises under the Copyright Act (17 U.S.C. § 501) and the Digital Millennium Copyright Act (17 U.S.C.  
24 § 1202).

25 7. Jurisdiction and venue is proper in this judicial district under 28 U.S.C. § 1391(c)(2)  
26 because Defendant Meta Platforms, Inc. (“Meta”) is headquartered in this district, and thus a  
27 substantial part of the events giving rise to the claim occurred in this district; and because a substantial  
28 part of the events giving rise to Plaintiffs’ claims occurred in this District, and a substantial portion of

1 the affected interstate trade and commerce was carried out in this District. Defendant has transacted  
2 business, maintained substantial contacts, and/or committed overt acts in furtherance of the illegal  
3 scheme and conspiracy throughout the United States, including in this District. Defendant's conduct  
4 has had the intended and foreseeable effect of causing injury to persons residing in, located in, or doing  
5 business throughout the United States, including in this District.

6 8. Under Civil Local Rule 3.2(d), assignment of this case to the San Francisco or Oakland  
7 Division is proper because Meta is headquartered in San Mateo County, where a substantial part of the  
8 events giving rise to the claim occurred, a substantial amount part of the events giving rise to Plaintiffs'  
9 claims and the interstate trade and commerce involved and affected by Defendant's conduct giving rise  
10 to the claims herein occurred in this Division.

### 11 III. PARTIES

#### 12 A. Plaintiffs

13 9. Plaintiff Richard Kadrey is a writer who lives in Pennsylvania. Plaintiff Kadrey owns  
14 registered copyrights in several books, including *Sandman Slim*. These books contain the copyright-  
15 management information customarily included in published books, including the name of the author  
16 and the year of publication.

17 10. Plaintiff Sarah Silverman is a writer and performer who lives in California. Plaintiff  
18 Silverman owns a registered copyright in one book, called *The Bedwetter*. This book contains copyright-  
19 management information customarily included in published books, including the name of the author  
20 and the year of publication.

21 11. Plaintiff Christopher Golden is a writer who lives in Massachusetts. Mr. Golden owns  
22 registered copyrights in several books, including *Ararat*. These books contain the copyright-  
23 management information customarily included in published books, including the name of the author  
24 and the year of publication.

25 12. A nonexhaustive list of registered copyrights owned by Plaintiffs is included as  
26 **Exhibit A.**

1 **B. Defendant**

2 13. Defendant Meta is a Delaware corporation with its principal place of business at 1601  
3 Willow Road, Menlo Park, California 94025.

4 **IV. AGENTS AND CO-CONSPIRATORS**

5 14. The unlawful acts alleged against the Defendant in this class action complaint were  
6 authorized, ordered, or performed by the Defendant’s respective officers, agents, employees,  
7 representatives, or shareholders while actively engaged in the management, direction, or control of the  
8 Defendant’s businesses or affairs. The Defendant’s agents operated under the explicit and apparent  
9 authority of their principals. Each Defendant, and its subsidiaries, affiliates, and agents operated as a  
10 single unified entity.

11 15. Various persons and/or firms not named as Defendants may have participated as co-  
12 conspirators in the violations alleged herein and may have performed acts and made statements in  
13 furtherance thereof. Each acted as the principal, agent, or joint venture of, or for other Defendants with  
14 respect to the acts, violations, and common course of conduct alleged herein.

15 **V. FACTUAL ALLEGATIONS**

16 16. Meta is a diversified internet company that creates, markets, and sells software and  
17 hardware technology products, including Facebook, Instagram, and Horizon Worlds. Meta also has a  
18 large artificial-intelligence group called Meta AI that creates and distributes artificial-intelligence  
19 software products.

20 17. *Artificial intelligence* is commonly abbreviated “AI.” AI software is designed to  
21 algorithmically simulate human reasoning or inference, often using statistical methods.

22 18. In February 2023, Meta released an AI product called LLaMA. LLaMA is a set of *large*  
23 *language models*. A large language model (or “LLM” for short) is AI software designed to parse and  
24 emit natural language. Though a large language model is a software program, it is not created the way  
25 most software programs are—that is, by human software engineers writing code. Rather, a large  
26 language model is “trained” by copying massive amounts of text from various sources and feeding  
27 these copies into the model. This corpus of input material is called the *training dataset*. During training,  
28 the large language model copies each piece of text in the training dataset and extracts expressive

1 information from it. The large language model progressively adjusts its output to more closely resemble  
2 the sequences of words copied from the training dataset. Once the large language model has copied and  
3 ingested all this text, it is able to emit convincing simulations of natural written language as it appears in  
4 the training dataset.

