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OpenAI Holdings, LLC, OpenAI Startup Fund Management, LLC,
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17 *OpenAI Startup Fund SPV GP III, L.L.C., OpenAI Startup Fund SPV GP IV, L.L.C.,*
OpenAI Startup Fund SPV I, L.P., OpenAI Startup Fund SPV II, L.P.,
18 *OpenAI Startup Fund SPV III, L.P., OpenAI Startup Fund SPV IV, L.P.,*
Aestas Management Company, LLC, and Aestas LLC

19 UNITED STATES DISTRICT COURT
20 NORTHERN DISTRICT OF CALIFORNIA
21 OAKLAND DIVISION

22 ELON MUSK, et al.,
23 Plaintiffs,
24 v.
25 SAMUEL ALTMAN, et al.,
26 Defendants.

Case No. 4:24-cv-04722-YGR
**OPENAI DEFENDANTS’
COUNTERCLAIMS, ANSWER, AND
DEFENSES**

1 Defendants and Counterclaim Plaintiffs OpenAI, Inc., OpenAI OpCo, LLC, and OpenAI
2 Global, LLC (collectively “Counterclaim Plaintiffs” or “OpenAI”) allege, upon knowledge as to
3 themselves and their own acts, and otherwise upon information and belief:

4 **COUNTERCLAIMS**

5 **PRELIMINARY STATEMENT**

6 1. Since its founding as an AI research lab in December 2015, OpenAI has had one
7 mission: to ensure that artificial intelligence with the ability to outperform humans—artificial
8 general intelligence, or “AGI”—benefits all humanity.

9 2. Counterclaim Defendant Elon Musk worked with Sam Altman, Greg Brockman,
10 and Ilya Sutskever to help launch OpenAI. He sat on OpenAI’s board and pledged \$1 billion in
11 donations to the organization, which was set up as a nonprofit.

12 3. But Musk’s involvement with OpenAI was short-lived. In 2017 and 2018, Altman,
13 Brockman, and Sutskever refused to bow to Musk’s demands for control of the enterprise or,
14 alternatively, its absorption into Musk’s electric car company, Tesla. So Musk quit, declaring that
15 OpenAI would fail without him and that he would focus on AI development at Tesla. The \$1 billion
16 commitment he’d made to OpenAI was never satisfied—not even close.

17 4. Years later, in 2022, OpenAI launched ChatGPT, an AI chatbot that attracted
18 attention and users on an unprecedented scale. ChatGPT drew a new spotlight onto OpenAI. Musk
19 had nothing to do with it.

20 5. In March 2023, GPT-4, OpenAI’s then-latest technology, was hailed as a
21 transformative breakthrough on the path to AGI. Again Musk was on the sidelines.

22 6. Musk could not tolerate seeing such success for an enterprise he had abandoned and
23 declared doomed. He made it his project to take down OpenAI, and to build a direct competitor that
24 would seize the technological lead—not for humanity but for Elon Musk.

25 7. The ensuing campaign has been relentless. Through press attacks, malicious
26 campaigns broadcast to Musk’s more than 200 million followers on the social media platform he
27 controls, a pretextual demand for corporate records, harassing legal claims, and a sham bid for
28 OpenAI’s assets, Musk has tried every tool available to harm OpenAI.

1 8. Those efforts have only intensified in recent months, as OpenAI has announced a
2 possible restructuring that would see the existing for-profit entity under the nonprofit OpenAI, Inc.
3 become a public benefit corporation, allowing it to better compete for capital and top talent in
4 service of the mission to develop AGI for the benefit of humanity. Pretending to represent the
5 public, Musk seeks to prevent that restructuring—even though, years ago, he advised that a similar
6 reorganization was needed to salvage OpenAI’s mission. Musk peddles the false claim that OpenAI
7 is planning to “convert” from a nonprofit into a for-profit enterprise. He does so knowing the
8 nonprofit not only would continue to exist, but would be one of the best-resourced in history.

9 9. OpenAI is resilient, and the employees, investors, and partners at the core of its
10 mission recognize that Musk’s claims are as meritless as they are self-serving. But Musk’s actions
11 have taken a toll. Should his campaign persist, greater harm is threatened—to OpenAI’s ability to
12 govern in service of its mission, to the relationships that are essential to furthering that mission, and
13 to the public interest. Investors, partners, and employees saw what happened to Twitter when Musk
14 took it over in 2022: the company’s value plummeted, business partners were left hanging, most
15 employees were sent packing, and the business was ultimately absorbed into Musk’s AI company.
16 Musk’s continued attacks on OpenAI, culminating most recently in the fake takeover bid designed
17 to disrupt OpenAI’s future, must cease. Musk should be enjoined from further unlawful and unfair
18 action, and held responsible for the damage he has already caused.

19 **PARTIES**

20 10. Counterclaim Plaintiff OpenAI, Inc. is a registered nonprofit corporation
21 incorporated under the laws of Delaware on December 8, 2015. OpenAI, Inc. is registered as an
22 out-of-state nonprofit corporation with the California Secretary of State and has its principal place
23 of business at 1455 3rd St., San Francisco, CA 94158.

24 11. Counterclaim Plaintiff OpenAI Global, LLC is a registered limited liability
25 company formed under the laws of Delaware on December 28, 2022. OpenAI Global, LLC is
26 registered as an out-of-state limited liability company with the California Secretary of State and
27 has its principal place of business at 1455 3rd St., San Francisco, CA 94158.
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1 12. Counterclaim Plaintiff OpenAI OpCo, LLC is a registered limited liability company
2 formed under the laws of Delaware on September 19, 2018 as OpenAI L.P. that was later converted
3 to OpenAI OpCo, LLC on January 23, 2023. OpenAI OpCo, LLC is registered as an out-of-state
4 limited liability company with the California Secretary of State and has its principal place of
5 business at 1455 3rd St., San Francisco, CA 94158.

6 13. Counterclaim Defendant Elon Musk is an individual residing in Texas.

7 14. Counterclaim Defendant X.AI Corp. (“xAI”) is a public benefit corporation formed
8 under the laws of Nevada with its principal place of business at 3180 18th Street, San Francisco,
9 CA 94110.

10 **JURISDICTION**

11 15. The Court has supplemental jurisdiction over Counterclaim Plaintiffs’ claims
12 pursuant to 28 U.S.C. § 1367 because the claims form part of the same case or controversy and
13 arise out of the same transaction or occurrence as Counterclaim Defendants’ claims under Article
14 III of the United States Constitution.

15 16. The Court has personal jurisdiction over Counterclaim Defendant Musk, who has
16 availed himself of this forum by asserting claims in this Court against the OpenAI Defendants.

17 17. The Court has personal jurisdiction over Counterclaim Defendant xAI, a corporation
18 headquartered in California that has also availed itself of this forum by asserting claims in this
19 Court against the OpenAI Defendants.

20 18. Venue is proper in the Northern District of California because the counterclaims
21 asserted herein are compulsory counterclaims, and venue is proper in the original action, and, under
22 28 U.S.C. § 1391(b), because a substantial part of the events giving rise to the counterclaims
23 occurred in this District and this Court has personal jurisdiction over the Counterclaim Defendants.

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1 **FACTUAL ALLEGATIONS**

2 **A. OpenAI is founded**

3 19. In May 2015, Sam Altman proposed to Elon Musk an idea he had discussed with
4 Greg Brockman: the formation of an “AI lab” with the mission of “creat[ing] the first general AI
5 and us[ing] it for individual empowerment.”

6 20. Altman and Brockman understood that attaining AGI—highly advanced artificial
7 intelligence systems that are generally smarter than humans and can outperform humans at most
8 economically valuable work—could prove transformative. The technology could exponentially
9 advance scientific and medical knowledge, expand the limits of human ingenuity and creativity,
10 and turbocharge the economy. But the technology presented risks. The new AI lab would therefore
11 be committed to developing AGI in the interests of humanity as a whole.

12 21. Musk expressed support for these ideas. In July 2015, he had dinner with Altman,
13 Brockman, and Ilya Sutskever, among others, to explore the project under contemplation. The
14 discussion centered on the feasibility of launching an AGI project that could become and stay
15 competitive with DeepMind, an AI company under the umbrella of Google.

16 22. Immediately following the July 2015 dinner, Altman and Brockman resolved to
17 move forward with this idea and began recruiting a team. The original plan was to associate the lab
18 with Y Combinator, the startup accelerator where Altman worked. By November 2015, Altman,
19 Brockman, and Sutskever had issued offers to their founding team.

20 23. After meeting the prospective team members to help persuade them to accept their
21 offers, Musk said he wanted to become more involved in the lab—provided it did not operate under
22 the auspices of Y Combinator. Altman, Brockman, and Sutskever agreed.

23 24. In December 2015, Altman, Brockman, Sutskever, and Musk launched OpenAI. The
24 organization—OpenAI, Inc.—took the form of a Delaware nonprofit corporation organized for
25 charitable and/or educational purposes within the meaning of section 501(c)(3) of the Internal
26 Revenue Code. Musk thought the nonprofit structure not “optimal,” and advised it would
27 “[p]robably be better to have a standard C corp with a parallel nonprofit”—*i.e.*, a for-profit
28 corporation with an affiliated nonprofit. But the founders ultimately were satisfied that a nonprofit

1 alone would serve the mission for the time being. Musk became a “member” of the nonprofit and
2 a co-chair of OpenAI, Inc.’s board of directors.

3 25. The “specific purpose” of OpenAI, Inc., as reflected in its founding Certificate of
4 Incorporation, was “to provide funding for research, development and distribution of technology
5 related to artificial intelligence.” The Certificate stated that the “technology will benefit the public”
6 and “the corporation will seek to open source technology for the public benefit where applicable.”
7 These statements comported with discussions Altman, Brockman, Musk, and Sutskever had in the
8 months before and shortly after OpenAI’s formation. In June 2015, Musk agreed with Altman to
9 “have an ongoing conversation about what work should be open-sourced and what shouldn’t.” In
10 January 2016, Sutskever proposed and Musk agreed that “[a]s we get closer to building AI, it will
11 make sense to start being less open. The Open in [O]penAI means that everyone should benefit
12 from the fruits of AI after it[’]s built, but it’s totally OK to not share science.”

13 26. OpenAI’s mission, as stated in the OpenAI, Inc. Charter, is to “ensure that artificial
14 general intelligence . . . benefits all of humanity.” The Charter recognizes that “to be effective at
15 addressing AGI’s impact on society, OpenAI must be on the cutting edge of AI capabilities.”

16 27. OpenAI was, and has remained, committed to its mission.

17 **B. OpenAI’s founders, including Musk, consider a restructuring to facilitate furtherance of**
18 **the mission**

19 28. OpenAI’s founders knew the project of developing AGI that benefits humanity
20 would require significant funding. Musk was especially attuned to this reality. When his co-
21 founders proposed raising an initial \$100 million, Musk insisted instead they “say that we are
22 starting with a \$1B funding commitment.” That commitment, Musk assured, would come from
23 him. If others did not come through, he would “cover what anyone else doesn’t provide.”

24 29. Early research advances by OpenAI and others soon revealed that OpenAI would
25 need much more than even the \$1 billion Musk had pledged to advance its mission. The initial
26 insight came from OpenAI’s development of technology for a competitive video game, Dota, which
27 showed that more computing power—“compute”—with a general learning algorithm yielded better
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1 performance seemingly without limit. Compute was thus identified as a key to progress toward
2 AGI, and its costs would run in the billions of dollars annually.

3 30. To attract the capital needed to advance the mission, OpenAI’s founders began
4 considering an organizational change that would allow supporters not just to donate, but to invest.
5 Musk endorsed the change. In mid-2017, he observed that the nonprofit structure “may not be the
6 right one now,” and suggested that China’s evident intent to “do whatever it takes to obtain what
7 [OpenAI] develop[ed]” favored a determination to “change course.” When, in August 2017,
8 OpenAI’s technology beat one of the world’s best players in Dota 1v1, Musk declared it the
9 “triggering event” signaling it was “[t]ime to make the next step for OpenAI.”

10 31. But Musk wanted more than an organizational change that would better advance
11 OpenAI’s mission. He wanted control, for himself.

12 32. Altman, Brockman, and Sutskever agreed with Musk that it was time to create a for-
13 profit entity. They envisioned a collaborative approach to the new entity.

