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12		Attorneys for Defendant	
13		Autorneys for Defendant	
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14			
15	UNITED STATE	S DISTRICT COURT	
16	NORTHERN DIST	RICT OF CALIFORNIA	
17	SAN FRANC	ISCO DIVISION	
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18			
19	SARA ISGUR, individually and on behalf of	Case No. 3:24-cv-06559-WHO	
20	herself and all others similarly situated,	Case INO. 5.24-CV-005559-WHO	
20		JOINT STIPULATION AND	
21	Plaintiff,	[PROPOSED] ORDER TO MODIFY BRIEFING SCHEDULE ON	
22	V.	DEFENDANT'S MOTION TO DISMISS	
	META DI ATEODAGENIC		
23	META PLATFORMS, INC.,	Judge: Hon. William H. Orrick	
24	Defendant.		
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	STIPULATION AND [PROPOSED] ORDER TO MODIF	Y BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO	
	DISMISS		
	CASE NO. 3:24-CV-06559-WHO Dockets.Justi		

1	Pursuant to Civil L.R. 6-1, 6-2, and 7-12, Defendant Meta Platforms, Inc. ("Meta") and
2	Plaintiff Sara Isgur respectfully submit the following stipulation:
3	STIPULATION
4	WHEREAS, on September 18, 2024, Plaintiff Sara Isgur filed the above captioned complaint
5	(see ECF No. 1);
6	WHEREAS, on October 9, 2024, the parties filed a Joint Stipulation extending the time for
7	Meta to answer or otherwise respond to the Complaint from October 11, 2024 to November 19, 2024
8	(see ECF No. 15);
9	WHEREAS, on November 13, 2024, the parties filed a Joint Stipulation to stay discovery and
10	continue the initial case management conference pending resolution of Meta's then forthcoming
11	motion to dismiss Plaintiff's complaint (see ECF No. 20), which the Court entered on November 14,
12	2024 (see ECF No. 21);
13	WHEREAS, on November 19, 2024, Meta filed a motion to dismiss Plaintiff's complaint (see
14	ECF No. 22);
15	WHEREAS, pursuant to Civil L.R. 7-3(a) and 7-3(c), Plaintiff's opposition to Defendant's
16	motion to dismiss will be due on December 3, 2024, and Defendant's reply in support of its motion
17	to dismiss will be due on December 10, 2024;
18	WHEREAS, pursuant to Fed. R. Civ. P. 15(a)(1)(B), Plaintiff's deadline to amend her
19	complaint is December 10, 2024;
20	WHEREAS, the parties agreed to extend the time for Plaintiff to either oppose Defendant's
21	motion to dismiss or to amend her complaint;
22	WHEREAS, the parties agree that Defendant's motion to dismiss is not vacated until after
23	Plaintiff amends her complaint;
24	WHEREAS, pursuant to Civil L.R. 6-1(b), given the complexity of the issues raised in
25	Defendant's motion, the parties agree that good cause exists to set a briefing schedule to ensure that
26	the parties have the opportunity to address the issues raised by Defendant in its motion, while also
27	taking into account recent leave by lawyers in the litigation as well as pre-planned holiday travel in
28	2
	STIPULATION AND [PROPOSED] ORDER TO MODIFY BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO DISMISS CASE NO. 3:24-CV-06559-WHO

1	December;		
2	NOW, THEREFORE, THE PARTIES HEREBY STIPULATE as follows:		
3	1. Plaintiff shall either file her opposition to Defendant's motion to dismiss or amend		
4	ner complaint by January 21, 2025.		
5	2. If Plaintiff chooses to oppose Defendant's motion to dismiss, Defendant shall file its		
6	eply in support of its motion to dismiss by February 20, 2025.		
7			
8	Date: November 25, 2024Respectfully submitted,		
 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	Ls / Muick M. Persinger Ls / Walter F. Brown Annick M. Persinger (State Bar No. 272996) Walter F. Brown (State Bar No. 130248) TYCKO & ZAVAREEI LLP Walter F. Brown (State Bar No. 268312) 1970 Broadway, Suite 1070 PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP California 94612 Staffision Street, 24 th Floor San Francisco, California 94105 Telephone: (528) 432-5100 Fassinile: (202) 973-0950 san Francisco, California 94105 opersinger@ctzlegal.com mdearborn@paulweiss.com TYCKO & ZAVAREEI LLP mound@paulweiss.com 2000 Pennsylvania Ave NW, Suite 1010 Melissa Felder Zappala (pro hac vie) Washington, DC 20006 PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP Telephone: (202) 973-0950 gaotifu@izlegal.com gravine@filleglegal.com GarRISON LLP graving for Plaintiff and the Putative Class mzappala@paulweiss.com Attorneys for Plaintiff and the Putative Class mzappala@paulweiss.com Attorneys for Defendant Attorneys for Defendant		
	DISMISS CASE NO. 3:24-CV-06559-WHO		

1	PURSUANT TO STIPULATION, IT IS SO ORDERED:
2	1. Plaintiff shall either file her opposition to Defendant's motion to dismiss or amend
3	her complaint by January 21, 2025.
4	2. If Plaintiff chooses to oppose Defendant's motion to dismiss, Defendant shall file its
5	reply in support of its motion to dismiss by February 20, 2025.
6	1/· $1/$
7	DATED: November 26, 2024
8	HON. WILLIAM H. ORRICK
9	United States District Judge
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	STIPULATION AND [PROPOSED] ORDER TO MODIFY BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO DISMISS
	CASE NO. 3:24-CV-06559-WHO

1	FILER'S ATTESTATION		
2	Pursuant to Civil L.R. 5-1(h)(3), Annick M. Persinger herby attests that concurrence in the		
3	filing of this document has been obtained from each of the above signatories.		
4			
5	Dated: November 25, 2024/s/ Annick M. PersingerAnnick M. Persinger		
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	STIPULATION AND [PROPOSED] ORDER TO MODIFY BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO DISMISS		
	CASE NO. 3:24-CV-06559-WHO		