5 19. Much of the material in Meta’s training dataset, however, comes from copyrighted  
6 works—including books written by Plaintiffs—that were copied by Meta without consent, without  
7 credit, and without compensation.

8 20. Authors, including Plaintiffs, publish books with certain copyright management  
9 information. This information includes the book’s title, the ISBN number or copyright number, the  
10 author’s name, the copyright holder’s name, and terms and conditions of use. Most commonly, this  
11 information is bound on the back of the book’s title page and is standard in any book, regardless of  
12 genre.

13 21. Meta introduced LLaMA in a paper called “LLaMA: Open and Efficient Foundation  
14 Language Models”. In the paper, Meta describes the LLaMA training dataset as “a large quantity of  
15 textual data” that was chosen because it was “publicly available, and compatible with open sourcing.”

16 22. *Open sourcing* refers to putting data under a permissive style of copyright license called  
17 an *open-source license*. Copyrighted materials, however, are not ordinarily “compatible with open  
18 sourcing” unless and until the copyright owner first places the material under an open-source license,  
19 thereby enabling others to do so later.

20 23. In a table describing the composition of the LLaMA training dataset, Meta notes that  
21 85 gigabytes of the training data comes from a category called “Books.” Meta further elaborates that  
22 “Books” comprises the text of books from two internet sources: (1) Project Gutenberg, an online  
23 archive of approximately 70,000 books that are out of copyright, and (2) “the Books3 section of  
24 ThePile . . . a publicly available dataset for training large language models.” Meta’s paper on LLaMA  
25 does not further describe the contents of Books3 or ThePile.

26 24. But that information is available elsewhere. ThePile is a dataset assembled by a research  
27 organization called EleutherAI. In December 2020, EleutherAI introduced this dataset in a paper  
28 called “The Pile: An 800GB Dataset of Diverse Text for Language Modeling”.

1           25.     The EleutherAI paper reveals that the Books3 dataset comprises 108 gigabytes of data,  
2 or approximately 12% of the dataset, making it the third largest component of The Pile by size.

3           26.     The EleutherAI paper describes the contents of Books3:

4  
5                   Books3 is a dataset of books derived from a copy of the contents of the  
6                   Bibliotik private tracker ... Bibliotik consists of a mix of fiction and  
7                   nonfiction books and is almost an order of magnitude larger than our next  
8                   largest book dataset (BookCorpus2). We included Bibliotik because  
9                   books are invaluable for long-range context modeling research and  
10                  coherent storytelling.

11           27.     Bibliotik is one of a number of notorious “shadow library” websites that also includes  
12           Library Genesis (aka LibGen), Z-Library (aka B-ok), and Sci-Hub. The books and other materials  
13           aggregated by these websites have also been available in bulk via torrent systems. These shadow  
14           libraries have long been of interest to the AI-training community because of the large quantity of  
15           copyrighted material they host. For that reason, these shadow libraries are also flagrantly illegal.

16           28.     The person who assembled the Books3 dataset has confirmed in public statements that  
17           it represents “all of Bibliotik” and contains 196,640 books. EleutherAI currently distributes copies of  
18           Books3 through its website (<https://pile.eleuther.ai/>).

19           29.     The Books3 dataset is also available from a popular AI project hosting service called  
20           Hugging Face ([https://huggingface.co/datasets/the\\_pile\\_books3](https://huggingface.co/datasets/the_pile_books3)).

21           30.     Many of Plaintiffs’ books appear in the Books3 dataset. A list of Plaintiffs’ books  
22           currently known to exist in the Books3 dataset is attached as Exhibit B. Together, these books are  
23           referred to as the **Infringed Works**.

24           31.     Since the launch of the LLaMA language models in February 2023, Meta has made  
25           these models selectively available to organizations that request access, saying:

26                   To maintain integrity and prevent misuse, we are releasing our model  
27                   under a noncommercial license focused on research use cases. Access to  
28                   the model will be granted on a case-by-case basis to academic  
29                   researchers; those affiliated with organizations in government, civil  
30                   society, and academia; and industry research laboratories around the  
31                   world. People interested in applying for access can find the link to the  
32                   application in our research paper.

1 32. Meta has not disclosed what criteria it uses to decide who is eligible to receive the  
2 LLaMA language models, nor who has actually received them, or whether Meta has in fact adhered to  
3 its stated criteria. On information and belief, Meta has in fact distributed the LLaMA models to certain  
4 people and entities, continues to do so, and has benefited financially from these acts.