14 33. Musk had a different idea. He demanded sole control of the new for-profit, at least
15 in the short term: He would be CEO, own a majority equity stake, and control a majority of the
16 board. He would—in his own words—“unequivocally have initial control of the company.” Musk
17 explained to Brockman and Sutskever that he needed the lion’s share of the economic interest in
18 the contemplated for-profit enterprise because he required \$80 billion to create a self-sustaining
19 colony on Mars.

20 34. Musk began implementing his plan. He directed his personal wealth manager, Jared
21 Birchall, to incorporate a Delaware public benefit corporation called “Open Artificial Intelligence
22 Technologies, Inc.” The certificate was registered on September 15, 2017.

23 35. But Altman, Brockman, and Sutskever refused to accept a venture dominated by
24 Musk. As Sutskever explained to Musk in an email copying Brockman and Altman, an “AGI
25 dictatorship” would be inconsistent with OpenAI’s mission: “You stated that you don’t want to
26 control the final AGI, but during this negotiation, you’ve shown to us that absolute control is
27 extremely important to you The goal of OpenAI is to make the future good and to avoid an
28

1 AGI dictatorship . . . So it is a bad idea to create a structure where you could become a dictator if
2 you chose to, especially given that we can create some other structure that avoids this possibility.”

3 36. Musk was incensed. If he could not control the contemplated for-profit entity, he
4 would not participate in it: “Guys, I’ve had enough. This is the final straw. Either go do something
5 on your own or continue with OpenAI as a nonprofit. I will no longer fund OpenAI until you have
6 made a firm commitment to stay or I’m just being a fool who is essentially providing free funding
7 for you to create a startup. Discussions are over.”

8 37. Discussions were not over—nor were Musk’s efforts to dominate OpenAI for his
9 own ends. In late 2017 and again in early 2018, Musk proposed to absorb OpenAI into Tesla. This
10 “for-profit pivot” would allow OpenAI to use “Tesla as its cash cow.” In Musk’s view, without this
11 move OpenAI was doomed to fail: “OpenAI is on a path of certain failure relative to Google. There
12 obviously needs to be immediate and dramatic action or everyone except for Google will be
13 consigned to irrelevance. . . Either we fix things and my engagement increases a lot or we don’t
14 and I will drop to near zero and publicly reduce my association. I will not be in a situation where
15 the perception of my influence and time doesn’t match the reality.”

16 38. Musk declared: “Tesla is the only path that could even hope to hold a candle to
17 Google.”

18 39. Altman, Brockman, and Sutskever disagreed. Committing AGI’s development to a
19 Musk-controlled entity was not, in their view, consistent with OpenAI’s mission. So they declined.

20 **C. Musk parts ways with OpenAI**

21 40. Musk’s withdrawal from OpenAI in February 2018 was noisy but relatively
22 amicable. Musk resigned from OpenAI’s board to focus on the only AGI development path he
23 deemed viable: Tesla AI. During the final all-employee meeting he attended, Musk reiterated his
24 view that OpenAI needed to raise billions of dollars a year to be a plausible competitor to
25 DeepMind, and encouraged the organization to pursue that funding however it could.

26 41. Though Musk facilitated a few more contributions to OpenAI, Inc., he never
27 honored the \$1 billion pledge he’d made upon OpenAI’s launch.

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1 **D. OpenAI forms a capped-profit subsidiary to raise needed capital**

2 42. Musk had declared that without “billions per year immediately,” OpenAI would fail
3 in its mission. That pronouncement reflected both the astronomical increases in AI compute
4 demands since OpenAI’s founding, and the rising cost of retaining and attracting top talent in an
5 increasingly competitive AI field.

6 43. OpenAI’s generative pre-trained transformer model GPT-1, released in mid-2018,
7 was a tremendous achievement. But its capabilities, and the resources required to train it, would be
8 dwarfed by later models, and its launch marked a new phase of exponential growth in the demand
9 for compute to support and develop emerging AI technology. GPT-3, released in 2020, would
10 require over *17,000 times* the computing power required to develop GPT-1.

11 44. Demand for scarce top talent in the AI industry had increased exponentially as well,
12 particularly as more well-resourced companies joined the serious pursuit of AGI. Musk recognized
13 this better than anyone. In 2017, Musk caused top AI engineers from OpenAI to be seconded to
14 Tesla so they could impart scarce AI learning to Tesla employees. He even poached one of those
15 OpenAI engineers for Tesla and, as he separated from OpenAI, sought (unsuccessfully) to recruit
16 more.

17 45. Through 2018, Altman kept Musk apprised of OpenAI’s fundraising efforts, and
18 OpenAI’s board considered an organizational change that would attract \$10 billion—the amount
19 that Altman, Brockman, and Sutskever estimated would be required to develop AGI—while
20 preserving and protecting the mission.

21 46. The change the board ultimately approved was the creation of a “capped” for-profit
22 entity, OpenAI, L.P. The new for-profit was bound to pursue the nonprofit’s mission and subject
23 to the control of the OpenAI, Inc. board, but presented investors and employees with the
24 opportunity to participate in any profits OpenAI’s operations might ultimately yield. These
25 participation interests were “capped”—their holders could see returns up to a certain fixed point,
26 with any residual profits flowing to the nonprofit. This capped-profit structure remains in place
27 today.

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1 47. The creation of the capped-profit entity was no secret. Brockman, Sutskever, and
2 OpenAI announced it in a blog post in early March 2019. Musk had advance notice; he was offered,
3 and declined, equity in the new entity. The day the blog post went live, Musk asked Altman to make
4 clear to others that he had “no financial interest in the for-profit arm of OpenAI.”

5 48. Musk raised no objection to the formation of OpenAI, L.P.

6 **E. OpenAI flourishes and advances the mission without Musk**

7 49. The same year it was created, OpenAI, L.P. was able to raise \$1 billion from
8 Microsoft Corporation, as part of a deal to supply OpenAI with needed compute. From there,
9 OpenAI’s technological breakthroughs and public exposure accelerated dramatically.

10 50. OpenAI’s launch of GPT-3 in June 2020 was recognized as an enormous “leap
11 forward” marking a “pivotal moment when the world started acknowledging [the] groundbreaking
12 technology” of generative AI.¹

13 51. OpenAI began making its models available to developers and institutional users
14 through an application programming interface, or “API.” In August 2021, OpenAI released through
15 the API a revolutionary model called “Codex,” which was capable of interpreting simple, natural
16 language commands and executing them in dozens of programming languages. OpenAI’s coding
17 model was integrated in GitHub’s AI tool, Copilot, making it available to a much broader user base.
18 Copilot—powered by OpenAI technology—prompted praise from Musk, who noted on Twitter,
19 “Nice work by OpenAI[,] [i]t is hard to do useful things.”

20 52. In November 2022, OpenAI launched ChatGPT, an updated model with an online
21 chat interface allowing users to interact with the model in a conversational way. ChatGPT
22 introduced the public to the power of generative AI—and OpenAI’s models—on an unprecedented
23 scale. Hundreds of millions use ChatGPT for free every week.

24 53. In March 2023, OpenAI released GPT-4, a model hailed as a “stunning”
25 technological advancement that “promise[d] to blow previous iterations [of OpenAI’s models] out
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27 ¹ Bernard Marr, *A Short History Of ChatGPT: How We Got To Where We Are Today*, Forbes
28 (Mar. 19, 2023), [https://www.forbes.com/sites/bernardmarr/2023/05/19/a-short-history-of-
chatgpt-how-we-got-to-where-we-are-today/](https://www.forbes.com/sites/bernardmarr/2023/05/19/a-short-history-of-chatgpt-how-we-got-to-where-we-are-today/).

1 of the water, potentially changing the way we use the internet to work, play and create.”² Bill Gates
2 went so far as to describe GPT-4 as “the most important advance in technology since the graphical
3 user interface” was first developed in 1980.³

4 54. Through these releases of increasingly useful products, OpenAI has defined the now
5 industry-standard principle of “iterative deployment,” which allows for the gathering of
6 information about AI technology that cannot be gained in the lab alone. Making AI tools available
7 to the public is a crucial means of learning how users interact with AI systems and the practical
8 strengths and weaknesses of those systems. It also facilitates understanding of and adaptation to
9 new AI capabilities.

10 **F. Musk begins his attacks on OpenAI while quietly building a competitor**

11 55. Over and over in OpenAI’s early years, Musk predicted that the enterprise would
12 fail unless it bowed to his vision, his plans, and his control. Around the time of his resignation from
13 the OpenAI board, Musk declared OpenAI was “on a path of certain failure relative to Google”;
14 “should assume failure”; and was “on a path to be irrelevant.” Musk’s “probability assessment of
15 OpenAI being relevant to [competitors] without a dramatic change in execution and resources”
16 was, he announced, “0%.” “Not 1%.” OpenAI was in Musk’s estimation “not a serious
17 counterweight to DeepMind/Google and will only get further behind.” All this was “obvious,” said
18 Musk.

19 56. Yet here was OpenAI, a few years later, pursuing its mission with more success than
20 any other actor in the field, proving Musk wrong.

21 57. Musk could not abide it.

22 58. So he set in motion a campaign of harassment, interference, and misinformation
23 designed to take down OpenAI and clear the field for himself.

24
25 _____
26 ² Samantha Murphy Kelly, *5 jaw-dropping things GPT-4 can do that ChatGPT couldn’t*, CNN
(Mar. 16, 2023), <https://www.cnn.com/2023/03/16/tech/gpt-4-use-cases/index.html>.

27 ³ Kif Leswing, *Bill Gates says OpenAI’s GPT is the most important advance in technology since*
28 *1980*, CNBC (Mar. 21, 2023), <https://www.cnbc.com/2023/03/21/bill-gates-openai-gpt-most-important-advance-in-technology-since-1980.html>.

1 59. In March 2023, Musk quietly created a new AI development company,
2 Counterclaim Defendant xAI. He incorporated xAI as a for-profit public benefit corporation in
3 Nevada, but made no public announcement of his intentions to launch a competitor at the time.
4 That would come only months later.

5 60. Meanwhile, days after the clandestine incorporation of his nascent competitor, Musk
6 noisily supported a six-month “moratorium” on development of AI any more advanced than
7 OpenAI’s just-released GPT-4—which Musk warned posed “profound risks to society and
8 humanity.” The effect of this “moratorium” would have been to stall OpenAI while all others, most
9 notably Musk, caught up.

10 61. A few weeks later, Musk’s personal lawyer contacted OpenAI and demanded access
11 to OpenAI’s confidential and commercially sensitive internal documents. Feigning concern as a
12 former donor and director of OpenAI, and without ever disclosing he was building a competitor in
13 secret, Musk framed his request as wanting to ensure OpenAI was not being taken advantage of or
14 corrupted by Microsoft. When OpenAI sought to place customary restrictions on the use of the
15 information sought, Musk’s lawyer threatened that OpenAI would “regret this conversation”
16 because Musk wanted the documents right away.

17 62. Just two weeks after gaining access to the information he had sought, Musk
18 denigrated OpenAI on national television and insinuated that its partnership with Microsoft was
19 improper.⁴

20 63. Not until July 12, 2023 did Musk finally announce publicly the formation of xAI.
21 Musk had used the months between quiet incorporation and public announcement to recruit
22 researchers with the promise of creating a rival to OpenAI.

23 64. In November 2023, after Altman was briefly removed and reinstated as OpenAI’s
24 CEO, Musk again sought to destabilize the organization. On November 21, 2023, the day the
25 agreement was reached to accomplish Altman’s return, Musk posted to his more than 200 million
26

27 ⁴ See *Elon Musk on Sam Altman and ChatGPT: I am the reason OpenAI exists*, CNBC (May 15,
28 2023), <https://www.cnbc.com/video/2023/05/16/elon-musk-on-sam-altman-and-chatgpt-i-am-the-reason-openai-exists.html>.

1 X followers a link to a letter purporting to come from disgruntled OpenAI employees, but widely
2 recognized as a hoax. The letter accused Altman and Brockman of a “disturbing pattern of deceit
3 and manipulation,” and of having silenced or sidelined employees. On the basis of the fake letter,
4 Musk added his own commentary, designed to increase his competitor’s jeopardy: “These seem
5 like concerns worth investigating.”

6 **G. Musk takes his harassment campaign to courts and regulators**

7 65. Having failed to impede OpenAI’s progress and pursuit of its mission, Musk
8 intensified his attacks—this time using the courts and a parallel, carefully coordinated media
9 campaign.

