Statement of Commissioner Terrell McSweeny In the matter of Lenovo, Inc. September , 2017

I support the Commission's complaint against Lenovo, but I am troubled by conduct in this case that the Commission fails to challeng According to the complaint, enovo, Inc. preinstalled software or computers that was designed to serve advertisements to consumers while they were browsing websites. Theoftware called VisualDiscoveryacted as a "main-the-middle" between the conseners and all of the websites with which they communical legally actively contravened the security posture of consumers' computers, leaving them vulnerable both to attack from cybercriminals and to transmitting personal information across the web to Superfish, Inc. servers These unfair practices violenthe Federal Trade Commission Act and are appropriately challenged by the FTC in Counts II and III of the complaint.

But Lenovo's unlawful conduct went beyond that a security failingalleged in the complaint. The complaint also describes how the software inptalled on computers would: (1) inject pop-up ads every time consumaisited a shopping website; and (2) disrupt web browsing by reducing download speeds by almost 25 percent and upload speeds by 125 percent. These facts were not disclosed to consumers and these omissions were deceptive.

Moreover, the FTC alleges that the VisualDiscovery software was designed to be difficult to discover. Consumers were initially made aware of the existence of the VisualDiscovery software via a pop-up window the first time they visited an ecommerce site. But clicking to close that window opted consumers into the programe initial pop-up window failed to disclose that VisualDiscoverywould follow the consumers fno shopping site to shopping site; slowe performance and functionality of the web sites they visited; and compromised beging a privacy throughout each online browsing session.

Under Section 5 of the FTC Act, the failure to disclose informatiencessary to prevent the creation of a false impression a deceptive practice.

within the count. The FTC should not turn a blind eye to deceptive disclosures ainst opt particularly when consumers rivacy and secrity are at stake.