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1 2 3 4 5 6 7	Rafey S. Balabanian (SBN 315962) rbalabanian@edelson.com EDELSON PC 150 California Street, 18th Floor San Francisco, California 94111 Tel: 415.212.9300/Fax: 415.373.9435 <i>Counsel for Plaintiff and the Proposed Classes</i>	5
, 8 9	FOR THE NORTHERN	ATES DISTRICT COURT DISTRICT OF CALIFORNIA SE DIVISION
10 11 12	NAOMI WEIZMAN, individually and on behalf of all others similarly situated, <i>Plaintiff</i> ,	Case No.: CLASS ACTION COMPLAINT FOR:
12 13 14	v. TALKSPACE, INC., a New York corporation,	 (1) Violations of 6 Del. Code § 2511, <i>et al.</i>; and (2) Violations of Cal. Bus. & Prof. Code § 17200, <i>et seq</i>.
15 16	Defendant.	DEMAND FOR JURY TRIAL
17	Plaintiff Naomi Weizman, on behalf of	Therself and other similarly situated individuals,
18	brings this Class Action Complaint and Deman	nd for Jury Trial against Defendant Talkspace, Inc.
19	("Talkspace" or "Defendant") to stop it from n	nisleading patients and unlawfully enrolling them
20	in its automatically renewing subscription prog	gram. Plaintiff alleges as follows upon personal
21	knowledge as to herself and her own acts and e	experiences, and, as to all other matters, upon
22	information and belief.	
23	NATURE O	F THE ACTION
24	1. Talkspace holds itself out as an	online platform that provides accessible and high-
25	quality mental health services through one-on-	one virtual therapy sessions. The company was
26	launched in 2015 and quickly raised more than	\$100 million from private equity investors. Since
27	then, Talkspace poured its resources into mark	eting and advertising, and as a result, rapidly grew
28	its user base. But unfortunately for its patients,	Talkspace failed to invest in building a network
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of qualified therapists large enough to meet demand. By 2019, Talkspace had tens of thousands
 of paying patients, but not nearly enough therapists to treat them.

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2. When therapists in a traditional psychology or psychiatry practice are too busy to 4 take on new patients, they turn them away or put them on a waitlist. But Talkspace—which was 5 founded by two individuals that held no medical licenses and had no experience working in the 6 healthcare sector-bears no resemblance to a traditional therapy practice. Talkspace is a for-7 profit corporation engaged in the practice of healthcare. Instead of sacrificing growth and profit 8 by turning away new patients, Talkspace continued to accept new patients even when there were 9 no therapists available to treat them, let alone therapists that were suitable to treat them based on 10 their stated therapeutic needs (*i.e.*, substance abuse, depression, anxiety, etc.).

11 3. Rather than disclose this overcapacity issue to new patients, Talkspace deceives 12 them in two ways. First, it creates the false impression that Talkspace has a large enough 13 network of therapists to meet demand and that new patients will be matched with a therapist 14 suitable to treat their specific therapeutic needs within 48 hours. In reality, Talkspace ignores the 15 patient's stated therapeutic needs and ultimately simply assigns a therapist based on availability.¹ 16 In fact, many new patients are forced to wait several weeks or even longer only to eventually be paired with an unsuitable or incompatible therapist.² While this "matching" policy might help 17 18 Talkspace achieve its short-term growth and revenue targets, it endangers the patients that put 19 their trust in Talkspace to treat their mental health.

- 4. Second, the moment that new patients are "matched" with a therapist, Talkspace
 unilaterally enrolls them in an automatically recurring subscription plan without their permission.
 Talkspace enrolls new patients into its recurring plans even when their assigned therapists are
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developing skills in new specialty areas, counselors take steps to ensure the competence of their work and protect others from possible harm.").
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 28
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² Talkspace forces many of its in-house therapists to treat upwards of *60 clients per week* about twice as many clients as the average full-time therapist treats in a traditional practice.

 ¹ By assigning therapists that lack the training and experience necessary to treat patients'
 stated therapeutic needs, Talkspace's matching policy violates the American Counseling
 Association's Code of Ethics. *See, e.g.*, Rule C.2.a. (Boundaries of Competence) ("Counselors

<sup>practice only within the boundaries of their competence, based on their education, training,
supervised experience, state and national professional credentials, and appropriate professional
experience"); Rule C.2.b. (New Specialty Areas of Practice) ("Counselors practice in specialty
areas new to them only after appropriate education, training, and supervised experience. While</sup>

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unsuitable for their therapeutic needs or have no availability to schedule therapy sessions that
 have already been paid for. To make matters worse, Talkspace forces its patients to forfeit all
 paid-for therapy sessions that are not used within 30 days—even when their assigned therapist
 has no availability during that time frame.

5 5. By prioritizing profits over patients, Talkspace betrayed the very mission that it
claimed to uphold. Talkspace's unethical and fraudulent business practices put vulnerable
patients at risk, depriving them of the care they deserved and damaging their trust in the mental
health industry as a whole.

9 6. Plaintiff brings this lawsuit on behalf of herself and other similarly situated
10 individuals to hold Talkspace accountable for its fraudulent misrepresentations and unlawful
11 billing practices, and to send a clear message that mental health services must prioritize patient
12 well-being and adhere to ethical standards.

Plaintiff Naomi Weizman is a natural person and citizen of the State of California.
 Defendant Talkspace is a New York corporation company organized and existing
 under the laws of the State of Delaware with its principal place of business located at 2578
 Broadway, Suite 607, New York, New York.

PARTIES

JURISDICTION AND VENUE

9. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1332(d)(2)
 because (i) at least one member of the Classes is a citizen of a different state than any Defendant,
 (ii) the amount in controversy exceeds \$5,000,000, exclusive of interests and costs, and (iii) none
 of the exceptions under that subsection apply to this action.

23 10. This Court has personal jurisdiction over Defendant because Defendant conducts
24 business in the State of California and maintains a network of therapists that are licensed by the
25 State of California.

26 11. Venue is proper pursuant to 28 U.S.C. § 1391(b) because a substantial part of the
27 events or omissions giving rise to Plaintiff's claims occurred, in a substantial part, in the District.

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DIVISIONAL ASSIGNMENT

12. Pursuant to Northern District of California Civil Local Rules 3-2(c), 3-2(e), and 3-5(b), assignment to the San Jose Division is proper because a substantial part of the events giving rise to the Plaintiff's claims occurred, in substantial part, in Santa Cruz County, and Plaintiff resides in Santa Cruz County.

FACTUAL ALLEGATIONS

Talkspace Operates Like a Startup Seeking Rapid Growth And Outsized Returns Rather Than aLegitimate Therapy Practice

9 13. Oren Frank and Roni Frank founded Talkspace in 2011 after a positive experience
with marriage counseling, Talkspace offered "therapy on demand" to customers through a digital
platform that enabled text-based therapy, with options for audio or video sessions as well. Mr.
Frank, who served as CEO, had a background in marketing. Mrs. Frank, who served as Head of
Clinical Services, had a background in software development.

14. Over the next decade, Talkspace grew rapidly, becoming a major player in the 14 emerging field of virtual mental health services. The company raised over \$100 million from 15 venture capital and private equity firm through multiple rounds of funding and established a 16 recognizable brand through celebrity endorsement deals with Michael Phelps and Demi Lovato. 17 18 The company offered rapid growth to investors based on a combination of widespread need and barriers to access. Millions of people suffering anxiety, depression, and other mental health 19 20 challenges could not find a therapist and Talkspace promised a solution through its digital platform. 21

15. When the COVID-19 pandemic began in early 2020, Talkspace's growth
accelerated even more as people turned to telehealth amid lockdowns and social isolation. As
Talkspace's then Chief Medical Officer described the explosion, "Unfortunately or fortunately,
we're seeing significant growth, as high as 65% to 70% in the last month of new clients coming
into treatment. And we're seeing growth coming from every aspect of people seeking help."³

³ Matthew Perrone, *Virus drives new demand for Talkspace's online therapy*, ASSOCIATED PRESS (May 10, 2020), https://bit.ly/3KNk0nK.