10 66. On February 29, 2024, Musk sued Altman, Brockman, OpenAI, Inc., OpenAI, L.P.,
11 OpenAI, L.L.C., OpenAI GP, L.L.C., OpenAI OpCo, LLC, OpenAI Global, LLC, OAI
12 Corporation, LLC, and OpenAI Holdings, LLC in California Superior Court. In his headline claim,
13 Musk asserted that OpenAI, Inc.’s Certificate of Incorporation, an email exchange he had with
14 Altman in 2015 brainstorming an AI lab, and a blog post together comprised an enforceable written
15 contract—a “Founding Agreement” in which all of the defendants purportedly promised Musk they
16 would conduct their operations in ways that Musk (helming a direct competitor) preferred: open-
17 sourcing all their latest technology and refraining from licensing it to Microsoft. Musk immediately
18 began tweeting about the lawsuit, broadcasting to his enormous audience that “OpenAI is a house
19 of cards.”

20 67. Defendants in the Superior Court action filed a demurrer, arguing that none of
21 Musk’s claims could stand. With the demurrer fully briefed, argument was set for 10 a.m. PT on
22 June 12, 2024. Rather than defend his claims, Musk, through counsel, informed defendants at 11:40
23 a.m. PT on June 11, 2024 that he was withdrawing his lawsuit. No explanation was offered.

24 68. Two months later, Musk filed this federal action with new counsel. Musk’s action—
25 as it has shifted shape in the ensuing months—now includes new plaintiffs xAI and former OpenAI
26 director and Musk associate Shivon Zilis, as well as new defendant Microsoft. And it now asserts
27 a sprawling array of theories: antitrust violations, false advertising, fiduciary breach, fraud, contract
28 and charitable trust breach, and even racketeering. The filing of the federal suit was accompanied

1 by another media blast, this time from Musk’s current counsel, who called the withdrawn state-
2 court action a “Goldfish” that “lacked teeth”⁵ but said the new one (based on the same factual
3 narrative) was a “Great White.”⁶

4 69. Around the same time he filed this action, Musk demanded that regulators
5 investigate OpenAI. He sent several letters to the Attorneys General of California and Delaware,
6 encouraging them to take action against OpenAI—most explosively, to force OpenAI, Inc., without
7 legal basis, to auction off its assets for the benefit of Musk and his associates.

8 **H. Musk intensifies his attacks on OpenAI and grows xAI**

9 70. Meanwhile, Musk supercharged his public attacks on OpenAI. Using his social-
10 media platform, X, he unleashed a barrage of invective against the enterprise and its leadership,
11 variously describing OpenAI as a “digital Frankenstein’s monster,” “a lie,” “evil,” and a “a total
12 scam.”

13 71. At the same time, Musk has been wielding his ever-growing influence and the web
14 of companies under his control to turn xAI into a major player in a highly competitive industry—
15 one that is raising capital at unprecedented speed and scale.⁷ Two weeks ago, xAI announced that
16 its valuation is now \$80 billion, and that it had acquired X. The acquisition gives xAI unprecedented
17 direct access to all the user data flowing through the platform formerly known as Twitter—and
18 therefore a major competitive advantage in an industry dependent on such data for model training.

19 72. At Musk’s direction, xAI built in three months what is believed to be the world’s
20 largest supercomputer, dubbed “Colossus.” The project used 100,000 next-generation NVIDIA

22 ⁵ See Cade Metz, *Elon Musk Revives Lawsuit Against OpenAI and Sam Altman*, N.Y. Times (Aug.
23 5, 2024), <https://www.nytimes.com/2024/08/05/technology/elon-musk-openai-lawsuit.html>; Mike
24 Scarcella, *Elon Musk Taps Copyright Law Vet Toberoff for OpenAI Lawsuit*, Reuters (Aug. 7,
2024), [https://www.reuters.com/legal/litigation/elon-musk-taps-copyright-law-vet-toberoff-
openai-lawsuit-2024-08-07/](https://www.reuters.com/legal/litigation/elon-musk-taps-copyright-law-vet-toberoff-openai-lawsuit-2024-08-07/).

25 ⁶ See Scarcella, *supra* note 5.

26 ⁷ Meghan Bobrowsky, Berber Jin & Tom Dotan, *Inside Elon Musk’s Quest to Beat OpenAI at its*
27 *Own Game*, The Wall Street Journal (Nov. 27, 2024), [https://www.wsj.com/tech/ai/elon-musk-x-
open-ai-03fflead](https://www.wsj.com/tech/ai/elon-musk-x-open-ai-03fflead).

1 GPU chips, some of which Musk diverted from Tesla. Musk reportedly plans a “tenfold” expansion
2 of “Colossus” to “incorporate more than 1 [million] graphics processing units . . . to leap ahead of
3 rivals,” including OpenAI.⁸

4 **I. OpenAI considers a restructuring**

5 73. While Musk was ginning up lawsuits and press campaigns and provoking regulators,
6 OpenAI’s board was focused on its mission. As part of that work, it was considering whether the
7 mission might best be served by a further evolution of OpenAI’s structure.

8 74. With companies like Google, Amazon, Meta, and now xAI pouring billions into AI
9 development and competing with OpenAI for scarce compute, OpenAI’s capital needs have
10 become more pressing than ever. Training GPT-4, which OpenAI released in 2023, required *67*
11 *times* more computing power (measured in petaFLOPS) than GPT-3, released just three years prior,
12 and nearly *1.2 million times* more than GPT-1, released in 2018. The demands and the costs are
13 only rising. So too are the demands for, and costs of, retaining and attracting scarce top talent in
14 the field.

15 75. OpenAI’s current structure poses challenges in attracting new investment and
16 retaining and attracting highly skilled personnel. Every one of OpenAI’s significant competitors
17 has a familiar corporate structure that allows for offers of conventional equity—an attraction not
18 just for investors contemplating multi-billion-dollar commitments but for current and prospective
19 employees who want a stake in the enterprise they’re helping to build. The profit interests in
20 OpenAI’s capped-profit are less familiar.

21 76. The challenges OpenAI faces are reflected in its most recent fundraising rounds, in
22 which investors have insisted on conditions freeing them from certain funding commitments or
23 allowing redemption of invested funds with interest in the event OpenAI fails to simplify its capital
24 structure.

25 77. Given these challenges, and the threat they pose to the pursuit of the mission,
26 OpenAI’s board has for many months been considering *not* a “conversion” of the nonprofit into a

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28 ⁸ See Stephen Morris and Tabby Kinder, *Elon Musk plans to expand Colossus AI super-computer tenfold*, Financial Times (Dec. 4, 2024).

1 for-profit entity—as Musk has falsely and repeatedly claimed—but a structure change in which the
2 nonprofit would continue to exist and pursue its mission of ensuring that AGI benefits all of
3 humanity, while the capped-profit would become a public benefit corporation (“PBC”) serving the
4 exact same mission but also having accountability to investors and employees. The nonprofit would
5 exchange its current economic interest in the capped-profit entity for an equity stake in the PBC—
6 thus sharing in the PBC’s financial success while pursuing mission-advancing projects.

7 78. Any decision to restructure will have been made following extensive deliberation
8 by a well-qualified board. In addition to Altman, the current board comprises the following
9 directors:

- 10 a. Bret Taylor (Chair), who led Twitter’s board of directors before and during its
11 acquisition by Musk and is former co-CEO of Salesforce and former Chief
12 Technology Officer of Facebook;
- 13 b. Adam D’Angelo, CEO and co-founder of Quora;
- 14 c. Dr. Sue Desmond-Hellmann, former CEO of the Bill & Melinda Gates Foundation,
15 former Chancellor of the University of California at San Francisco, and current
16 director of Pfizer Corporation;
- 17 d. Paul Nakasone, a retired U.S. Army General and leading expert in cybersecurity,
18 technology advancement, and global cyber defense who once led the National
19 Security Agency;
- 20 e. Nicole Seligman, former Executive Vice President and Global General Counsel of
21 Sony Corporation and former President of Sony Entertainment;
- 22 f. Fidji Simo, CEO and Chair of Instacart and co-founder of the Metrodora Institute, a
23 multi-disciplinary medical clinic and research foundation dedicated to the care and
24 cure of neuroimmune axis disorders;
- 25 g. Larry Summers, a former President of Harvard University and former Secretary of
26 the U.S. Treasury;
- 27 h. Zico Kolter, Director of the Machine Learning Department at Carnegie Mellon
28 University; and

1 i. Adebayo Ogunlesi, Founding Partner, Chairman, and CEO of Global Infrastructure
2 Partners, a leading infrastructure investing platform, and a Senior Managing
3 Director at BlackRock.

4 79. If a restructuring designed to serve the advancement of the mission is halted, the
5 mission will be impaired. OpenAI’s competitors—entities like Musk’s xAI that do not share
6 OpenAI’s mission—will benefit.

7 **J. Musk seeks to enjoin the possible restructuring and much of OpenAI’s business, then**
8 **makes a sham bid for the nonprofit’s assets**

9 80. The prospect of a possible restructuring became public in or about the fall of 2024.
10 Never one to miss an opportunity, Musk, on November 29, 2024, sought emergency relief to stop
11 it from happening—and, for good measure, to halt large swaths of OpenAI’s business activities.

12 81. The supposed predicate for this preliminary injunction motion was long-ago
13 donations of approximately \$40 million Musk claims to have made to OpenAI—funding provided
14 before Musk decided to abandon OpenAI and the \$1 billion pledge he’d made at the enterprise’s
15 founding.

16 82. The Court heard argument on Musk’s motion on February 4, 2025 and reserved
17 ruling.⁹

18 83. Before the Court could rule, Musk turned immediately to other means. On February
19 10, 2025, Musk’s litigation counsel sent a “Letter of Intent” to OpenAI’s board on behalf of a
20 consortium of private investors—including xAI, Baron Capital Group, Inc., Valor Management
21 LLC, Atreides Management, LP, Vy Fund III, L.P., Emanuel Capital Management, LLC, Eight
22 Partners VC, LLC, and others who remain unidentified. The letter purported to offer \$97.375 billion
23 for the purchase of OpenAI, Inc.’s assets.

24 84. Before the letter even reached OpenAI’s board, Musk’s counsel set about building
25 maximum buzz and maximum disruption for OpenAI. He provided the letter to the *Wall Street*

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27 ⁹ The Court ultimately denied Musk’s preliminary injunction motion in its entirety on March 4,
28 2025, finding Musk had failed to meet his burden of proof in seeking such “extraordinary relief.”
See Order Denying Motion for a Preliminary Injunction, Dkt. 121 at 1 (Mar. 4, 2025).

1 *Journal* (where the story appeared on the front page), and the “bid” dominated international news
2 for days.

3 85. After studying Musk’s stunt, savvy media commentators recognized it as a sham,
4 variously describing Musk’s “bid” as “less [] a serious effort to take control of OpenAI than as a
5 gambit” to interfere with OpenAI’s contemplated corporate reorganization;¹⁰ a “spoiler” aimed at
6 disrupting OpenAI’s fundraising and reorganization efforts;¹¹ and a “wrecking ball against an
7 opponent” and rival.¹²

8 86. Among other things, the letter included no evidence of financing to pay the nearly
9 \$100 billion purchase price, which the letter described as based on OpenAI’s “historical financial
10 results” and “projections.” OpenAI has never disclosed financial “projections” publicly or provided
11 them to Musk or any of the other investors named in the letter. None of the investors had conducted
12 any diligence on the business.

13 87. The investors who backed the purported takeover bid are close confederates of
14 Musk, some with large stakes in Musk-founded companies including Tesla, SpaceX, The Boring
15 Company, X, and Neuralink.

16 88. When asked about the bid on *CNBC*, Ron Baron, one of the investors backing Musk
17 and a longtime Musk booster and major investor in Musk’s businesses, became flustered. He then
18 admitted he’d done very little work on the project, hadn’t been following it closely, and had only
19 committed \$5 million (or 0.00513% of the alleged bid price), which he first claimed to have done
20 in his personal capacity—even though the letter was signed on behalf of his fund. Baron went on
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23 ¹⁰ Scott Rosenberg, *Musk lawyers say he’ll drop bid for OpenAI if it gives up for-profit plan*, *Axios*
(Feb. 13, 2025), <https://www.axios.com/2025/02/13/musk-altman-openai-nonprofit-filing>.

24 ¹¹ *Elon Musk’s \$97bn offer is a headache for Sam Altman’s OpenAI*, *The Economist* (Feb. 11,
25 2025), <https://www.economist.com/business/2025/02/11/elon-musks-97bn-offer-is-a-headache-for-sam-altmans-openai>.