5 33. In March 2023, the LLaMA language models were leaked to a public internet site and  
6 have continued to circulate. Meta has not disclosed what role it had, if any, in the leak.

7 34. Later in March 2023, Meta issued a DMCA takedown notice to a programmer on  
8 GitHub who had released a tool that helped users download the leaked LLaMA language models. In the  
9 notice, Meta asserted copyright over the LLaMA language models.

10 35. According to reporting in June 2023, Meta plans to make the next version of LLaMA  
11 commercially available.

12 **VI. CLAIMS FOR RELIEF**

13 **COUNT 1**  
14 **DIRECT COPYRIGHT INFRINGEMENT**  
15 **17 U.S.C. § 106**

16 36. Plaintiffs incorporate by reference the preceding factual allegations.

17 37. As the owners of the registered copyrights in the Infringed Works, Plaintiffs hold the  
18 exclusive rights to those books under 17 U.S.C. § 106.

19 38. To train the LLaMA language models, Meta copied the Books3 dataset, which includes  
20 the Infringed Works.

21 39. Plaintiffs never authorized Meta to make copies of their Infringed Works, make  
22 derivative works, publicly display copies (or derivative works), or distribute copies (or derivative  
23 works). All those rights belong exclusively to Plaintiffs under copyright law.

24 40. Meta made copies of the Infringed Works during the training process of the LLaMA  
25 language models without Plaintiffs' permission.

26 41. Because the LLaMA language models cannot function without the expressive  
27 information extracted from Plaintiffs' Infringed Works and retained inside the LLaMA language  
28 models, these LLaMA language models are themselves infringing derivative works, made without  
Plaintiffs' permission and in violation of their exclusive rights under the Copyright Act.





1 50. Without the authority of Plaintiffs and the Class, Defendant created derivative works  
2 based on Plaintiffs' Infringed Works. By distributing these works without their CMI, Meta violated 17  
3 U.S.C. § 1202(b)(3).

4 51. By falsely claiming that it has sole copyright in the LLaMA language models—which it  
5 cannot, because the LLaMA language models are infringing derivative works—Meta violated 17 U.S.C.  
6 § 1202(a)(1).

7 52. Meta knew or had reasonable grounds to know that this removal of CMI would facilitate  
8 copyright infringement by concealing the fact that every output from the LLaMA language models is an  
9 infringing derivative work, synthesized entirely from expressive information found in the training data.

10 53. Plaintiffs have been injured by Meta's removal of CMI. Plaintiffs are entitled to  
11 statutory damages, actual damages, restitution of profits, and other remedies provided by law.

12  
13 **COUNT 4**  
14 **UNFAIR COMPETITION**  
**CAL. BUS. & PROF. CODE §§ 17200, ET SEQ.**

15 54. Plaintiffs incorporate by reference the preceding factual allegations.

16 55. Defendant has engaged in unlawful business practices, including violating Plaintiffs' and  
17 the Class's rights under the DMCA, and using Plaintiffs' Infringed Works to train LLaMA without  
18 Plaintiffs' or the Class's authorization.

19 56. The unlawful business practices described herein violate California Business and  
20 Professions Code section 17200 *et seq.* because that conduct is otherwise unlawful by violating the  
21 DMCA.

22 57. The unlawful business practices described herein violate California Business and  
23 Professions Code section 17200 *et seq.* because they are unfair, immoral, unethical, oppressive,  
24 unscrupulous or injurious to consumers, because, among other reasons, Defendant used Plaintiffs'  
25 protected works to train LLaMA for Defendant's own gain without Plaintiffs' and the Class's  
26 authorization.

27 58. The unlawful business practices described herein violate California Business and  
28 Professions Code section 17200 *et seq.* as fraudulent because consumers are likely to be deceived

1 because, among other reasons, Meta caused LLaMA's output to be emitted without any credit to  
2 Plaintiffs' or the Class whose Infringed Works comprise LLaMA's training dataset.

3  
4 **COUNT 5**  
5 **UNJUST ENRICHMENT**  
6 **CALIFORNIA COMMON LAW**

7 1. Plaintiffs incorporate by reference the preceding factual allegations.

8 2. Plaintiffs and the Class have invested substantial time and energy in creating the  
9 Infringed Works.

10 3. Defendants have unjustly utilized access to the Infringed Materials to train LLaMA.

11 4. Plaintiffs did not consent to the unauthorized use of the Infringed Materials to train  
12 LLaMA.