In 2021, Talkspace went public through a merger with Hudson Executive
 Investment Corporation, a special purpose acquisition company founded and sponsored by
 Hudson Executive Capital. Hudson Executive Capital specializes in finding "opportunities to
 create outsized returns."⁴

5 17. The deal valued Talkspace at \$1.4 billion based on its tremendous growth, the
ongoing COVID-19 pandemic, and the needs of millions of suffering people. In an investor
presentation about the merger, Talkspace emphasized the "enormous [total addressable market]"
8 of people in need. Talkspace even touted the 30% increase in the annual suicide rate in the
9 United States since 2001 as evidence of a massive untapped market. For Talkspace, people in
10 need of mental health services represented the promise of outsized returns for Talkspace
11 shareholders.⁵

12 18. Talkspace's relentless quest for growth and profit created a fundamental tension
within the company. The delivery of health care took a backseat to its profit-centric business
function. This tension manifested in shocking ways, including, but not limited to, major breaches
of patient confidentiality, false advertising, and the decision to force patients into automatically
recurring subscription plans without notice or permission.

17 19. Talkspace displayed routine carelessness with patient confidentiality. For
18 example, a FORBES article from 2016 recounts that after a therapist was removed from the
19 platform, a non-clinical Talkspace employee contacted the therapist's patients directly by email
20 to inform them they could no longer see their therapist or even transition out of that therapist's
21 care.⁶ Though that breach of confidentiality alone is wildly inappropriate, the non-clinical
22 Talkspace employee made matters much worse by sending that email "as a mass email with all
23 18 [patient] email addresses clearly and fully exposed."

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⁴ Hudson Executive Capital, https://www.hudsonexecutive.com/ (last visited Feb. 28, 2023).
 ⁵ Oren Frank, et al., Talkspace, Inc., Investor Presentation at 8 (Jan. 2021),

27 || https://www.sec.gov/Archives/edgar/data/1803901/000119312521007698/d74855dex992.htm.

⁶ Todd Essig, *Talkspace Reveals Clients' Email, Violating Clinical Confidentiality*, FORBES (Aug. 18, 2016). https://www.forbes.com/sites/toddessig/2016/08/18/talkspace-reveals-clients-email-violating-clinical-confidentiality/?sh=4ad3dbc54652.

1	20. Unfortunately for its patients, that was not a one-off event. A NEW YORK TIMES
2	investigative report described a pattern of such violations. ⁷ In that article, a therapist who worked
3	for Talkspace from 2015-2017 recounted that a Talkspace employee contacted her to discuss the
4	mental health resources that she chose to share with patients during their confidential therapy
5	sessions: "I was like, 'How do you know I did that?' [Talkspace] said it was private, but it
6	wasn't." Two former Talkspace employees confirmed her fears to the NEW YORK TIMES — they
7	said Talkspace mined confidential therapy sessions for phrases to share with the marketing team
8	"so that it could better target potential customers."
9	21. In June 2022, the widespread media coverage ⁸ of Talkspace putting profits over
10	patients caused three United States Senators to send a letter to the company requesting
11	clarification and information about their privacy policy.9 The Senators expressed concern
12	because of "mounting evidence" that Talkspace engaged in "collecting, mining and
13	disseminating private information about their clients."
14	22. Talkspace's subordination of its health care function to business concerns is
15	fundamental to its promise of rapid growth and outsized returns.
16	Talkspace lures new patients by making materially false statements about its so-called
	Talkspace lures new patients by making materially false statements about its so-called "proprietary matching algorithm"
17	
17 18	<i>"proprietary matching algorithm"</i> 23. Talkspace touts its "proprietary matching algorithm" as the key to efficient and
17 18 19	<i>"proprietary matching algorithm"</i> 23. Talkspace touts its "proprietary matching algorithm" as the key to efficient and ⁷ Kashmir Hill and Aaron Krolik, <i>At Talkspace, Start-Up Culture Collides with Mental</i> <i>Health Concerns</i> , N.Y. TIMES (Aug. 7, 2020),
17 18 19 20	<i>"proprietary matching algorithm"</i> 23. Talkspace touts its "proprietary matching algorithm" as the key to efficient and ⁷ Kashmir Hill and Aaron Krolik, <i>At Talkspace, Start-Up Culture Collides with Mental</i> <i>Health Concerns</i> , N.Y. TIMES (Aug. 7, 2020), https://www.nytimes.com/2020/08/07/technology/talkspace.html.
17 18 19 20 21	<i>"proprietary matching algorithm"</i> 23. Talkspace touts its "proprietary matching algorithm" as the key to efficient and ⁷ Kashmir Hill and Aaron Krolik, <i>At Talkspace, Start-Up Culture Collides with Mental</i> <i>Health Concerns</i> , N.Y. TIMES (Aug. 7, 2020), https://www.nytimes.com/2020/08/07/technology/talkspace.html. ⁸ See, e.g., P.E. Moskowitz, <i>Therapy Apps are the Ubers of Mental Health</i> , BUSINESS INSIDER (Feb. 6, 2022), https://www.businessinsider.com/betterhelp-talkspace-apps-uber-of-
17 18 19 20 21 22	<i>"proprietary matching algorithm"</i> 23. Talkspace touts its "proprietary matching algorithm" as the key to efficient and 7 Kashmir Hill and Aaron Krolik, <i>At Talkspace, Start-Up Culture Collides with Mental</i> <i>Health Concerns</i> , N.Y. TIMES (Aug. 7, 2020), https://www.nytimes.com/2020/08/07/technology/talkspace.html. 8 See, e.g., P.E. Moskowitz, <i>Therapy Apps are the Ubers of Mental Health</i> , BUSINESS INSIDER (Feb. 6, 2022), https://www.businessinsider.com/betterhelp-talkspace-apps-uber-of- mental-health-text-therapy-2022-2; Molly Fischer, <i>The Therapy-App Fantasy: An Overwhelming Demand for Counseling Has Spawned Slickly Marketed Companies Promising a Service They</i>
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 17 18 19 20 21 22 23 24 	 <i>"proprietary matching algorithm"</i> 23. Talkspace touts its "proprietary matching algorithm" as the key to efficient and ⁷ Kashmir Hill and Aaron Krolik, <i>At Talkspace, Start-Up Culture Collides with Mental Health Concerns</i>, N.Y. TIMES (Aug. 7, 2020), https://www.nytimes.com/2020/08/07/technology/talkspace.html. ⁸ See, e.g., P.E. Moskowitz, <i>Therapy Apps are the Ubers of Mental Health</i>, BUSINESS INSIDER (Feb. 6, 2022), https://www.businessinsider.com/betterhelp-talkspace-apps-uber-of-mental-health-text-therapy-2022-2; Molly Fischer, <i>The Therapy-App Fantasy: An Overwhelming Demand for Counseling Has Spawned Slickly Marketed Companies Promising a Service They Cannot Possibly Provide</i>, NEW YORK MAGAZINE (Mar. 29, 2021), https://www.thecut.com/article/mental-health-therapy-apps.html; Kira Herzog, <i>Mental Health Apps Draw Wave of New Users As Experts Call for More Oversight</i>, CNBC (May 24, 2020) https://www.cnbc.com/2020/05/24/mental-health-apps-draw-wave-of-users-as-experts-call-for-
 17 18 19 20 21 22 23 24 25 	 <i>"proprietary matching algorithm"</i> 23. Talkspace touts its "proprietary matching algorithm" as the key to efficient and ⁷ Kashmir Hill and Aaron Krolik, <i>At Talkspace, Start-Up Culture Collides with Mental Health Concerns</i>, N.Y. TIMES (Aug. 7, 2020), https://www.nytimes.com/2020/08/07/technology/talkspace.html. ⁸ See, e.g., P.E. Moskowitz, <i>Therapy Apps are the Ubers of Mental Health</i>, BUSINESS INSIDER (Feb. 6, 2022), https://www.businessinsider.com/betterhelp-talkspace-apps-uber-of-mental-health-text-therapy-2022-2; Molly Fischer, <i>The Therapy-App Fantasy: An Overwhelming Demand for Counseling Has Spawned Slickly Marketed Companies Promising a Service They Cannot Possibly Provide</i>, NEW YORK MAGAZINE (Mar. 29, 2021), https://www.thecut.com/article/mental-health-therapy-apps.html; Kira Herzog, <i>Mental Health Apps Draw Wave of New Users As Experts Call for More Oversight</i>, CNBC (May 24, 2020) https://www.enbc.com/2020/05/24/mental-health-apps-draw-wave-of-users-as-experts-call-foroversight.html; Cat Ferguson, <i>Breakdown: Inside the Messy World of Anonymous Therapy App Talkspace</i>, THE VERGE (Dec. 19, 2016),
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effective therapy. Patients who have filled out their assessment are promised a "personalized
 match" based on those answers "typically within 48 hours." Ultimately, Talkspace notifies
 patients through email that their supposed "personalized matches" have been identified. Patients
 are instructed to select one of the three therapist options it has provided.