26 ¹² Chris Stokel-Walker, *Elon Musk owning OpenAI would be a terrible idea. That doesn’t mean it*
27 *won’t happen*, *The Guardian* (Feb. 12, 2025),
28 <https://www.theguardian.com/commentisfree/2025/feb/12/elon-musk-owning-openai-trump-ai-sam-altman>.

1 to suggest that the point of the bid, as pitched to him (plainly by Musk) was not to buy OpenAI's
2 assets, but instead to obtain "discovery" and get "behind the wall" at OpenAI.

3 89. The purchase price noted in the Letter of Intent was a joking reference to 974 Praf,
4 a character in Iain Banks' science fiction series, *Look to Windward*, from which Musk has also
5 drawn names for multiple SpaceX rockets.¹³

6 90. Although OpenAI recognized the bid as a feint, its mere existence—and the media
7 firestorm surrounding it—required OpenAI to expend significant resources in responding to it.
8 Following news of Musk's move, OpenAI's board engaged in the formal process of reviewing and
9 assessing the "bid." This entailed convening a discussion of the Letter of Intent and consideration
10 of next steps in the event Musk's attempts to gain control of OpenAI escalated. It further entailed
11 commissioning legal and financial analyses of the bid's purported "terms" and soliciting briefing
12 from high-level OpenAI employees to inform the board's deliberations.

13 91. On February 14, 2024, OpenAI's board unanimously rejected Musk's purported
14 overture.

15 **K. Musk's campaign has already injured OpenAI and poses a threat to its economic**
16 **relationships**

17 92. OpenAI is a resilient organization. It has succeeded where Musk said it could only
18 fail. But the enterprise and its people have suffered harm as a result of Musk's unlawful campaign
19 of harassment, interference, and misinformation. And those actions threaten further, irreparable
20 harm.

21 93. Every phase of Musk's campaign has been designed to force OpenAI to divert
22 resources, expend money, or both. From countering Musk's false statements and other public
23 attacks; to addressing Musk's pretextual corporate records demand; to defending against harassing,
24 withdrawn-at-the-last-minute legal claims; to countering Musk's repeated lies and
25 mischaracterizations intended to damage OpenAI's reputation; to responding to the sham bid for
26 OpenAI, Inc.'s assets, OpenAI has borne costs, and been harmed, by Musk's abusive tactics and
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28 ¹³ See Stokel-Walker, *supra* note 12.

1 unrelenting efforts to mislead the public for his own benefit and to OpenAI’s detriment and the
2 detriment of its mission.

3 94. Musk’s most recent ploy, pretending to try to take over OpenAI, threatens a more
4 serious toll—on OpenAI’s ability to govern itself in service of the mission, on its relationships with
5 investors, on its relationships with employees, and ultimately on advancement of the mission to
6 develop AGI for the benefit of all humanity.

7 95. The February 10, 2025 Letter of Intent did not so much as acknowledge OpenAI’s
8 mission; it was a naked effort to disrupt the board’s consideration of a potential restructuring and
9 sow confusion among employees and potential investors. An important procedural aspect of a
10 corporate reorganization of OpenAI may be a valuation of OpenAI, Inc.’s interests in the capped-
11 profit entity. With no involvement in OpenAI’s valuation process, Musk—through xAI and its
12 consortium of Musk-associated private investors—has now purported to put a price on OpenAI,
13 Inc.’s assets. Musk’s counsel even announced that the “investor group is prepared to match or
14 exceed any bids higher than their own.”¹⁴ This very public effort to artificially “raise[] the floor for
15 the nonprofit’s valuation”¹⁵ has already caused confusion, and were it (or something like it) pursued
16 further, the consequence could be a significant impairment of OpenAI’s ability to pursue its mission
17 on terms uncorrupted by unlawful harassment and interference.

18 96. Musk’s takeover threats could also imperil OpenAI’s relationships with investors
19 and have already made maintenance of those business relationships more costly and burdensome.
20 The February 10, 2025 Letter of Intent came at a time when, as Musk knew, OpenAI was engaged
21 in an extremely competitive process to raise funds. Commentators have noted that the specter of a
22 Musk-dominated OpenAI could “frighten[] potential investors and increase OpenAI’s cost of
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26 ¹⁴ Jessica Toonkel and Berber Jin, *Elon Musk-Led Group Makes \$97.4 Billion Bid for Control of*
27 *OpenAI*, The Wall Street Journal (Feb. 10, 2025), [https://www.wsj.com/tech/elon-musk-openai-](https://www.wsj.com/tech/elon-musk-openai-bid-4af12827)
28 [bid-4af12827](https://www.wsj.com/tech/elon-musk-openai-bid-4af12827).

¹⁵ Allison Morrow, *What Elon Musk’s \$100 billion bid for OpenAI is really all about*, CNN (Feb.
12, 2025), <https://www.cnn.com/2025/02/12/business/musk-altman-openai-nightcap/index.html>.

1 capital” in an extremely competitive and capital-intensive market.¹⁶ That is precisely what Musk is
2 seeking to achieve: to “derail[] efforts” to raise money from existing and new investors.¹⁷

3 97. That motive was on display earlier this year. In January 2025, when OpenAI, Oracle,
4 and Softbank announced their new Stargate venture—which President Trump heralded as an
5 unprecedented investment in “colossal data centers” that will yield hundreds of thousands of jobs
6 and push the frontiers of scientific discovery—Musk immediately sought to cast doubt on the
7 project’s viability. In private, trying to strangle the venture in the cradle, Musk encouraged any
8 investor who would listen not to invest in Stargate.

9 98. Musk has engaged in these efforts to slow OpenAI’s progress and impair its ability
10 to compete effectively in an increasingly crowded field, but also to seize and maintain for xAI an
11 unearned edge designed to impair competition more broadly for the sole benefit of Musk’s xAI, at
12 the expense of the public interest.

13 99. Meanwhile, for OpenAI employees all too familiar with the fallout at Twitter/X, the
14 prospect of a Musk takeover means chaos and arbitrary employment action. Within six months of
15 buying Twitter, Musk fired more than 6,000 of its employees, eliminating approximately 80% of
16 the company’s workforce, while refusing to pay required severance.

17 100. Still worse, the threat of a Musk takeover is a threat to the very mission of building
18 beneficial AGI—the mission to which OpenAI employees are dedicated. Musk’s safety, security,
19 and misinformation record is dismal. According to a study that evaluated the “risk-management
20 practices of top AI companies,” “the worst offender” in terms of “inadequate safety measures” was
21 “Elon Musk’s xAI.” xAI received a total score of 0/5 in this study because it has “barely published
22 anything about risk management.”¹⁸ xAI’s Grok has also become a leading spreader of
23 misinformation and inflammatory political rhetoric. Just recently, Grok was reported to have

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25 ¹⁶ Stephanie Palazzolo and Rocket Drew, *The Strategy Behind Musk’s \$97 Billion Bid for*
26 *OpenAI*, The Information (Feb. 11, 2025), <https://www.theinformation.com/articles/the-strategy-behind-musks-97-billion-bid-for-openai>.

27 ¹⁷ See *Elon Musk’s \$97bn offer is a headache for Sam Altman’s OpenAI*, *supra* note 11.

28 ¹⁸ Andrew R. Chow, *Some Top AI Labs Have ‘Very Weak’ Risk Management, Study Finds*, Time (Oct. 2, 2024), <https://time.com/7026972/saferai-study-xai-meta/>.

1 provided users with “detailed instructions on how to make chemical weapons of mass destruction,”
2 complete with “full list[s] of suppliers” and “[d]etailed instructions on how to get the needed
3 materials.”¹⁹ Users also discovered that Grok would “consistently say that President Donald Trump
4 and Musk deserve the death penalty”—a phenomenon xAI representatives themselves described as
5 a “really terrible and bad failure.”²⁰

6 101. The risk of future, irreparable harm from Musk’s unlawful conduct is acute, and the
7 risk that that conduct continues is high. With every month that has passed, Musk has intensified
8 and expanded the fronts of his campaign against OpenAI, and has proven himself willing to take
9 ever more dramatic steps to seek a competitive advantage for xAI and to harm Altman, whom, in
10 the words of the President of the United States, Musk “hates.”²¹

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24 ¹⁹ Noor Al-Sibai, *Elon’s Grok 3 AI Provides “Hundreds of Pages of Detailed Instructions” on
Creating Chemical Weapons*, Futurism (Feb 25, 2025), <https://futurism.com/elon-musk-grok-3-chemical-weapons>.

25 ²⁰ Kyle Wiggers, *Grok 3 appears to have briefly censored unflattering mentions of Trump and
26 Musk*, TechCrunch (Feb. 23, 2025), <https://techcrunch.com/2025/02/23/grok-3-appears-to-have-briefly-censored-unflattering-mentions-of-trump-and-musk/>.

27 ²¹ See Max Chafkin, *Musk Can’t Help Bringing His Rivalries to the White House*, Bloomberg
28 (Jan. 24, 2025), <https://www.bloomberg.com/news/newsletters/2025-01-24/elon-musk-sam-altman-feud-plays-out-in-trump-white-house-over-stargate>.

FIRST CLAIM FOR RELIEF

Unfair Competition under Cal. Bus. & Prof. Code §§ 17200 *et seq.*

(By OpenAI, Inc., OpenAI OpCo, LLC, and OpenAI Global, LLC against Musk and xAI)

102. Counterclaim Plaintiffs re-allege and incorporate by reference each of Paragraphs 1 through 101 as though fully set forth herein.

103. Counterclaim Defendants intentionally engaged in unfair and fraudulent business practices by orchestrating a sham bid to purportedly acquire Counterclaim Plaintiff OpenAI, Inc.’s assets.

104. On February 10, 2025, Musk’s counsel announced to the media that he had sent a letter on behalf of a group of private investors, led by Musk in his capacity as CEO of xAI, to OpenAI, Inc.’s board of directors. The letter purported to make a bid to purchase Counterclaim Plaintiff OpenAI, Inc.’s assets for \$97.375 billion.

105. Counterclaim Defendants’ bid was a sham designed to disrupt Counterclaim Plaintiffs’ operations and to gain an unfair business advantage.

106. Many of the investors who participated in the purported takeover bid are close associates of Musk whose economic fortunes have turned in large part on the success of Musk-founded companies. One of those investors admitted to the lack of valuation analysis supporting the bid. The bid did not evidence any available financing to support the purported purchase price, and the proposed purchase price for Counterclaim Plaintiff OpenAI, Inc.’s assets had no discernible basis other than a comedic reference to Musk’s favorite sci-fi series.

107. The purpose of the bid was to hinder Counterclaim Plaintiffs in their ability to compete by impeding their ability to raise capital; complicating the process for undertaking any corporate reorganization; introducing unwarranted complexity into the process for valuing assets; attempting to interfere with Counterclaim Plaintiffs’ relationships with current and prospective investors; and attempting to interfere with Counterclaim Plaintiffs’ business relationships with employees and API developers, including by raising the prospect of working and/or partnering with a Musk-affiliated entity with no strong commitment to OpenAI’s mission or to AI safety. These concerns are particularly acute in light of the Counterclaim Defendants’ stated intent to wage a

1 bidding war for Counterclaim Plaintiff OpenAI, Inc.’s assets, which was intended to cast a pall of
2 uncertainty over Counterclaim Plaintiffs’ commercial future.

3 108. Counterclaim Defendants’ intent to undermine OpenAI through this sham bid is
4 further confirmed by the bid’s timing; the bid was announced when public reporting indicated that
5 OpenAI’s board was actively, and intensively, deliberating on a potential structure change while in
6 discussions with both the Delaware and California Attorneys General, such that the bid’s
7 announcement at that time was evidently intended to be maximally disruptive.

8 109. Counterclaim Defendants’ sham bid is an unfair business practice because it was
9 intended to disrupt Counterclaim Plaintiffs’ operations for the purpose of impairing Counterclaim
10 Plaintiffs’ ability to raise funds and effectively compete in the nascent market to develop AI
11 technologies. The purpose of this unfair business practice was to enhance the position of
12 Counterclaim Defendants in the market by reducing competition from Counterclaim Plaintiffs, thus
13 amounting to an incipient violation of federal and/or California antitrust law and/or a violation of
14 the policy and spirit of those antitrust laws, as the effect of the sham bid was to threaten to reduce
15 lawful competition in the market.