13 5. By using Plaintiffs' Infringed Works to train LLaMA, Plaintiffs and the Class were  
14 deprived of the benefits of their work, including monetary damages.

15 6. Defendants derived or intend to derive profit and other benefits from the use of the  
16 Infringed Materials to train LLaMA.

17 7. It would be unjust for Defendant to retain those benefits.

18 8. The conduct of Defendant is causing and, unless enjoined and restrained by this Court,  
19 will continue to cause Plaintiffs and the Class great and irreparable injury that cannot fully be  
20 compensated or measured in money.

21 **COUNT 6**  
22 **NEGLIGENCE**  
23 **CALIFORNIA COMMON LAW**

24 9. Plaintiffs incorporate by reference the preceding factual allegations.

25 10. Defendant owed a duty of care toward Plaintiffs and the Class based upon Defendant's  
26 relationship to them. This duty is based upon Defendant's obligations, custom and practice, right to  
27 control information in its possession, exercise of control over the information in its possession,  
28 authority to control the information in its possession, and the commission of affirmative acts that result  
in said harms and losses. Additionally, this duty is based on the requirements of California Civil Code

1 section 1714, requiring all “persons,” including Defendant, to act in a reasonable manner toward  
2 others.

3 11. Defendant breached its duties by negligently, carelessly, and recklessly collecting,  
4 maintaining and controlling Plaintiffs’ and Class members’ Infringed Works and engineering,  
5 designing, maintaining and controlling systems—including LLaMA—which are trained on Plaintiffs’  
6 and Class members’ Infringed Works without their authorization.

7 12. Defendant owed Plaintiffs and Class members a duty of care to maintain Plaintiffs’  
8 Infringed Works once collected and ingested for training LLaMA.

9 13. Defendant also owed Plaintiffs and Class members a duty of care to not use the  
10 Infringed Works in a way that would foreseeably cause Plaintiffs and Class members injury, for  
11 instance, by using the Infringed Works to train LLaMA.

12 14. Defendant breached their duties by, *inter alia*, the Infringed Works to train LLaMA.

## 13 VII. CLASS ALLEGATIONS

### 14 A. Class Definition

15 15. Plaintiffs bring this action for damages and injunctive relief as a class action under  
16 Federal Rules of Civil Procedure 23(a), 23(b)(2), and 23(b)(3), on behalf of the following Class:

17 **All persons or entities domiciled in the United States that own a**  
18 **United States copyright in any work that was used as training data**  
19 **for the LLaMA language models during the Class Period.**

20 16. This Class definition excludes:

- 21 a. Defendant named herein;
- 22 b. any of the Defendant’s co-conspirators;
- 23 c. any of Defendant’s parent companies, subsidiaries, and affiliates;
- 24 d. any of Defendant’s officers, directors, management, employees, subsidiaries,  
25 affiliates, or agents;
- 26 e. all governmental entities; and
- 27 f. the judges and chambers staff in this case, as well as any members of their  
28 immediate families.

1 **B. Numerosity**

2 17. Plaintiffs do not know the exact number of members in the Class. This information is in  
3 the exclusive control of Defendant. On information and belief, there are at least thousands of members  
4 in the Class geographically dispersed throughout the United States. Therefore, joinder of all members  
5 of the Class in the prosecution of this action is impracticable.

6 **C. Typicality**

7 18. Plaintiffs' claims are typical of the claims of other members of the Class because  
8 Plaintiffs and all members of the Class were damaged by the same wrongful conduct of Defendant as  
9 alleged herein, and the relief sought herein is common to all members of the Class.

10 **D. Adequacy**

11 19. Plaintiffs will fairly and adequately represent the interests of the members of the Class  
12 because the Plaintiffs have experienced the same harms as the members of the Class and have no  
13 conflicts with any other members of the Class. Furthermore, Plaintiffs have retained sophisticated and  
14 competent counsel who are experienced in prosecuting federal and state class actions, as well as other  
15 complex litigation.

16 **E. Commonality and Predominance**

17 20. Numerous questions of law or fact common to each Class arise from Defendant's  
18 conduct:

- 19 a. whether Defendant violated the copyrights of Plaintiffs and the Class when they  
20 downloaded copies of Plaintiff's Infringed Works and used them to train the LLaMA  
21 language models;
- 22 b. whether the LLaMA language models are themselves infringing derivative works based  
23 on Plaintiffs' Infringed Works;
- 24 c. whether the text outputs of the LLaMA language models are infringing derivative works  
25 based on Plaintiffs' Infringed Works;
- 26 d. whether Defendant violated the DMCA by removing copyright-management information  
27 (CMI) from Plaintiffs' Infringed Works.
- 28 e. Whether Defendant was unjustly enriched by the unlawful conduct alleged herein.