- 5 24. It is at that point well before patients have any opportunity whatsoever to
 6 evaluate the three options provided or review their credentials and training that Talkspace
 7 charges the patients' credit cards and enters them into its automatically recurring monthly
 8 subscription.
- 9 25. Because Talkspace hopes to compete and even replace traditional face-to-face
 10 therapy, its promise to match patients effectively through proprietary algorithms is a key to its
 11 success. As Talkspace itself acknowledges, a good match is vital to success in therapy.¹⁰
- 26. Unfortunately, Talkspace's so-called algorithm and intake process consistently
 fail to offer patients useful matches. In many cases, Talkspace just ignores basic requests like
 gender or specialty. For example, a journalist for NEW YORK MAGAZINE used the platform and
 requested a female therapist. Talkspace displayed her matches with a message that said "We've
 prioritized female providers who specialize in anxiety." Beneath the message were three men.
 Whatever makes the algorithm "proprietary," it's not personalization as advertised. Upon
 information and belief, the algorithm relies on, at best, the therapists' availability and little else.
- 19 27. Talkspace's inability to return adequate matches is another result of the
 20 fundamental tension at the heart of the company that pits rapid profit and growth against patient
 21 care. Just as it negatively affects patients, this tension also strains the therapists on the platform
 22 as well. Talkspace therapists often manage massive caseloads that make personalized care, or
 23 any care at all, nearly impossible. Employee reviews on websites like Glassdoor and Indeed
 24 confirm that excessive caseloads and a focus on growth undermine clinical work.
- 25 || Talkspace Deceptively Enrolls Customers into Automatically Renewing Subscription Programs
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To achieve its revenue and profit goals, Talkspace knows and understands that it

¹⁰ Tamara Stevens, *What to Consider if You Want to Switch Therapists*, TALKSPACE BLOG, https://www.talkspace.com/blog/switch-therapists-how-to/ (last updated Nov. 10, 2022).

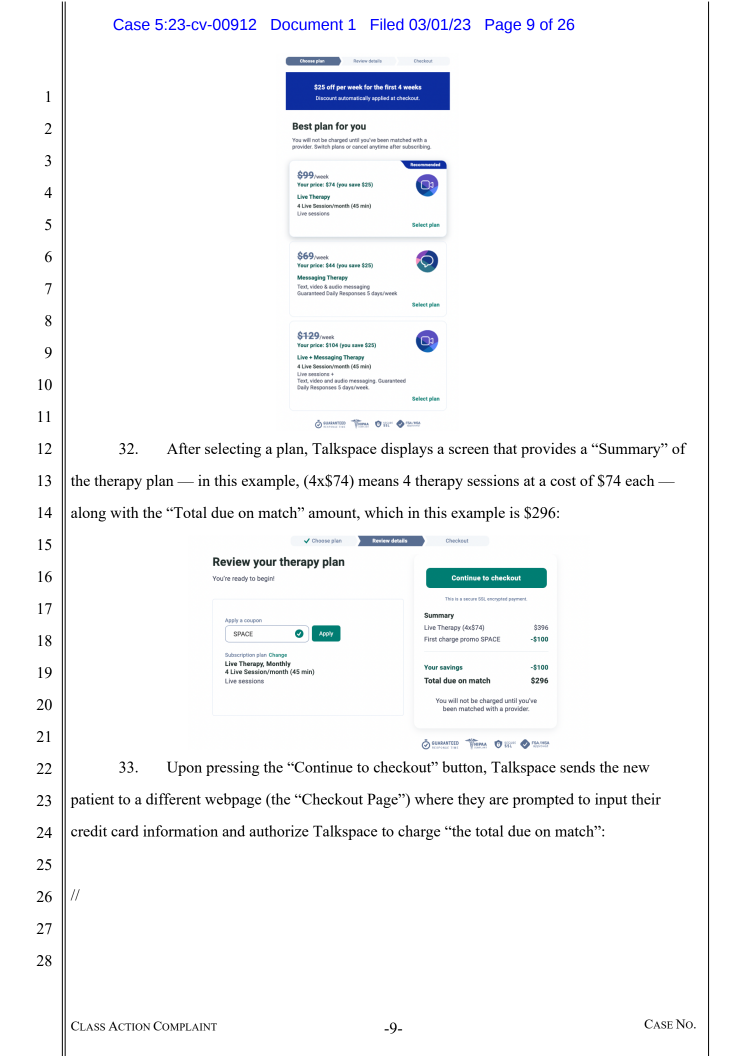
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must both attract and retain new patients. Talkspace accomplishes these goals first by misleading
new patients about the availability and suitability of the therapists they will be "matched" with,
and second by secretly locking patients into an automatically renewing subscription program. As
shown below, Talkspace fails to notify or seek permission from patients before placing them into
its automatically renewing subscription program and makes matters worse by failing to provide
notice of its cancellation policy. In short, Talkspace forces its patients to jump through numerous
hoops just to cancel an extremely expensive subscription that they never signed up for.

8 29. To start, new patients navigate to the Talkspace website or app and are presented
9 with a menu of counseling services. After choosing a service, they complete an assessment and
10 indicate whether they will pay out of pocket, through health insurance, or through an employer.