16 110. Counterclaim Defendants’ sham bid is a fraudulent business practice because the
17 purpose of the bid was to deceive members of the public that Counterclaim Defendants’ true
18 intentions were to acquire Counterclaim Plaintiff OpenAI, Inc.’s assets for \$97.375 billion, rather
19 than to disrupt Counterclaim Plaintiffs’ operations and interfere with its business relationships.

20 111. As a direct and proximate result of Counterclaim Defendants’ sham bid,
21 Counterclaim Plaintiffs were forced to bear substantial costs and have thus suffered injuries in fact
22 and lost money or property, including, without limitation, resources expended in hiring advisors to
23 evaluate and respond to the bid and costs associated with the diversion of Counterclaim Plaintiffs’
24 employees’ time to respond to the bid.

25 112. There is a substantial probability that Counterclaim Defendants’ unfair and
26 fraudulent conduct will recur in the absence of preliminary and permanent injunctive relief, as
27 Counterclaim Defendants’ sham bid is only the latest episode in a years-long campaign of
28 harassment against Counterclaim Plaintiffs, which has also involved, among other things, calling

1 for a “moratorium” on the development of advanced AI technology for purposes of stalling
2 Counterclaim Plaintiffs’ progress and benefitting Counterclaim Defendants’ rival AI company;
3 issuing a pretextual and deceptive records demand for the purpose of gathering and distorting
4 competitively-sensitive information about Counterclaim Plaintiffs; repeatedly disparaging
5 Counterclaim Plaintiffs on false and derogatory grounds, including on Counterclaim Defendants’
6 X platform to an audience of hundreds of millions; and filing and belatedly withdrawing legal
7 claims for purposes of harassing Counterclaim Plaintiffs.

8 113. Counterclaim Defendants’ motivation in conducting this harassment campaign has
9 been to impose costs on Counterclaim Plaintiffs and disrupt their operations for the ultimate
10 purpose of undermining Counterclaim Plaintiffs’ ability to compete in the nascent market for AI
11 technologies, and enhancing Counterclaim Defendants’ competitive position in that market.

12 114. Thus, as a direct and proximate consequence of Counterclaim Defendants’ conduct,
13 acts, and/or omissions in violation of Cal. Bus. & Prof. Code §§ 17200 *et seq.*, Counterclaim
14 Plaintiffs have been and will continue to be harmed and are entitled to restitution, prejudgment
15 interest, and preliminary and permanent injunctive relief from any further unfair or fraudulent
16 business practices as provided in Cal. Bus. & Prof. Code § 17203.

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1 **SECOND CLAIM FOR RELIEF**

2 **Tortious Interference with Prospective Economic Advantage**

3 **(By OpenAI, Inc., OpenAI OpCo, LLC, and OpenAI Global, LLC against Musk and xAI)**

4 115. Counterclaim Plaintiffs re-allege and incorporate by reference each of Paragraphs 1
5 through 114 as though fully set forth herein.

6 116. At all times relevant to this action, Counterclaim Plaintiffs have maintained
7 economic relationships with (1) third-party investors, (2) employees, and (3) customers that were
8 or are likely to yield future and continued benefits to Counterclaim Plaintiffs.

9 117. Counterclaim Defendants knew of these economic relationships and the probability
10 of continued benefits to Counterclaim Plaintiffs.

11 118. Counterclaim Defendants intentionally engaged in actions designed to disrupt
12 Counterclaim Plaintiffs' economic relationships and did in fact disrupt those relationships.

13 119. Specifically, on February 10, 2025, Musk's counsel announced to the media that he
14 had sent a letter on behalf of a group of private investors, led by Musk in his capacity as CEO of
15 xAI, to OpenAI, Inc.'s board of directors. The letter purported to make a bid on behalf of a
16 consortium of named and unnamed private investors to purchase Counterclaim Plaintiff OpenAI,
17 Inc.'s assets for \$97.375 billion.

18 120. Counterclaim Defendants' purported bid was a sham designed to disrupt
19 Counterclaim Plaintiffs' economic relationships.

20 121. The bid was intended to disrupt Counterclaim Plaintiffs' relationships with current
21 and prospective investors and has rendered the performance of those business relationships more
22 costly and burdensome. Without limitation, the bid complicated the process for undertaking any
23 corporate reorganization, and may ultimately raise Counterclaim Plaintiffs' cost of capital.

24 122. On information and belief, the bid was intended to, and did in fact, disrupt
25 Counterclaim Plaintiffs' business relationships with their employees and customers and has
26 rendered the performance of those business relationships more costly and burdensome.

27 123. But for the Counterclaim Defendants' sham bid, Counterclaim Plaintiffs likely
28 would have enjoyed the full scope of economic benefits from these business relationships.

1 124. As a direct and proximate result of Counterclaim Defendants’ wrongful conduct,
2 Counterclaim Plaintiffs have suffered damages in an amount to be proven at trial.

3 125. Counterclaim Defendants’ conduct was independently wrongful because it
4 constituted an unfair and fraudulent business practice in violation of California’s Unfair
5 Competition Law, Cal. Bus. & Prof. Code § 17200 (*see* Claim 1).

6 126. Counterclaim Defendants engaged in wrongful conduct with malice, oppression,
7 and fraud. Accordingly, Counterclaim Plaintiffs request that punitive damages be awarded in an
8 amount sufficient to sanction this conduct and to deter those who would commit or knowingly seek
9 to profit from similar actions, now or in the future.

10 127. In addition to recovering damages, a preliminary and permanent injunction of any
11 further interference with Counterclaim Plaintiffs’ economic relationships is warranted because
12 there is no adequate remedy at law for Counterclaim Defendants’ tortious interference and the risk
13 of future, irreparable harm is acute, in light of Counterclaim Defendants’ years-long pattern of
14 abusive conduct, involving, among other things, calling for a “moratorium” on the development of
15 advanced AI technology to stall Counterclaim Plaintiffs’ progress; issuing a pretextual and
16 deceptive corporate records request; filing and withdrawing legal claims for purposes of harassing
17 Counterclaim Plaintiffs; and orchestrating a sham bid to purportedly acquire Counterclaim Plaintiff
18 OpenAI, Inc.’s assets (*see* Claim 1).

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1 **ANSWER**

2 Defendants Samuel Altman, Gregory Brockman, OpenAI, Inc., OpenAI L.P., OpenAI,
3 L.L.C., OpenAI GP, L.L.C., OpenAI OpCo, LLC, OpenAI Global, LLC, OAI Corporation, LLC,
4 OpenAI Holdings, LLC, OpenAI Startup Fund Management, LLC, OpenAI Startup Fund GP I,
5 L.L.C., OpenAI Startup Fund I, L.P., OpenAI Startup Fund SPV GP I, L.L.C., OpenAI Startup
6 Fund SPV GP II, L.L.C., OpenAI Startup Fund SPV GP III, L.L.C., OpenAI Startup Fund SPV GP
7 IV, L.L.C., OpenAI Startup Fund SPV I, L.P., OpenAI Startup Fund SPV II, L.P., OpenAI Startup
8 Fund SPV III, L.P., OpenAI Startup Fund SPV IV, L.P., Aestas Management Company, LLC, and
9 Aestas LLC (the “OpenAI Defendants”) hereby answer Count XX (Breach of Charitable Trust) of
10 the First Amended Complaint of Plaintiffs Elon Musk, Shivon Zilis, and X.AI Corp., dated
11 November 14, 2024 (Dkt. No. 32).

12 **NATURE OF THE ACTION**

13 1. Never before has a corporation gone from tax-exempt charity to a \$157 billion for-
14 profit, market-paralyzing gorgon—and in just eight years. Never before has it happened, because
15 doing so violates almost every principle of law governing economic activity. It requires lying to
16 donors, lying to members, lying to markets, lying to regulators, and lying to the public. No amount
17 of clever drafting nor surfeit of creative dealmaking can obscure what is happening here. OpenAI,
18 Inc., co-founded by Musk as an independent charity committed to safety and transparency—and
19 nurtured in its infancy by Musk’s money, advice, recruiting efforts and connections—is, at the
20 direction of Altman, Brockman, and Microsoft, fast becoming a fully for-profit subsidiary of
21 Microsoft. *See infra* ¶¶ 194-202.

22 **RESPONSE:** Denied.

23 2. Three events occasion the filing of this FAC. *First*, the wholesale conversion of
24 OpenAI, Inc. into a for-profit entity, which the original Complaint merely anticipated, *see* Dkt. No.
25 1 at 30, ¶ 146, is now in full swing. OpenAI and Microsoft have hired investment banks to negotiate
26 Microsoft’s enormous stake and set a hard two-year deadline to complete the conversion. *See infra*
27 ¶ 195. *Second*, Microsoft and OpenAI, apparently unsatisfied with their monopoly, or near so, in
28 generative artificial intelligence (“AI”) are now actively trying to eliminate competitors, such as

1 xAI, by extracting promises from investors not to fund them. *See infra* ¶ 201. *Third*, OpenAI’s
2 safety practices have devolved from shambolic at the time of the original Complaint to affirmatively
3 harmful today, with droves of security researchers resigning in protest, or being forced out, and
4 whole safety teams dissolved, all to make way for “security” personnel whose real job is to facilitate
5 military contracting. *See infra* ¶¶ 75, 193.

6 **RESPONSE:** Denied.

7 3. Some aspects of Altman, Brockman, and OpenAI’s promises to Musk and the public
8 are matters of degree, but the intent and effect of OpenAI’s actions to flout those promises are now
9 unambiguous. No reasonable person could conclude OpenAI is proceeding in good faith as a
10 charity committed to safety and transparency above profit, organized for public rather than private
11 benefit, and working to avoid the undue concentration of powerful AI technology. Defendants have
12 admitted as much by their commitments to investors to convert OpenAI to a fully for-profit
13 enterprise.

14 **RESPONSE:** Denied.

15 4. As the original Complaint detailed, Altman, in concert with other Defendants,
16 intentionally courted and deceived Musk, preying on Musk’s humanitarian concern about the
17 dangers posed by AI. *See infra* ¶ 75. The idea Altman sold Musk was that a non-profit, funded
18 and backed by Musk, would attract world-class scientists, conduct leading AI research and
19 development, and, as a meaningful counterweight to Google’s DeepMind in the race for Artificial
20 General Intelligence (“AGI”), decentralize its technology by making it open source. *See infra* ¶¶
21 78-86. Altman repeatedly assured Musk and regulators that the non-profit structure guaranteed
22 neutrality and a focus on safety and openness for the benefit of humanity, not shareholder value or
23 individual enrichment. *See infra* ¶¶ 86-90. But after Musk lent his name to the venture as its co-
24 chairman, invested significant time, tens of millions of dollars in seed capital, and recruited top AI
25 scientists for OpenAI, Inc., Musk and the non-profit’s namesake objective were betrayed by Altman
26 and his accomplices.

27 **RESPONSE:** Denied.

28

1 5. These efforts by Altman and his cohorts to cash in and squeeze others out have their
2 roots in OpenAI's partnership with Microsoft. Together, they established an opaque web of for-
3 profit OpenAI affiliates, the only value of which came from looting OpenAI, Inc. of the intellectual
4 property, employees, and relationships developed by exploiting Musk's name and contributions,
5 the charity's tax status, and the goodwill generated by its supposed philanthropic commitment. *See*
6 *infra* ¶¶ 113-32. The resulting OpenAI network, in which, on information and belief, Altman,
7 Microsoft, and Brockman hold significant interests, was valued at the time of the original
8 Complaint at an eye-popping \$100 billion; in the merely three months since, it has been valued at
9 a staggering \$157 billion, making it the second most valuable start-up in American history.

10 **RESPONSE:** Denied.

11 6. Throughout this process, Altman has engaged in rampant self-dealing, *see infra*
12 ¶¶ 136-45, leveraged Microsoft's stranglehold on OpenAI's most important raw material
13 (computing power) to seize control of its Board, *see infra* ¶¶ 112, 148-61, and joined with Microsoft
14 in a de facto merger to pursue the kinds of anticompetitive conduct for which Microsoft is notorious.
15 *See infra* ¶¶ 133, 147-48, 178, 201-02. Microsoft is now OpenAI, and OpenAI, Microsoft. *See*
16 *infra* ¶¶ 147-72.

17 **RESPONSE:** Denied.