- 1 f. Whether Defendant's conduct alleged herein constitutes Unfair Competition under
- 2 California Business and Professions Code section 17200 *et seq.*
- 3 g. Whether Defendant's conduct alleged herein constitutes common unfair competition
- 4 h. Whether any affirmative defense excuses Defendant's conduct.
- 5 i. Whether any statutes of limitation limits Plaintiffs' and the Class's potential for recovery.

6 21. These and other questions of law and fact are common to the Class predominate over  
7 any questions affecting the members of the Class individually.

8 **F. Other Class Considerations**

9 22. Defendants have acted on grounds generally applicable to the Class. This class action is  
10 superior to alternatives, if any, for the fair and efficient adjudication of this controversy. Prosecuting the  
11 claims pleaded herein as a class action will eliminate the possibility of repetitive litigation. There will be  
12 no material difficulty in the management of this action as a class action.

13 23. The prosecution of separate actions by individual Class members would create the risk  
14 of inconsistent or varying adjudications, establishing incompatible standards of conduct for  
15 Defendants.

16 **VIII. DEMAND FOR JUDGMENT**

17 WHEREFORE, Plaintiffs request that the Court enter judgment on their behalf and on behalf of  
18 the Class defined herein, by ordering:

- 19 a) This action may proceed as a class action, with Plaintiffs serving as Class
- 20 Representatives, and with Plaintiffs' counsel as Class Counsel.
- 21 b) Judgment in favor of Plaintiffs and the Class and against Defendant.
- 22 c) An award of statutory and other damages under 17 U.S.C. § 504 for violations of the
- 23 copyrights of Plaintiffs and the Class by Defendant.
- 24 d) Permanent injunctive relief, including but not limited to changes to the LLaMA
- 25 language models to ensure that all applicable information set forth in 17 U.S.C. §
- 26 1203(b)(1) is included when appropriate.
- 27 e) An order of costs and allowable attorney's fees under 17 U.S.C. § 1203(b)(4)–(5).

- 1 f) An award of statutory damages under 17 U.S.C. § 1203(b)(3) and 17 U.S.C. § 1203(c)(3),  
2 or in the alternative, an award of actual damages and any additional profits under 17  
3 U.S.C. § 1203(c)(2) (including tripling damages under 17 U.S.C. § 1203(c)(4) if  
4 applicable).
- 5 g) Pre- and post-judgment interest on the damages awarded to Plaintiffs and the Class, and  
6 that such interest be awarded at the highest legal rate from and after the date this class  
7 action complaint is first served on Defendant.
- 8 h) Defendants are to be jointly and severally responsible financially for the costs and  
9 expenses of a Court approved notice program through post and media designed to give  
10 immediate notification to the Class.
- 11 i) Further relief for Plaintiffs and the Class as may be just and proper.

12 **IX. JURY TRIAL DEMANDED**

13 Under Federal Rule of Civil Procedure 38(b), Plaintiffs demand a trial by jury of all the claims  
14 asserted in this Complaint so triable.

1 Dated: July 7, 2023

By: /s/ Joseph R. Saveri  
Joseph R. Saveri

2  
3 Joseph R. Saveri (State Bar No. 130064)  
4 Cadio Zirpoli (State Bar No. 179108)  
5 Christopher K.L. Young (State Bar No. 318371)  
6 Kathleen J. McMahon (State Bar No. 340007)  
7 JOSEPH SAVERI LAW FIRM, LLP  
8 601 California Street, Suite 1000  
9 San Francisco, California 94108  
10 Telephone: (415) 500-6800  
11 Facsimile: (415) 395-9940  
12 Email: jsaveri@saverilawfirm.com  
13 czirpoli@saverilawfirm.com  
14 cyoung@saverilawfirm.com  
15 kmcmahon@saverilawfirm.com

16 Matthew Butterick (State Bar No. 250953)  
17 1920 Hillhurst Avenue, #406  
18 Los Angeles, CA 90027  
19 Telephone: (323) 968-2632  
20 Facsimile: (415) 395-9940  
21 Email: mb@buttericklaw.com

22 *Counsel for Individual and Representative*  
23 *Plaintiffs and the Proposed Class*  
24  
25  
26  
27  
28