30. Regardless of the payment method, Talkspace informs patients that they "won't
be charged until" they match with a therapist:

13 Great work! What happens next? 14 Our team is hard at work matching you with a provider that meets your needs and preferences. We'll connect you with your provider as soon as possible, but please note 15 the matching process can take a few days. 16 How does payment work? If your plan requires payment, we'll collect your information. To secure your match, you'll see a 17 hold on your account. Don't worry, you won't be charged until you have your match 18 We're committed to your satisfaction We know how important the provider-client relationship is. If you need anything at all, don't 19 hesitate to reach out to us. 20 Continue 31. Upon pressing "Continue," Talkspace offers the new patient a menu of options: 21 live therapy, messaging therapy, or live and messaging therapy, along with the price per week: 22 23 24 25 26 27 28



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1		✓ Choose plan ✓ R	eview details	Checkout		
2		Your covings		\$100		
-3		Your savings Total due on match		-\$100 \$296		
4		Payment details				
5		Enter payment details for pre- charged the full amount until y provider.				
6		Email				
7		Card number				
		1234 1234 1234 1234	VIS	A 🛑 🔣 🏰 🗐 💷		
8		Expiration	cvc			
9		MM / YY	CVC			
9		Country United States	90210			
10		By providing your card information, you payments in accordance with their terms		your card for future		
11		Authorize	e my credit card			
12		This is a secur	e SSL encrypted payment			
13		GUARANTEED RESPONSE TIME	TIPAA O SECURE	FSA/HSA approved		
14	34. Neither this C	Checkout Page nor	any of the	previous v	vebpages m	nention anything
15	about automatically renewin	g charges, and nov	where in th	e screen fl	ow does Ta	lkspace obtain (or
16	even seek) new patients' cor	sent to automatica	ally enroll	them into a	subscriptio	on plan.
17	35. Talkspace fai	ls to adequately di	sclose its r	enewal sch	eme or pur	posefully
18	misrepresents it in at least th	e following ways:				
19	(a) Prices a	re shown and calc	ulated in w	veekly incre	ements ever	n though the term
20	of the a	utomatic renewal i	is monthly;	;		
21	(b) Talkspa	ce fails to describe	e the plan a	is an auton	natically rer	newing
22	subscrip	otion plan;				
23	(c) Talkspa	ce fails to present	the terms of	of the autor	natic renew	val plan in
24	contrast	ting text of a distin	et size or o	color;		
25	(d) The Ch	eckout Page — on	which cor	sumers en	ter their cre	dit card number
26	and aut	horize Talkspace to	o charge th	eir credit c	ard — fails	s to mention or
27	reference	e anything about a	a subscript	ion or auto	matic mont	hly renewal
28	progran	n; and				

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Talkspace fails to identify, much less mention, a cancellation policy. (e)

2 36. The wording and visual design of Talkspace's sign-up process deceives customers 3 into unknowingly purchasing an automatically renewing monthly plan.

4 37. Though the Checkout Page makes a vague mention of "future payments" above the "Authorize my credit card" button — "By providing your card information, you allow 5 Talkspace to charge your card for future payments in accordance with their terms" — Talkspace 6 7 chose to display this language in a lighter color and smaller font than the rest of the text on the 8 page, and in any event, the language does not say anything about an automatically recurring 9 subscription plan. Further, the reference to Talkspace's "terms" is also vague and misleading 10 because at this point in the screen flow, new patients have not been presented with or been asked 11 to accept any terms of service whatsoever. Thus, Talkspace's vague and ambiguous reference to 12 "future payments" fails to adequately notify patients about the existence of its automatically 13 recurring subscription plan and fails to serve as evidence of consent from the patient to be 14 enrolled into its automatically recurring subscription plan.

15 Though Never Disclosed To Patients, Talkspace's Therapy Sessions Expire in 30 Days

16 38. New patients expect to receive the therapy services they purchased at the price 17 identified on the Checkout Page. But that is not how Talkspace works.

18 39. Unbeknownst to patients, Talkspace does not actually sell them therapy services 19 as advertised. Instead, patients receive mere *credits* for therapy services that expire at the end of 20 every month.

21 40. Talkspace charges patients for therapy services whether or not they actually 22 receive them, even when the therapist has no availability in his or her schedule.

23 41. In fact, one of the most common complaints about Talkspace is that the company 24 will "match" new patients with a therapist who then has no availability for an appointment for 25 several weeks or months.

26 42. To make matters worse, patient requests for a specific type of therapist — based 27 on specialty area, experience, or gender — are oftentimes ignored by Talkspace. Even though

1	these patients are not matched with any therapists that meet their criteria, Talkspace nonetheless				
2	still charges their credit card and enters them into its automatically enrolling subscription plan.				
3	43. This practice is deceptive and unfair, especially given that Talkspace represents				
4	on its website that some of the "Benefits of Talkspace" are that patients "eliminate commute []				
5	and scheduling hassles," patients can "seamlessly switch providers, at no extra cost," and that				
6	patients "save money while receiving high-quality care. Talkspace's Terms of Use, which all				
7	new patients accept, likewise represents that "If you feel that the Provider does not meet your				
8	expectations, you may change to a different Provider at any time." ¹¹				
9	44. Given that Talkspace does not provide new patients the opportunity to meet or				
10	interview the therapists they "match" with before signing up and providing their payment				
11	information, the ability to seamlessly change providers at any time is material to every patients'				
12	decision to join Talkspace.				
13 14	Thousands of Patients Have Posted Complaints About Talkspace's Automatic Renewal Scheme and Therapist Availability Problems				
15	45. Thousands of patients have posted complaints on the Better Business Bureau				
16	("BBB") platform, among others, about their problems and concerns with Talkspace.				
17	46. A recent BBB complaint laments, "I was so unfulfilled I have not used your				
18	services since May and do not understand why I was billed on June 13th, 2022. Please advise				
	as soon as possible." ¹²				
20	47. A BBB review describes how automatic renewal works when Talkspace fails to				
21	provide any services:				
22	They charge you \$276 for [the] month in advance. It took like 4 days to find a				
23	therapist while still getting charged. The therapist did nothing other send a bunch of assessments. We rarely talked about them. We rarely talked in general. At one				
24	point we didn't talk for two weeks. Then I was charged for another month. So I canceled a few days into the new month. I left multiple messages with customer				
25					
26					
27	¹¹ <i>Talkspace Terms of Use</i> , Talkspace, Inc., https://www.talkspace.com/public/terms (last accessed Feb. 28, 2023).				
28	¹² Initial Complaint Dated 6/21/22, BBB. https://www.bbb.org/us/ny/new-york/profile/health-care-referral/talkspace-office-0121-149740/complaints.				

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1 2	service and they ignored it. Don't try calling because it will tell you they don't have phone customer service. ¹³
3	48. Numerous reviewers expressed frustration about automatic charges throughout the
4	inefficient matching process. For instance, one BBB complaint describes trying to schedule with
5	a therapist who had no availability. The patient decided to switch providers, but Talkspace failed
6	to match them with anyone new before their next automatic renewal charge hit:
7 8	I still don't have a new provider but was charged for therapy all of this month without being able to have a single appointment or chat with any provider Its unacceptable to me that I was charged for a month of therapy and given nothing. ¹⁴
9	49. Another BBB complaint describes an unresponsive therapist that cancelled two
10	appointments in a row:
11 12	I cancelled the subscription immediately after seeing that I was charged for a second month of therapy services without Talkspace ever fulfilling my first month of therapy appointments! Now I have been charged almost ONE THOUSAND
13	DOLLARS and have had only one appointment! ¹⁵
14	50. There are hundreds of similar reviews and BBB complaints online:
15	Ryan S
16	10/30/2021 I changed my card information because I wasn't able to cancel my subscription. Some how
17	they managed to get my new card information and still charged my account. I have tried contacting customer service and have not gotten a response. As far as the service goes the person helping me rarely acknowledge what I was talking about but instead would just send
18 19	test and rarely directly address issues and concerns I had. The second I quit responding and tried to cancel I got more responses. Plan on only getting a response every 5 to 7 days consisting of a sentence or two or a one minute audio response.
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26	¹³ Review Dated 5/14/22, BBB, https://www.bbb.org/us/ny/new-york/profile/health-care-referral/talkspace-office-0121-149740/customer-reviews.
27	¹⁴ Initial Complaint Dated 6/9/22, BBB, https://www.bbb.org/us/ny/new-york/profile/health- care-referral/talkspace-office-0121-149740/complaints.
28	¹⁵ Initial Complaint Dated 6/13/22, BBB, https://www.bbb.org/us/ny/new- york/profile/health-care-referral/talkspace-office-0121-149740/complaints.
	CLASS ACTION COMPLAINT -13- CASE NO.