18 7. The world has gotten wise to Defendants' scheme: there are several pending
19 lawsuits against OpenAI over its unlawful practices; it is under investigation by Senators and
20 multiple federal agencies (including the Securities and Exchange Commission ("SEC") and the
21 Federal Trade Commission ("FTC")), *see infra* ¶ 182; it is the subject of numerous consumer
22 advocacy complaints to the Attorney General of California, *see infra* ¶ 183; and a recent spate of
23 OpenAI executives and insiders have blown the whistle on Altman, exposing his unscrupulous
24 maneuvering and self-dealing, while numerous departing AI-safety experts have sounded the alarm.
25 *See infra* ¶¶ 185-92.

26 **RESPONSE:** Denied.

27 8. As a result of their unlawful actions, Defendants have been unjustly enriched to the
28 tune of hundreds of billions of dollars in value, while Musk has been conned along with the public.

1 Musk and Zilis (derivatively, as a member of OpenAI, Inc.) bring this remedial action to divest
2 Defendants of their ill-gotten gains and ensure OpenAI maintains its namesake mission to develop
3 safe and open AI for the public good.

4 **RESPONSE:** Denied.

5 9. xAI, a public benefit corporation founded by Musk to help accelerate scientific
6 research via AI, brings this action to ensure that competition in the marketplace for generative AI
7 remains healthy and that AI development proceeds in a safe and responsible manner for all
8 stakeholders and society at large.

9 **RESPONSE:** Denied.

10 **PARTIES**

11 10. Plaintiff Elon Musk is an individual, citizen, and resident of Texas.

12 **RESPONSE:** Admitted.

13 11. Plaintiff Shivon Zilis is an individual, citizen, and resident of Texas.

14 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
15 a belief as to the truth of the allegations in Paragraph 11 and deny them on that basis.

16 12. Plaintiff X.AI Corp. is a public benefit corporation formed under the laws of Nevada
17 with its principal place of business at 3180 18th Street, San Francisco, CA 94110.

18 **RESPONSE:** Admitted.

19 13. Plaintiffs are informed and believe and thereon allege that Defendant Samuel
20 Altman is a citizen and resident of San Francisco, California.

21 **RESPONSE:** The OpenAI Defendants admit that Altman is a citizen and resident of San
22 Francisco, California.

23 14. Plaintiffs are informed and believe and thereon allege that Defendant Gregory
24 Brockman is a citizen and resident of San Francisco, California.

25 **RESPONSE:** The OpenAI Defendants admit that Brockman is a citizen and resident of
26 San Francisco, California.

27 15. Plaintiffs are informed and believe and thereon allege that Defendant Deannah
28 Templeton is a citizen and resident of Washington.

1 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
2 a belief as to the truth of the allegations in Paragraph 15 and deny them on that basis.

3 16. Plaintiffs are informed and believe and thereon allege that Defendant Reid Hoffman
4 is a citizen and resident of Washington.

5 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
6 a belief as to the truth of the allegations in Paragraph 16 and deny them on that basis.

7 17. Defendant OpenAI, Inc. is a registered non-profit organization incorporated under
8 the laws of Delaware on December 8, 2015. OpenAI, Inc. is registered as an out-of-state
9 corporation with the California Secretary of State and has its principal place of business at
10 550 Terry A Francois Blvd., San Francisco, CA 94158.

11 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
12 Paragraph 17, admit that OpenAI, Inc. is registered as an out-of-state corporation with the
13 California Secretary of State, and otherwise deny the allegations in the second sentence of
14 Paragraph 17.

15 18. Defendant OpenAI, L.P. is a limited partnership formed under the laws of Delaware
16 on September 19, 2018, originally as SummerSafe, L.P. On information and belief, on January 23,
17 2023, OpenAI, L.P. was converted to Defendant OpenAI OpCo, LLC. OpenAI, L.P. is registered
18 as an out-of-state limited partnership with the California Secretary of State and has its principal
19 place of business at 550 Terry A Francois Blvd., San Francisco, CA 94158.

20 **RESPONSE:** The OpenAI Defendants admit the allegations in the first two sentences of
21 Paragraph 18, admit that OpenAI, L.P. is registered as an out-of-state limited partnership with the
22 California Secretary of State, and otherwise deny the allegations in the third sentence of Paragraph
23 18.

24 19. Defendant OpenAI, L.L.C. is a limited liability company formed in Delaware on
25 September 17, 2020. OpenAI, L.L.C. maintains its principal place of business in California.

26 **RESPONSE:** Admitted.

27 20. Defendant OpenAI GP, L.L.C. is a limited liability company formed in Delaware
28 on September 19, 2018. OpenAI GP, L.L.C. is registered as an out-of-state limited liability

1 company with the California Secretary of State and has its principal place of business at 550 Terry
2 A Francois Blvd., San Francisco, CA 94158.

3 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
4 Paragraph 20, admit that OpenAI GP, L.L.C. is registered as an out-of-state limited liability
5 company registered with the California Secretary of State, and otherwise deny the allegations in
6 the second sentence of Paragraph 20.

7 21. Defendant OpenAI OpCo, LLC is a limited liability company formed in Delaware
8 on September 19, 2018, as OpenAI, L.P., but was later converted on January 23, 2023, to OpenAI
9 OpCo, LLC. OpenAI OpCo, LLC is registered as an out-of-state limited liability company with
10 the California Secretary of State and has its principal place of business at 1960 Bryant Street, San
11 Francisco, CA 94110.

12 **RESPONSE:** The OpenAI Defendants deny the allegations in the first sentence of
13 Paragraph 21. The OpenAI Defendants admit that OpenAI OpCo, LLC is registered as an out-of-
14 state limited liability company with the California Secretary of State, and otherwise deny the
15 allegations in the second sentence of Paragraph 21.

16 22. Defendant OpenAI Global, LLC is a limited liability company formed in Delaware
17 on December 28, 2022. OpenAI Global, LLC is registered as an out-of-state limited liability
18 company with the California Secretary of State and has its principal place of business at
19 1960 Bryant Street, San Francisco, CA 94110.

20 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
21 Paragraph 22, admit that OpenAI Global, LLC is registered as an out-of-state limited liability
22 company with the California Secretary of State, and otherwise deny the allegations in the second
23 sentence of Paragraph 22.

24 23. Defendant OAI Corporation is a corporation formed in Delaware. OAI Corporation
25 maintains its principal place of business in California.

26 **RESPONSE:** Admitted.

27 24. Defendant OpenAI Holdings, LLC is a limited liability company formed in
28 Delaware on March 17, 2023. OpenAI Holdings, LLC is registered as an out-of-state limited

1 liability company with the California Secretary of State and has its principal place of business at
2 1960 Bryant Street, San Francisco, CA 94110.

3 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
4 Paragraph 24, admit that OpenAI Holdings, LLC is registered as an out-of-state limited liability
5 company with the California Secretary of State, and otherwise deny the allegations in the second
6 sentence of Paragraph 24.

7 25. Defendant OpenAI Startup Fund Management, LLC is a limited liability company
8 formed in Delaware on July 16, 2021. OpenAI Startup Fund Management, LLC is registered as an
9 out-of-state limited liability company with the California Secretary of State and has its principal
10 place of business at 550 Terry A Francois Blvd., San Francisco, CA 94158.

11 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
12 Paragraph 25, admit that OpenAI Startup Fund Management, LLC is registered as an out-of-state
13 limited liability company with the California Secretary of State, and otherwise deny the allegations
14 in the second sentence of Paragraph 25.

15 26. Defendant OpenAI Startup Fund GP I, L.L.C. is a limited liability company formed
16 in Delaware on July 28, 2021. OpenAI Startup Fund GP I, L.L.C. is registered as an out-of-state
17 limited liability company with the California Secretary of State and has its principal place of
18 business at 550 Terry A Francois Blvd., San Francisco, CA 94158.

19 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
20 Paragraph 26, admit that OpenAI Startup Fund GP I, L.L.C. is registered as an out-of-state limited
21 liability company with the California Secretary of State, and otherwise deny the allegations in the
22 second sentence of Paragraph 26.

23 27. Defendant OpenAI Startup Fund I, L.P. is a limited partnership formed in Delaware
24 on July 28, 2021. OpenAI Startup Fund I, L.P. is registered as an out-of-state limited partnership
25 with the California Secretary of State and has its principal place of business at 550 Terry A Francois
26 Blvd., San Francisco, CA 94158.

27 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
28 Paragraph 27, admit that OpenAI Startup Fund I, L.P. is registered as an out-of-state limited

1 partnership with the California Secretary of State, and otherwise deny the allegations in the second
2 sentence of Paragraph 27.

3 28. Defendant OpenAI Startup Fund SPV GP I, L.L.C. is a limited liability company
4 formed in Delaware on December 5, 2023. Plaintiffs are informed and believe and thereon allege
5 that OpenAI Startup Fund SPV GP I, L.L.C. maintains its principal place of business in San
6 Francisco, California.

7 **RESPONSE:** Admitted.

8 29. Defendant OpenAI Startup Fund SPV GP II, L.L.C. is a limited liability company
9 formed in Delaware on April 4, 2024. Plaintiffs are informed and believe and thereon allege that
10 OpenAI Startup Fund SPV GP II, L.L.C. maintains its principal place of business in San Francisco,
11 California.

12 **RESPONSE:** Admitted.

13 30. Defendant OpenAI Startup Fund SPV GP III, L.L.C. is a limited liability company
14 formed in Delaware on April 4, 2024. Plaintiffs are informed and believe and thereon allege that
15 OpenAI Startup Fund SPV GP III, L.L.C. maintains its principal place of business in San Francisco,
16 California.

17 **RESPONSE:** Admitted.

18 31. Defendant OpenAI Startup Fund SPV GP IV, L.L.C. is a limited liability company
19 formed in Delaware on May 9, 2024. Plaintiffs are informed and believe and thereon allege that
20 OpenAI Startup Fund SPV GP IV, L.L.C. maintains its principal place of business in San Francisco,
21 California.

22 **RESPONSE:** Admitted.

23 32. Defendant OpenAI Startup Fund SPV I, L.P. is a limited partnership formed in
24 Delaware on December 5, 2023. Plaintiffs are informed and believe and thereon allege that OpenAI
25 Startup Fund SPV I, L.P. maintains its principal place of business in San Francisco, California.

26 **RESPONSE:** Admitted.

27
28

1 33. Defendant OpenAI Startup Fund SPV II, L.P. is a limited partnership formed in
2 Delaware on April 4, 2024. Plaintiffs are informed and believe and thereon allege that OpenAI
3 Startup Fund SPV II, L.P. maintains its principal place of business in San Francisco, California.

4 **RESPONSE:** Admitted.

5 34. Defendant OpenAI Startup Fund SPV III, L.P. is a limited partnership formed in
6 Delaware on April 4, 2024. Plaintiffs are informed and believe and thereon allege that OpenAI
7 Startup Fund SPV III, L.P. maintains its principal place of business in San Francisco, California.

8 **RESPONSE:** Admitted.

9 35. Defendant OpenAI Startup Fund SPV IV, L.P. is a limited partnership formed in
10 Delaware on May 9, 2024. Plaintiffs are informed and believe and thereon allege that OpenAI
11 Startup Fund SPV IV, L.P. maintains its principal place of business in San Francisco, California.

12 **RESPONSE:** Admitted.

13 36. Defendant Aestas Management Company, LLC, is a Delaware limited liability
14 company formed in Delaware on February 10, 2023. Aestas Management Company, LLC is
15 registered as an out-of-state limited liability company with the California Secretary of State and
16 has its principal place of business at 1960 Bryant Street, San Francisco, CA 94110.

17 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
18 Paragraph 36, admit that Aestas Management Company, LLC is registered as an out-of-state limited
19 liability company with the California Secretary of State, and otherwise deny the allegations in the
20 second sentence of Paragraph 36.

21 37. Defendant Aestas, LLC is a limited liability company formed in Delaware on
22 September 19, 2018. Aestas, LLC is registered as an out-of-state limited liability company with
23 the California Secretary of State and has its principal place of business at 1960 Bryant Street, San
24 Francisco, CA 94110.

25 **RESPONSE:** The OpenAI Defendants admit the allegations in the first sentence of
26 Paragraph 37, admit that Aestas, LLC is a registered as an out-of-state limited liability company
27 with the California Secretary of State, and otherwise deny the allegations in the second sentence of
28 Paragraph 37.

1 38. Defendant Microsoft Corp. is a corporation formed under the laws of Washington
2 with its principal place of business at One Microsoft Way, Redmond, WA 98052.

