

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

Office of the Secretary

May 6, 2021

David Valentine State of Florida

Re:

FTC File No. 1923172

Dear Mr. Valentine:

Thank you for your comment regarding the Federal Trade Commission's ("FTC's") proposed consent agreement with Everalbum, Inc. ("Everalbum"). The Commission appreciatesyour feedback.

The two-count complaint in this matter alleges that Everalbum violated Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), by misrepresenting the company's practices with respect to photos and videos (collectively, "content") that users of the company's "Ever" application ("app") uploaded to the company's cloud servers. Count one alleges that Everalbum misrepresented the circumstances under which it would apply face recognition to the content ofthe photo storage and organization app's users. Count two alleges that Everalbum misrepresented that the company would delete the content of Ever app users who deactivated their Ever accounts.

The proposed order contains provisions to address Everalbum's conduct and prevent the

Your comment generally supports the proposed order. At the same time, however, you state that the proposed order treats consumers outside the United States ("U.S.") unfairly becauseit does not require Everalbum to comply with the notice and affirmative express consent provision in connection with products or services that the company offers only to users outside the U.S. The Commission believes that the proposed order will appropriately protect both U.S. and non-U.S. consumers when it comes to notice and consent regarding the company's use of biometric information to develop face recognition models or algorithms. Indeed, the proposed order is just one source of Everalbum's notice and consent obligations. First, where Everalbum offers a consumer-facing product or service to both U.S. and non-U.S. consumers, it will be required to comply with the proposed order's notice and affirmative express consent provision asto all consumers—including those located outside of the U.S. and with the privacy and data protection-focused laws applicable in the jurisdictions where it offers the product. If Everalbum offers a consumer-facing product or service exclusively in non-U.S. jurisdictions, it will have to comply with those jurisdictions' privacy and data protection laws, some of which might be more stringent than the notice and affirmative consent provision in the proposed order. Moreover, as aU.S.-based company, Everalbum must still comply with Section 5 of the FTC Act's prohibition against deceptive and unfair trade practices.

The Commission has placed your comment on the public record pursuant to rule 4.9(b)(6)(ii) of the Commission's Rules of Practice, 16 C.F.R. § 4.9(b)(6)(ii). Having consideredall the facts of this case and all the comments submitted in response to the proposed Order, the Commission has now determined that the public interest would best be served by issuing the Complaint and Decision and Order in final form without further modifications. The final Decision and Order and other relevant materials are available from the Commission's website at http://www.ftc.gov. The Commission thanks you again for your comment.

Sincerely,

April J. Tabor Secretary