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10/13/2021

Zero stars actually. They charge you for a month and then a "matching agent" "helps" you find a therapist. I was asked to give them all kinds of information so they could "help" me find a therapist. First therapist offered none of the the therapy styles I requested in my intake. After 5 days matched with a second therapist I was told she couldn't treat anyone outside of her home state. Tried to get matched a third time and the matching agent was unresponsive/never sent me any additional matches. This app is disgusting. When I asked for a refund, after receiving not one therapy session, they actually charged me for the week they spent wasting my time. DO NOT USE TALKSPACE IF YOU ARE DEPRESSED, ANXIOUS, OR EXPERIENCING ANY SERIOUS MENTAL HEALTH ISSUES!! I believe this app is unprofessional and highly irresponsible. I am lucky to have a small support system in place, but a person reaching out in desperation, lonely and depressed, could be pushed over the edge by the rejection, ghosting, and complete disregard for the very thing they claim to help with, your sanity. They really need to stop marketing themselves to treat serious mental health issues as this kind of advertising is downright dangerous. Mental health is serious, their irresponsibility could be costing lives!

51. Consumers sharing verified reviews in the Google and Apple app store express
the same disbelief with Talkspace's deception. As one review summarized it: "They
automatically renewed my account, which I never signed up for. Then the credits expired before
I even knew I was charged for them. Customer service is nonexistent. Gives you the runaround
instead of just processing a refund. Still trying to get a refund." That review and many others like
it are reproduced below:

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> 20 21 22

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Auto Renews with Expiration on services Fri ★☆☆☆☆ JamesJYP

They automatically auto renewed my account, which I never signed up for. Then the credits expired before I even knew I was charged for them. Customer service is nonexistent. Gives you the runaround instead of just processing a refund. Still trying to get a refund.

BUYER BEWARE THIS IS A SCAM ★☆☆☆☆

Sun Brown143

My husband and I never received a single session after multiple attempts to schedule. We were double charged \$872 and only received \$572 back. We are out \$300 and we never even talked to a single person. This company should be ashamed, we reached out in crisis and here we are a week later left with nothing but rearranged schedules, unnecessary childcare for appointments that never happened and we are \$300 poorer. Talkspace managed to unite us on one thing, that we were fools for trying this pseudoscience peddling app.

This is a scam ★☆☆☆☆

Jul 22 unkown user 1892639

You have to paid to get matched with a therapist. Once I did, my therapist wasn't free for a month. I tried to cancel but was only offered 75% refund even though it was only 3 days and I used no service. It gave me an option to contact support and plead my case. It took them a week to get back to me and they said they wouldn't give me a full refund. I went to get my refund and it went down to 50% because it took them so long to respond. This company prays on those in need.

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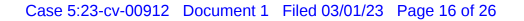
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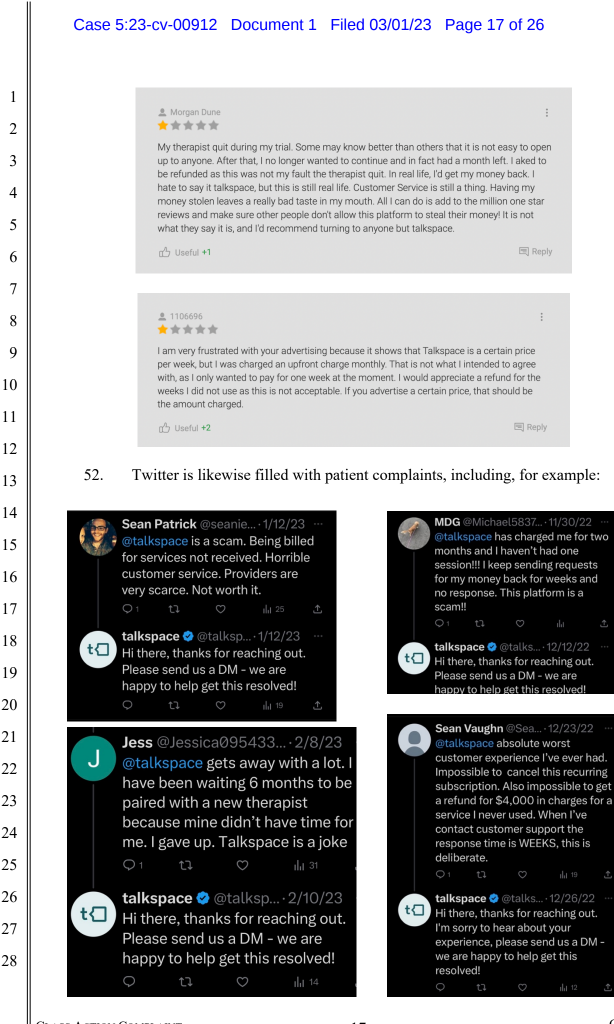
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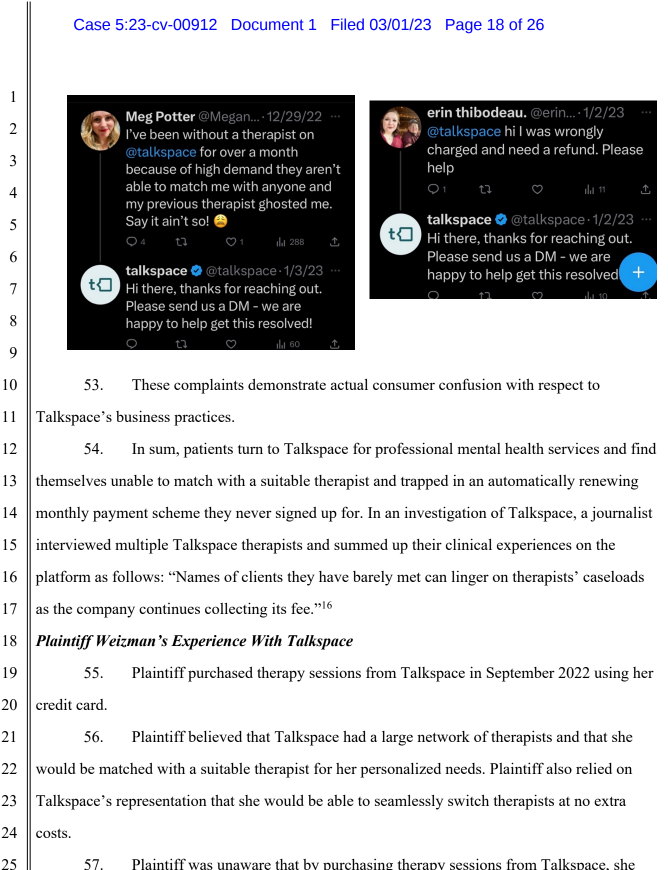
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1 customer service does not respond Jul 20 **** Ariesinapril 2 the system works fine if you're initially matched 3 to a counselor that will work for you. If not, the system will not allow you to switch, it will tell you 4 to contact customer support and they will not 5 get back to you. Several weeks later you'll get a response telling you to try the steps you've 6 already taken that don't work. And they will bill you for those sessions that you've never 7 attended and there's no way to get a refund until 8 (ha) you contact customer service to get a response because by then, it will have been too 9 long since your session that never happened. There's also no way to remove your match that 10 you wanted to replace. 11 12 Nathan Tolbert : 13 June 29, 2022 14 Extremely limited options for subscriptions. Sessions are done on a "credit" basis with one credit in your subscription equally one session with a therapist. Those credits expire 30 days after purchase, regardless of 15 whether your therapist is on vacation for some of that time or not. Support from Talkspace itself is virtually nonexistent. You'll get an automated reply first that says you must reply to it to get help after submitting a request for 16 help. Just a poorly done app 17 Did you find this helpful? Yes No 18 **T**755 19 **** 20 **Opposite of their platform** I would not waste your money on this service. I have been trying to get in touch with someone 21 from their customer service team for a month now through different channels and have had no luck. 22 I started using the service on July 10 and selected a counselor. I didn't know she would be taking a vacation starting on July 13 until after I selected her. I spent three days exchanging messages with the counselor before she started her vacation. Four days after her vacation 23 started I received a message saying she would remain on vacation for another 5 weeks. No one contacted me to tell me that I should get a new counselor, and personally I didn't want to 24 after that experience. I was just left paying \$200 for three days of service and a few messages. Have been trying to reach someone in their customer service to get a refund. 25 I cancelled my subscription but would like at least a partial refund for the month I paid for. It's extremely frustrating to waste your time being vulnerable with a counselor you don't know to get only 10% of the service you paid for. 26 Obviously, this service is not helping people with mental health issues. 27 🖒 Useful +1 国 Reply 28