3 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
4 a belief as to the truth of the allegations in Paragraph 38 and deny them on that basis.

5 39. Defendant (Involuntary Plaintiff) Rob Bonta, in his official capacity, is the Attorney
6 General of California, an officer of the Executive of the State of California headquartered at 1300
7 “I” Street, Sacramento, CA 95814.

8 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
9 a belief as to the truth of the allegations in Paragraph 39 and deny them on that basis.

10 40. Plaintiffs are informed and believe and based thereon allege that the fictitiously
11 named defendants captioned hereinabove as Does 1 through 100, inclusive, and each of them, were
12 in some manner responsible or legally liable for the actions, damages, events, transactions, and
13 circumstances alleged herein. The true names and capacities of such fictitiously named defendants,
14 whether individual, corporate, associate, or otherwise are presently unknown to Plaintiffs, and
15 Plaintiffs will amend this FAC to assert the true names and capacities of such fictitiously named
16 defendants when they have been ascertained. For convenience, each reference herein to the named
17 Defendants shall also refer to the Doe defendants and each of them.

18 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
19 a belief as to the truth of the allegations in Paragraph 40 and deny them on that basis.

20 **JURISDICTION, VENUE, AND DIVISIONAL ASSIGNMENT**

21 41. This Court has subject matter jurisdiction under 15 U.S.C. § 4, 15 U.S.C § 1121, 18
22 U.S.C. § 1964, and 28 U.S.C. § 1331, because this is a civil case arising under the Sherman Antitrust
23 Act, 15 U.S.C. §§ 1 *et seq.*, the Clayton Act, 15 U.S.C. §§ 12 *et seq.*, the Racketeer Influenced and
24 Corrupt Organizations Act, 18 U.S.C. §§ 1961 *et seq.*, and the Lanham Act, 15 U.S.C. §§ 1111 *et*
25 *seq.*

26 **RESPONSE:** Paragraph 41 sets forth a legal conclusion to which no response is required.

27 42. Further, Plaintiffs’ state-law claim for unfair competition (Count XVII) arises under
28 federal law for purposes of 28 U.S.C. § 1331 and necessarily raises a stated federal issue, actually

1 disputed and substantial, which a federal forum may entertain without disturbing any
2 congressionally approved balance of federal and state judicial responsibilities, in particular claims
3 under the federal civil and criminal revenue, competition, copyright, and trademark laws.

4 **RESPONSE:** Paragraph 42 sets forth a legal conclusion to which no response is required.

5 43. The Court has supplemental jurisdiction over all other claims pursuant to 28 U.S.C.
6 § 1367, because all claims form part of the same case or controversy under Article III of the United
7 States Constitution.

8 **RESPONSE:** Paragraph 43 sets forth a legal conclusion to which no response is required.

9 44. Jurisdiction over Samuel Altman is proper because he is domiciled in the State of
10 California and this District, has continuous and systematic contacts with the State of California and
11 this District, including contacts giving rise to the specific causes of action against him, and because
12 a substantial portion of the relevant acts complained of herein occurred in the State of California
13 and in this District.

14 **RESPONSE:** Paragraph 44 sets forth a legal conclusion to which no response is required.

15 45. Jurisdiction over Gregory Brockman is proper because he is domiciled in the State
16 of California and this District, has continuous and systematic contacts with the State of California
17 and this District, including contacts giving rise to the specific causes of action against him, and
18 because a substantial portion of the relevant acts complained of herein occurred in the State of
19 California and in this District.

20 **RESPONSE:** Paragraph 45 sets forth a legal conclusion to which no response is required.

21 46. Jurisdiction over Deannah Templeton is proper because she has continuous and
22 systematic contacts with the State of California and this District, including contacts giving rise to
23 the specific causes of action against her, and because a substantial portion of the relevant acts
24 complained of herein occurred in the State of California and in this District.

25 **RESPONSE:** Paragraph 46 sets forth a legal conclusion to which no response is required.

26 47. Jurisdiction over Reid Hoffman is proper because he has continuous and systematic
27 contacts with the State of California and this District, including contacts giving rise to the specific
28

1 causes of action against him, and because a substantial portion of the relevant acts complained of
2 herein occurred in the State of California and in this District.

3 **RESPONSE:** Paragraph 47 sets forth a legal conclusion to which no response is required.

4 48. Jurisdiction over OpenAI, Inc. is proper because it has its principal place of business
5 in the State of California and in this District, where it transacts business and may be found, and
6 because a substantial portion of the relevant acts complained of herein occurred in the State of
7 California and in this District.

8 **RESPONSE:** Paragraph 48 sets forth a legal conclusion to which no response is required.

9 49. Jurisdiction over OpenAI, L.P. is proper because it has its principal place of business
10 in the State of California and in this District, where it transacts business and may be found, and
11 because a substantial portion of the relevant acts complained of herein occurred in the State of
12 California and in this District.

13 **RESPONSE:** Paragraph 49 sets forth a legal conclusion to which no response is required.

14 50. Jurisdiction over OpenAI, L.L.C. is proper because it has its principal place of
15 business in the State of California, and because a substantial portion of the relevant acts complained
16 of herein occurred in the State of California and in this District, where it transacts business and may
17 be found.

18 **RESPONSE:** Paragraph 50 sets forth a legal conclusion to which no response is required.

19 51. Jurisdiction over OpenAI GP, L.L.C. is proper because it has its principal place of
20 business in the State of California and in this District, where it transacts business and may be found,
21 and because a substantial portion of the relevant acts complained of herein occurred in the State of
22 California and in this District.

23 **RESPONSE:** Paragraph 51 sets forth a legal conclusion to which no response is required.

24 52. Jurisdiction over OpenAI OpCo, LLC is proper because it has its principal place of
25 business in the State of California and in this District, where it transacts business and may be found,
26 and because a substantial portion of the relevant acts complained of herein occurred in the State of
27 California and in this District.

28 **RESPONSE:** Paragraph 52 sets forth a legal conclusion to which no response is required.

1 53. Jurisdiction over OpenAI Global, LLC is proper because it has its principal place of
2 business in the State of California and in this District, where it transacts business and may be found,
3 and because a substantial portion of the relevant acts complained of herein occurred in the State of
4 California and in this District.

5 **RESPONSE:** Paragraph 53 sets forth a legal conclusion to which no response is required.

6 54. Jurisdiction over OAI Corporation is proper because it has its principal place of
7 business in the State of California, and because a substantial portion of the relevant acts complained
8 of herein occurred in the State of California and in this District, where it transacts business and may
9 be found.

10 **RESPONSE:** Paragraph 54 sets forth a legal conclusion to which no response is required.

11 55. Jurisdiction over OpenAI Holdings, LLC is proper because it has its principal place
12 of business in the State of California and in this District, where it transacts business and may be
13 found, and because a substantial portion of the relevant acts complained of herein occurred in the
14 State of California and in this District.

15 **RESPONSE:** Paragraph 55 sets forth a legal conclusion to which no response is required.

16 56. Jurisdiction over OpenAI Startup Fund Management, LLC is proper because it has
17 its principal place of business in the State of California and in this District, where it transacts
18 business and may be found, and because a substantial portion of the relevant acts complained of
19 herein occurred in the State of California and in this District.

20 **RESPONSE:** Paragraph 56 sets forth a legal conclusion to which no response is required.

21 57. Jurisdiction over OpenAI Startup Fund GP I, L.L.C. is proper because it has its
22 principal place of business in the State of California and in this District, where it transacts business
23 and may be found, and because a substantial portion of the relevant acts complained of herein
24 occurred in the State of California and in this District.

25 **RESPONSE:** Paragraph 57 sets forth a legal conclusion to which no response is required.

26 58. Jurisdiction over OpenAI Startup Fund I, L.P. is proper because it has its principal
27 place of business in the State of California and in this District, where it transacts business and may
28

1 be found, and because a substantial portion of the relevant acts complained of herein occurred in
2 the State of California and in this District.

3 **RESPONSE:** Paragraph 58 sets forth a legal conclusion to which no response is required.

4 59. Jurisdiction over OpenAI Startup Fund SPV GP I, L.L.C. is proper because it has
5 its principal place of business in the State of California and in this District, where it transacts
6 business and may be found, and because a substantial portion of the relevant acts complained of
7 herein occurred in the State of California and in this District.

8 **RESPONSE:** Paragraph 59 sets forth a legal conclusion to which no response is required.

9 60. Jurisdiction over OpenAI Startup Fund SPV GP II, L.L.C. is proper because it has
10 its principal place of business in the State of California and in this District, where it transacts
11 business and may be found, and because a substantial portion of the relevant acts complained of
12 herein occurred in the State of California and in this District.

13 **RESPONSE:** Paragraph 60 sets forth a legal conclusion to which no response is required.

14 61. Jurisdiction over OpenAI Startup Fund SPV GP III, L.L.C. is proper because it has
15 its principal place of business in the State of California and in this District, where it transacts
16 business and may be found, and because a substantial portion of the relevant acts complained of
17 herein occurred in the State of California and in this District.

18 **RESPONSE:** Paragraph 61 sets forth a legal conclusion to which no response is required.

19 62. Jurisdiction over OpenAI Startup Fund SPV GP IV, L.L.C. is proper because it has
20 its principal place of business in the State of California and in this District, where it transacts
21 business and may be found, and because a substantial portion of the relevant acts complained of
22 herein occurred in the State of California and in this District.

23 **RESPONSE:** Paragraph 62 sets forth a legal conclusion to which no response is required.

24 63. Jurisdiction over OpenAI Startup Fund SPV I, L.P. is proper because it has its
25 principal place of business in the State of California and in this District, where it transacts business
26 and may be found, and because a substantial portion of the relevant acts complained of herein
27 occurred in the State of California and in this District.

28 **RESPONSE:** Paragraph 63 sets forth a legal conclusion to which no response is required.

1 64. Jurisdiction over OpenAI Startup Fund SPV II, L.P. is proper because it has its
2 principal place of business in the State of California and in this District, where it transacts business
3 and may be found, and because a substantial portion of the relevant acts complained of herein
4 occurred in the State of California and in this District.

5 **RESPONSE:** Paragraph 64 sets forth a legal conclusion to which no response is required.

6 65. Jurisdiction over OpenAI Startup Fund SPV III, L.P. is proper because it has its
7 principal place of business in the State of California and in this District, where it transacts business
8 and may be found, and because a substantial portion of the relevant acts complained of herein
9 occurred in the State of California and in this District.

10 **RESPONSE:** Paragraph 65 sets forth a legal conclusion to which no response is required.

11 66. Jurisdiction over OpenAI Startup Fund SPV IV, L.P. is proper because it has its
12 principal place of business in the State of California and in this District, where it transacts business
13 and may be found, and because a substantial portion of the relevant acts complained of herein
14 occurred in the State of California and in this District.

15 **RESPONSE:** Paragraph 66 sets forth a legal conclusion to which no response is required.

16 67. Jurisdiction over Aestas Management Company, LLC is proper because it has its
17 principal place of business in the State of California and in this District, where it transacts business
18 and may be found, and because a substantial portion of the relevant acts complained of herein
19 occurred in the State of California and in this District.

20 **RESPONSE:** Paragraph 67 sets forth a legal conclusion to which no response is required.

21 68. Jurisdiction over Aestas, LLC is proper because it has its principal place of business
22 in the State of California and in this District, where it transacts business and may be found, and
23 because a substantial portion of the relevant acts complained of herein occurred in the State of
24 California and in this District.

25 **RESPONSE:** Paragraph 68 sets forth a legal conclusion to which no response is required.

26 69. Jurisdiction over Microsoft Corp. is proper because it has continuous and systematic
27 contacts with the State of California and this District, where it transacts business and may be found,
28

1 and because a substantial portion of the relevant acts complained of herein occurred in the State of
2 California and in this District.

3 **RESPONSE:** Paragraph 69 sets forth a legal conclusion to which no response is required.

4 70. Jurisdiction over Rob Bonta, in his official capacity as Attorney General of
5 California, is proper because he is domiciled in the State of California and in this District, and
6 because a substantial portion of the relevant acts complained of herein occurred in the State of
7 California and in this District.

8 **RESPONSE:** Paragraph 70 sets forth a legal conclusion to which no response is required.

9 71. Upon information and belief, venue is proper in this Court pursuant to 28 U.S.C.
10 § 1391(b)(2) because a substantial part of the events or omissions giving rise to the claim occurred,
11 and a substantial part of property that is the subject of the action, is situated in this District.