57. Plaintiff was unaware that by purchasing therapy sessions from Talkspace, she

¹⁶ Molly Fischer, The Therapy-App Fantasy: An Overwhelming Demand for Counseling Has Spawned Slickly Marketed Companies Promising a Service They Cannot Possibly Provide, NEW YORK MAGAZINE (Mar. 29, 2021), https://www.thecut.com/article/mental-health-therapyapps.html.

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1 was entering into an automatically renewing subscription plan.

58. Plaintiff was initially matched with a therapist that she didn't feel comfortable
with, and it took Talkspace several weeks to match her with a new therapist. Plaintiff later
discovered that Talkspace entered her into an automatically renewing subscription plan, and that
during the time she was seeking a new therapist, Talkspace charged her credit card without her
permission even though Talkspace failed to match her with a new therapist and she was thus
incapable of receiving therapy services on the platform.

8 59. Plaintiff was unaware that Talkspace was charging her credit card each month.
9 When she discovered the charges, Plaintiff immediately contacted the company, but Talkspace
10 refused to give her a refund.

11 60. Plaintiff would not have purchased therapy services from Talkspace if she had
12 known that it lacked a large enough network of therapists on hand to provide services.

13 61. Plaintiff would not have purchased therapy sessions from Talkspace had she
14 known that it would enter her into an automatically renewing subscription plan without her
15 permission.

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CLASS ACTION ALLEGATIONS

17 62. Class Definition: Plaintiff brings this proposed class action pursuant to Federal
18 Rule of Civil Procedure 23(b)(2) and Rule 23(b)(3) on behalf of herself and a class and subclass
19 of others similarly situated, defined as follows:

20 Nationwide Class: All individuals in the United States that purchased therapy

sessions from Talkspace and agreed to Talkspace's Terms of Use.

22 California Subclass: All individuals who reside in California that were

23 automatically enrolled into and charged for a Talkspace subscription plan.

24 (The Nationwide Class and California Subclass are collectively referred to as the "Classes").

63. Numerosity: The exact number of Class and Subclass members is unknown and
not available to Plaintiff at this time, but it is clear that individual joinder is impracticable. It is
believed that tens of thousands of consumers have purchased Talkspace plans and fall into the

28 class definitions, having been harmed by Talkspace's misrepresentations and failure to disclose

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its automatic renewal terms. The number and identity of class members can be ascertained from
 Talkspace's records.

3 64. **Commonality and Predominance**: There are many questions of law and fact 4 common to the claims of Plaintiff and the Classes, and those questions predominate over any 5 questions that may affect individual members. Common questions for the Classes include, but 6 are not necessarily limited to the following: 7 (a) Whether Talkspace made false or misleading statements or omissions with regard to the availability of therapists on its platform and/or its matching process; 8 9 (b) Whether Talkspace enrolled patients into automatically renewing subscription 10 programs without consent; 11 (c) Whether Talkspace's automatic renewal offer was clear and conspicuous; 12 (d) Whether Plaintiff and the Classes are entitled to damages and/or restitution; 13 and 14 (e) Whether Talkspace should be enjoined from further engaging in the conduct 15 alleged herein. 16 65. Adequate Representation: Plaintiff will fairly and adequately represent and 17 protect the interests of the Classes and has retained counsel competent and experienced in 18 complex litigation and class actions. Plaintiff's claims are representative of the claims of the other members of the Classes. That is, Plaintiff and the members of the Classes sustained 19 20 damages as a result of Defendant's conduct. Plaintiff also has no interests antagonistic to those of 21 the Classes, and Defendant has no defenses unique to Plaintiff. Plaintiff and her counsel are 22 committed to vigorously prosecuting this action on behalf of the members of the Classes and 23 have the financial resources to do so. Neither Plaintiff nor her counsel has any interest adverse to 24 the Classes. 25 66. Predominance and Superiority: Class proceedings are superior to all other

66. Predominance and Superiority: Class proceedings are superior to all other
available methods for the fair and efficient adjudication of this controversy, as joinder of all
members of the Classes is impracticable. Individual litigation would not be preferable to a class
action because individual litigation would increase the delay and expense to all parties due to the

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1	complex legal	and	factual controversies presented in this Complaint. By contrast, a class	action	
2	presents far fe	ewer 1	nanagement difficulties and provides the benefits of single adjudicati	on,	
3	economy of scale, and comprehensive supervision by a single court. Economies of time, effort,				
4	and expense will be fostered, and uniformity of decisions will be ensured.				
5 6	FIRST CAUSE OF ACTION Violation of the Delaware Consumer Fraud Act, 6 Del. Code § 2511, <i>et al.</i> On behalf of Plaintiff Weizman and the Nationwide Class				
7	67. Plaintiff incorporates the foregoing allegations as if fully set forth herein.				
8	68.	Und	er the Delaware Consumer Fraud Act ("CFA"):		
9			, or employment by any person of any deception, fraud, false pretens		
10	or omi	ssion	se, misrepresentation, unfair practice, or the concealment, suppression of any material fact with intent that others rely upon such concealment	ıt,	
11	advert	iseme	, or omission, in connection with the sale, lease, receipt, or ent of any merchandise, whether or not any person has in fact bee		
12	misled	l, dec	eived, or damaged thereby, is an unlawful practice.		
13	6 Del. Code §	2513	(a).		
14	69.	Und	er Delaware law, a seller engages in a "deceptive trade practice" whe	n it:	
15		(a)	"advertises goods or services with intent not to sell them as advertis	ed," <i>id</i> .	
16			§ 2532(9); and		
17		(b)	"advertises goods or services with intent not to supply reasonably		
18			expectable public demand, unless the advertisement discloses a limit	tation of	
19			quantity," id. § 2532(10).		
20	70.	Talk	space's therapy services fall within the meaning of "merchandise" un	nder the	
21	CFA. Id. § 25	11(6)			
22	71.	Plai	ntiff and the Nationwide Class members fall within the meaning of "p	erson"	
23	under the CFA	A. <i>Id</i> .	§ 2511(7).		
24	72.	As c	lescribed in detail above, Talkspace violated the CFA in numerous wa	ays,	
25	including by:				
26		(a)	Engaging in a marketing and billing program that is likely to mislea	d a	
27		reas	onable consumer acting reasonably under the circumstances into		
28		unkı	nowingly entering an automatically recurring subscription program;		
		1015-			
	CLASS ACTION C	COMPL.	aint -21-	CASE NO.	

1	(b) Using a billing mechanism that automatically charges customers without	
2	their awareness or consent and failing to provide adequate disclosures regarding	
3	the charges that would be imposed;	
4	(c) Concealing from consumers that it lacked a therapist network that was	
5	large enough to meet patient demand;	
6	(d) Making false representations to consumers concerning the availability of	
7	therapy sessions with therapists on its platform, and leading them to believe that	-
8	they would be able to conveniently book appointments;	
9	(e) Making false representations to consumers about the manner in which the	7
10	would be matched with therapists, and omitting that matches would be primarily	1
11	determined by therapists' schedules rather than the patients' stated therapeutic	
12	needs and preferences;	
13	(f) Making false representations to consumers about the ability to	
14	"[s]eemlessly switch providers," at any time;	
15	(g) Making false representations to consumers that they would receive "high	
16	quality care" on the platform despite that it lacked therapist capacity to	
17	adequately serve its patients;	
18	(h) Omitting material information in order to induce consumers to purchase	
19	therapy sessions, including that the platform lacked therapist capacity to	
20	adequately serve its patients and that they would be entered into an	
21	automatically recurring subscription program;	
22	(i) Making it difficult for customers to cancel their subscriptions, even as it	
23	failed to provide the paid for services; and	
24	(j) Concealing from consumers that the therapy sessions they purchased	
25	would expire after 30 days.	
26	73. Plaintiff and the Nationwide Class have suffered damages in the form of money	
27	wrongfully charged for the automatically renewing subscription plan that they did not authorize	3
28	and could not easily cancel.	
		. T

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1	74. Plaintiff and the Nationwide Class also suffered damages in the form of money						
2	paid for services they did not receive.						
3	75. As such, Plaintiff and the Nationwide Class, seeks an injunction and any other						
4	necessary orders or judgments that will prevent Talkspace from continuing its deceptive						
5	practices, as well as for restitution that will restore the amount of money paid to Talkspace for						
6	services that Talkspace failed to provide.						
7 8	SECOND CAUSE OF ACTION Violations of Cal. Bus. & Prof. Code § 17200, <i>et seq.</i> <u>On Behalf Plaintiff Weizman and the California Subclass</u>						
9	76. Plaintiff incorporates the foregoing allegations as if fully set forth herein.						
10	77. California's Unfair Competition Law ("UCL") prohibits unfair competition in the						
11	form of "any unlawful, unfair or fraudulent business act or practice and unfair, deceptive, untrue						
12	or misleading advertising[.]" Cal. Bus. & Prof. Code § 17200. The UCL allows "a person who						
13	has suffered injury in fact and has lost money or property" to prosecute a civil action for						
14	violation of the UCL. Id. § 17204. Such a person may bring such an action on behalf of herself						
15	and others similarly situated who are affected by the unlawful and/or unfair business practice or						
16	act.						
17	78. Talkspace's acts and practices alleged herein are "unlawful" within the meaning						
18	of the UCL because they violated California's Automatic Renewal Law ("ARL"), Cal. Bus. &						
19	Prof. Code § 17600, et seq.						
20	79. The California Legislature enacted the ARL to "end the practice of ongoing						
21	charging of consumer credit or debit cards or third party payment accounts without the						
22	consumers' explicit consent for ongoing shipments of a product or ongoing deliveries of						
23	service." Id. § 17600 (emphasis added).						
24	80. To achieve this goal, the ARL makes it unlawful, among other things, for any						
25	business offering an automatic renewal or continuous service to do the following:						
26	(1) Fail to present the automatic renewal offer terms or continuous service						
27	offer terms in a clear and conspicuous manner before the subscription or purchasing agreement is fulfilled and in visual proximity to the request for consent to the offer; and						
28	(2) Charge the consumer's credit or debit card, or the consumer's account with a third party, for an automatic renewal or continuous service						
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without first obtaining the consumer's affirmative consent to the agreement containing the automatic renewal offer terms or continuous service offer terms, including the terms of an automatic renewal offer or continuous service offer that is made at a promotional or discounted price for a limited period of time.

4 *Id.* § 17602(1)-(2).

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81. Next, the ARL requires that the automatic renewal offer contain the following
disclosures: (1) that the subscription or purchasing agreement will continue until the consumer
cancels; (2) the description of the cancellation policy that applies to the offer; (3) the recurring
charges that will be charged to the consumer's credit or debit card or payment account with a
third party as part of the automatic renewal plan or arrangement; (4) the length of the automatic
renewal term or that the service is continuous, unless the length of the term is chosen by the
consumer; and (5) the minimum purchase obligation, if any. *Id.* § 17601(b).

- 82. Finally, the automatic renewal offer must be "clear and conspicuous" which
 specifically means "in larger type than the surrounding text, or in contrasting type, font, or color
 to the surrounding text of the same size, or set off from the surrounding text of the same size by
 symbols or other marks, in a manner that *clearly calls attention to the language*." *Id.* § 17601(c)
 (emphasis added).
- 17 83. Plaintiff and the California Subclass are "consumers" as contemplated by the
 18 ARL because they purchased services from Talkspace for personal, family, or household
 19 purposes.

20 84. Talkspace's conduct of enrolling Plaintiff and the California Subclass into an
21 automatically renewing subscription program is unlawful because:

- (a) Talkspace failed to present the automatic renewal offer terms in a clear
 and conspicuous manner in visual proximity to the request for consent to the
 offer, in violation of § 17602(a)(l);
- (b) Talkspace charged their credit or debit cards in connection with an
 automatic renewal without first obtaining their affirmative consent to an
 agreement containing clear and conspicuous disclosures of all automatic renewal
 offer terms, in violation of § 17602(a)(2);

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1 2	(c) Talkspace failed to provide a cost-effective, timely, and easy-to-use mechanism for cancellation, in violation of § 17602(b); and
3	(d) Talkspace made it exceedingly difficult and unnecessarily confusing for
4	patients to cancel their subscriptions, in violation of § 17602(b).
5	85. Each of these acts and practices constitutes an independent violation of the ARL,
6	and thus an independent violation of the UCL.
7	86. Plaintiff and the California Subclass have suffered damages in the form of money
8	wrongfully charged for the automatically renewing subscription plan that they did not authorize
9	and could not easily cancel.
10	87. Under Cal. Bus. & Prof. Code § 17203, Plaintiff and the California Subclass seek
11	restitution of all amounts paid in connection with the automatically renewing subscription plans,
12	as well as injunctive relief prohibiting Talkspace from continuing to engage in the conduct
13	alleged herein.
14	88. Plaintiff, individually and on behalf of the California Subclass, brings this action
15	to enforce an important right affecting the public interest, and therefore also seek an award of
16	attorneys' fees under Cal. Civ. Proc. Code § 1021.5.
17	PRAYER FOR RELIEF
18	WHEREFORE, Plaintiff Naomi Weizman, individually and on behalf of the Classes,
19	respectfully requests that the Court enter an Order against Talkspace:
20	(A) Certifying the Nationwide Class and the Subclass, and naming Plaintiff as a
21	representative of the Classes, and Plaintiff's attorneys as Class Counsel;
22	(B) Declaring that Talkspace's conduct violates the statutes referenced herein;
23	(C) Awarding injunctive and other equitable relief necessary to protect the interests of
24	Plaintiff and the Classes, including by enjoining Defendant from continuing to engage in the
25	unfair and unlawful business practices alleged herein;
26	(D) Awarding monetary damages, including without limitation, disgorgement, and
27	restitution in an amount to be determined at trial;
28	(E) Awarding reasonable attorneys' fees and costs; and

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1	(F) For any other relief this Court of	leems just, proper, and equitable.	
2		<u>(DEMAND</u>	
3	Plaintiff hereby requests a t	rial by jury of all issues so triable.	
4	R	Respectfully submitted,	
5		NAOMI WEIZMAN, individually and on b ll others similarly situated,	ehalf of
6	Dated: March 1, 2023 E	By: /s/ Rafey S. Balabanian	_
7	C	One of Plaintiff's Attorneys	
8 9	ri	Rafey S. Balabanian (SBN 315962) balabanian@edelson.com EDELSON PC	
10	1	50 California Street, 18th Floor an Francisco, California 94111	
11	Т	San Francisco, Camornia 94111 Sel: 415.212.9300 Sax: 415.373.9435	
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13	S	wadescott@edelson.com chuyler Ufkes*	
14	Z	ufkes@edelson.com Loë Seaman-Grant*	
15	E	seaman-grant@edelson.com EDELSON PC 50 North LaSalle Street, 14th Floor	
16 17	C T	Chicago, Illinois 60654 Sel: 312.589.6370 Sax: 312.589.6378	
18	0	Counsel for Plaintiff and the Proposed Class	5
19	*	Pro Hac Vice Admission To Be Sought	
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	CLASS ACTION COMPLAINT	-26-	CASE NO.

Case 5:23-cv-00912 Document 1-1 Filed 03/01/23 Page 1 of 2 IVIL COVER SHEET JS-CAND 44 (Rev 10/2020)

The JS-CAND 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.) DEFENDANTS I. (a) PLAINTIFFS NAOMI WEIZMAN, individually and on behalf of all others similarly situated TALKSPACE, INC., a New York corporation County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) (b) County of Residence of First Listed Plaintiff Santa Cruz County, CA (EXCEPT IN U.S. PLAINTIFF CASES) IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED NOTE: Attorneys (If Known) (c) Attorneys (Firm Name, Address, and Telephone Number) Rafey S. Balabanian Edelson PC, 150 California St., 18th Floor, San Francisco, CA 94111, Tel: 415.212.9300 II. BASIS OF JURISDICTION (Place an "X" in One Box Only) III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff (For Diversity Cases Only) and One Box for Defendant) DEF PTF PTF DEF 1 US Government Plaintiff 3 Federal Question (U.S. Government Not a Party) Citizen of This State 1 Incorporated or Principal Place 4 ×1 4 of Business In This State Citizen of Another State 2 2 Incorporated and Principal Place 5 × 5 Diversity (Indicate Citizenship of Parties in Item III) US Government Defendant X4 2 of Business In Another State

Citizen or Subject of a

Foreign Country

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3

Foreign Nation

6 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TO	RTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment Of Veteran's Benefits 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes)	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle	PERSONAL INJURY 365 Personal Injury – Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 9 200 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability PRISONER PETITIONS HABEAS CORPUS 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty OTHER	FORFEITURE/PENALTY 625 Drug Related Seizure of Property 21 USC § 881 690 Other LABOR 710 Fair Labor Standards Act 720 Labor/Management Relations 740 Railway Labor Act 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act IMMIGRATION 462 Naturalization Application 465 Other Immigration Actions	BANKKUPICY 422 Appeal 28 USC § 158 423 Withdrawal 28 USC § 157 PROPERTY RIGHTS 820 Copyrights 830 Patent 835 Patent-Abbreviated New Drug Application 840 Trademark 880 Defend Trade Secrets	OTHER STATUTES 375 False Claims Act 376 Qui Tam (31 USC § 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced & Corrupt Organizations 480 Consumer Credit 485 Telephone Consumer Protection Act 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes
Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract	355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury-Medical Malpractice CIVIL RIGHTS			Act of 2016 SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g))	
195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure	440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations			864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U S Plaintiff or Defendant) 871 IRS-Third Party 26 USC . § 7609	
230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	445 Amer w/Disabilities- Employment 446 Amer w/Disabilities-Other 448 Education				
ACTION 28 Brid	Removed from 3 State Court 3 e the U.S. Civil Statute under U.S.C. § 1332(d)(2) ef description of cause:	Remanded from 4 Reinst Appellate Court Reoper which you are filing (Do not ch	ned Another District	(specify) Litigation–Trans	
	N ✓ CHECK IF THIS IS A UNDER RULE 23, Fee			CHECK YES only if dema JURY DEMAND:	an and a straight and
VIII. RELATED CASS IF ANY (See instru	JUDGE		DOCKET NUMBER		
IX. DIVISIONAL A (Place an "X" in One Box O	SSIGNMENT (Civil L nly) SAN FR.	ocal Rule 3-2) ANCISCO/OAKLAND	× SAN JOSI	E EUREKA-	MCKINLEYVILLE
DATE 03/01/2023	SIGNAT	URE OF ATTORNEY (FRECORD /s/R	afey S. Balabanian	

SIGNATURE OF ATTORNEY OF RECORD

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-CAND 44

Authority For Civil Cover Sheet. The JS-CAND 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.** a) **Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)."
- II. Jurisdiction. The basis of jurisdiction is set forth under Federal Rule of Civil Procedure 8(a), which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - (1) United States plaintiff. Jurisdiction based on 28 USC §§ 1345 and 1348. Suits by agencies and officers of the United States are included here.
 - (2) <u>United States defendant</u>. When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - (3) Federal question. This refers to suits under 28 USC § 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - (4) <u>Diversity of citizenship</u>. This refers to suits under 28 USC § 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)
- **III. Residence (citizenship) of Principal Parties.** This section of the JS-CAND 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the six boxes.
 - (1) Original Proceedings. Cases originating in the United States district courts.
 - (2) <u>Removed from State Court</u>. Proceedings initiated in state courts may be removed to the district courts under Title 28 USC § 1441. When the petition for removal is granted, check this box.
 - (3) <u>Remanded from Appellate Court</u>. Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - (4) <u>Reinstated or Reopened</u>. Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
 - (5) <u>Transferred from Another District</u>. For cases transferred under Title 28 USC § 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - (6) <u>Multidistrict Litigation Transfer</u>. Check this box when a multidistrict case is transferred into the district under authority of Title 28 USC § 1407. When this box is checked, do not check (5) above.
 - (8) <u>Multidistrict Litigation Direct File</u>. Check this box when a multidistrict litigation case is filed in the same district as the Master MDL docket.

Please note that there is no Origin Code 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC § 553. <u>Brief Description</u>: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Federal Rule of Civil Procedure 23.

Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

- VIII. Related Cases. This section of the JS-CAND 44 is used to identify related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.
- IX. Divisional Assignment. If the Nature of Suit is under Property Rights or Prisoner Petitions or the matter is a Securities Class Action, leave this section blank. For all other cases, identify the divisional venue according to Civil Local Rule 3-2: "the county in which a substantial part of the events or omissions which give rise to the claim occurred or in which a substantial part of the property that is the subject of the action is situated."

Date and Attorney Signature. Date and sign the civil cover sheet.