12 **RESPONSE:** Paragraph 71 sets forth a legal conclusion to which no response is required.

13 72. This action is properly assigned to the San Francisco Division of this District under
14 Civil Local Rule 3-2(c) because a substantial part of the events or omissions giving rise to Plaintiffs'
15 claims occurred, and a substantial part of the property that is the subject of the action is situated, in
16 San Francisco County, which is served by the San Francisco Division.

17 **RESPONSE:** Paragraph 72 sets forth a legal conclusion to which no response is required.

18 **FACTS COMMON TO ALL CLAIMS FOR RELIEF**

19 **A. The Dangers of AI**

20 73. Over the course of the 20th century, the United States gradually shifted from a
21 primarily labor-based economy to a knowledge-based one, with economic value increasingly
22 generated by human intelligence. As the century progressed, another paradigm shift was already
23 underway: value creation through AI.

24 **RESPONSE:** The OpenAI Defendants admit that AI research and development
25 progressed during the second half of the 20th century, but otherwise lack knowledge or information
26 sufficient to form a belief as to the truth of the allegations in Paragraph 73 and deny them on that
27 basis.

28

1 74. Starting in the late 2000s and early 2010s, an algorithm called “deep learning” was
2 developed, the hallmark of which was that it no longer needed to be designed with significant
3 knowledge of the task at hand because it could essentially “learn” from examples and program
4 itself. As deep learning algorithms became increasingly sophisticated, some of the world’s leading
5 AI researchers set their sights on AGI. The basic concept of AGI is a general-purpose AI system,
6 a machine having intelligence for a wide variety of tasks like a human.

7 **RESPONSE:** The OpenAI Defendants admit that “deep learning” algorithms progressed
8 in the late 2000s and early 2010s due to advances in computational power and GPU (Graphics
9 Processing Unit) technology, that “deep learning” is a process whereby a neural network of billions
10 of interconnected layered nodes performs computations on a massive scale, and that leading AI
11 researchers are focused on the development of AGI systems. The OpenAI Defendants otherwise
12 deny the allegations in Paragraph 74.

13 75. Musk has long been concerned by the grave threat these advanced systems pose to
14 humanity, which he has repeatedly warned is likely the greatest existential threat we face today.
15 These dangers include, without limitation (or exaggeration), completely replacing the human
16 workforce, supercharging the spread of disinformation, malicious human impersonation, and the
17 manipulation of political and military systems (which military-related contracting OpenAI is now
18 reported to be pursuing aggressively), ultimately leading to the extinction of humanity. Musk’s
19 concerns have been shared by other leading figures including Stephen Hawking and 2024 physics
20 Nobel laureate Geoffrey Hinton, who warned “this is not science fiction.”²²

21 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
22 a belief as to the truth of the allegations in Paragraph 75 and deny them on that basis, and further
23 deny the allegations to the extent they purport to characterize OpenAI’s actions or the implications
24 of AI technology.

25
26
27 ²² In the short-term, AI, even before reaching AGI, is leading to a proliferation in child sexual abuse
28 material and revenge pornography, cyberattacks, the automation of cybercrime, and the
development of weapons, all while accelerating the economic dislocation of knowledge workers.

1 76. Musk has publicly called for a variety of measures to address the dangers of AI,
2 from voluntary moratoria to regulation, but his calls have largely fallen on deaf ears or were
3 drowned out by OpenAI’s use of putative charitable assets to oppose safety regulation, such as its
4 successful killing of California SB 1047 (the Safe and Secure Innovation for Frontier Artificial
5 Intelligence Models Act).

6 **RESPONSE:** Denied. The OpenAI Defendants aver that Musk publicly called for a six-
7 month “moratorium” on the development of advanced artificial intelligence days after
8 incorporating his own AI development company, X.AI Corp., in order to advantage that nascent
9 enterprise.

10 77. Where some like Musk see AGI as an existential threat,²³ others like Google—and
11 as it would turn out, Defendants—see it as a source of even greater profit and power.

12 **RESPONSE:** Denied.

13 78. At the end of 2013, Musk learned that Google was planning to acquire DeepMind,
14 which at the time was one of the most advanced AI companies in the industry. Musk, who is well-
15 known for his opposition to closed technology—e.g., Musk’s rocket company SpaceX holds almost
16 no patents, and his electric vehicle company Tesla makes its patents open and available for public
17 use—was deeply troubled by this development. He believed that such an important and potentially
18 dangerous technology as AGI in the hands of a giant, private and rapacious company like Google
19 was a matter of grave concern.

20 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
21 a belief as to the truth of the allegations in Paragraph 78 and deny them on that basis.

22 79. To prevent this, Musk tried to stop the sale of DeepMind but was ultimately
23 unsuccessful. In 2014, Google acquired DeepMind, and with its team, Google immediately
24 catapulted to the front of the race for AGI.

25
26
27 ²³ This is the reason Musk organized xAI as a public benefit corporation, which is required to report
28 the results of an annual analysis of the company’s social impact. Nev. Benefit Corp. Act, Nev.
Rev. Stat. Ann. § 78B.020, -.40, -.60, -.80.

1 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
2 a belief as to the truth of the allegations in Paragraph 79 and deny them on that basis.

3 80. Following Google’s acquisition, Musk began hosting a series of dinner discussions
4 on ways to counter Google and promote AI safety. He even reached out to President Barack Obama
5 in 2015 to discuss his concerns. But regulation never came.

6 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
7 a belief as to the truth of the allegations in Paragraph 80 and deny them on that basis.

8 81. Musk continued to advocate for safe AI practices and in 2015, he thought he found
9 someone who understood his apprehensions: Sam Altman.

10 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
11 a belief as to the truth of the allegations in Paragraph 81 and deny them on that basis.

12 **B. Altman Induces Musk to Back OpenAI, Inc.**

13 82. From the start, Altman courted Musk by presenting himself as sharing Musk’s well-
14 known concerns over the threat posed by AI/AGI. Altman, an experienced tech player, feigned
15 altruism to convince Musk to give him free start-up capital and, as importantly in a marketplace
16 where talent is scarce and connections and credibility are everything, to recruit top AI scientists.

17 **RESPONSE:** Denied.

18 83. Altman began by testing the waters. In early March 2015, he approached Musk to
19 help draft an open letter to the U.S. Government emphasizing the need for regulation to ensure the
20 safe creation of AI. Musk agreed, and the two began preparing the open letter and approaching
21 Musk’s influential contacts in the technology and AI sectors about signing it.

22 **RESPONSE:** The OpenAI Defendants admit that Altman and Musk prepared a letter to
23 the U.S. government regarding AI regulation, but otherwise deny the allegations in Paragraph 83.

24 84. Sensing opportunity, Altman suggested to Musk on May 25, 2015 that they
25 endeavor to beat Google in the race to develop AGI. He wrote that he’d “[b]een thinking a lot
26 about whether it’s possible to stop humanity from developing AI. I think the answer is almost
27 definitely not. If it’s going to happen, it seems like it would be good for someone other than Google

28

1 to do it first.” Declaration of Marc Toberoff, Ex. 1 at 1.²⁴ Altman proposed that they start an AI
2 “Manhattan Project” and, to win Musk’s backing, offered to “structure it so that the tech belongs
3 to the world via some sort of nonprofit but the people working on it get startup-like compensation
4 if it works. Obviously we’d comply with/aggressively support all regulation.” *Id.* Still
5 noncommittal, Musk merely responded: “Probably worth a conversation.” *Id.*

6 **RESPONSE:** Paragraph 84 purports to quote from and characterize a May 25, 2015 email
7 attached as Exhibit 1 to the First Amended Complaint, to which the OpenAI Defendants
8 respectfully refer the Court for its complete and accurate contents. The OpenAI Defendants
9 otherwise deny the allegations in Paragraph 84.

10 85. To convince Musk of his sincerity, Altman promised that he too would have skin in
11 the game and would make meaningful financial contributions to the non-profit. It has since been
12 revealed that Altman grossly inflated what his actual financial contributions would be, which paled
13 in comparison to what he had promised.

14 **RESPONSE:** Denied.

15 86. A month later, on June 24, 2015, Altman tried again, this time wooing Musk with a
16 detailed proposal for a new AI lab: “The mission would be to create the first general AI [AGI] and
17 use it for individual empowerment—ie, the distributed version of the future that seems the safest.
18 More generally, safety should be a first-class requirement.” Ex. 2 at 1. “The technology would be
19 owned by the foundation and used ‘for the good of the world[.]’” *Id.* OpenAI’s “researchers would
20 have significant financial upside but it would be uncorrelated to what they build, which should
21 eliminate some of the conflict (we’ll pay them a competitive salary and give them [Y Combinator]
22 equity for the upside).” *Id.* This time Musk agreed. *Id.*

23 **RESPONSE:** Paragraph 86 purports to quote from and characterize June 24, 2015 emails
24 attached as Exhibit 2 to the First Amended Complaint, to which the OpenAI Defendants
25 respectfully refer the Court for their contents. The OpenAI Defendants otherwise deny the
26 allegations in Paragraph 86.

27
28 ²⁴ Subsequent “Ex.” citations are to the Toberoff Declaration.

1 87. Soon thereafter, Altman recruited Stripe’s Chief Technology Officer (“CTO”)
 2 Gregory Brockman, his long-time colleague, who helped him seal the deal.

3 **RESPONSE:** The OpenAI Defendants admit that Altman and Brockman, who was
 4 previously CTO of Stripe, Inc., decided together to start OpenAI. The OpenAI Defendants
 5 otherwise deny the allegations in Paragraph 87.

6 88. Altman’s plan worked. In June 2015, Musk agreed to commit funding and help
 7 recruit the top scientists necessary to make Altman’s project a success provided that, as promised,
 8 OpenAI, Inc. would be a non-profit devoted to developing AI/AGI responsibly by (i) distributing
 9 its research and technology openly, preventing its concentration, (ii) focusing on safety, not profits,
 10 and (iii) working to benefit the public and humanity rather than for private gain. Indeed, to celebrate
 11 what he was led to believe was their mission, Musk named the endeavor “OpenAI.”

12 **RESPONSE:** The OpenAI Defendants admit that Musk made funding commitments to
 13 OpenAI, Inc. in June 2015, and otherwise deny the allegations in Paragraph 88.

14 89. On December 8, 2015, a Certificate of Incorporation for OpenAI, Inc. was filed with
 15 the Delaware Secretary of State that reaffirmed Altman and Brockman’s promises to Musk:

16 This Corporation shall be a nonprofit corporation organized exclusively for
 17 charitable and/or educational purposes within the meaning of section 501(c)(3) of
 18 the Internal Revenue Code of 1986, as amended, or the corresponding provision of
 19 any future United States Internal Revenue law. **The specific purpose of this**
 20 **corporation is to provide funding for research, development and distribution**
 21 **of technology related to artificial intelligence. The resulting technology will**
 22 **benefit the public and the corporation will seek to open source technology for**
 23 **the public benefit when applicable. The corporation is not organized for the**
 24 **private gain of any person. . . . The property of this corporation is irrevocably**
 25 **dedicated to the[se] purposes . . . and no part of the net income or assets of this**
 26 **corporation shall ever inure to the benefit of any director, officer or member**
 27 **thereof or to the benefit of any private person.**

28 Ex. 21 at 4 (emphasis added).²⁵

25 ²⁵ OpenAI’s filing for charitable status with California was slightly more general, but taken
 26 together, these representations are unambiguous:

27 OpenAI, Inc. (“OpenAI”) is a nonprofit artificial intelligence (“AI”) scientific
 28 research organization. **Its goal is to engage in research activities that advance**
digital intelligence in the way that is most likely to benefit humanity as a whole,
unconstrained by a need to generate financial return. AI technology will help

1 **RESPONSE:** Paragraph 89 purports to selectively quote from and characterize OpenAI,
2 Inc.’s Certificate of Incorporation, filed with the Delaware Secretary of State, and OpenAI, Inc.’s
3 Initial Registration Form, filed with the State of California, Office of the Attorney General, Registry
4 of Charitable Trusts, both of which are attached as Exhibit 21 to the First Amended Complaint, and
5 to which the OpenAI Defendants respectfully refer the Court for their complete and accurate
6 contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 89.

7 90. OpenAI, Inc. was publicly announced on December 11, 2015, and leveraged Musk’s
8 name by making him co-chair of its Board of Directors (“Board”) alongside Altman, with
9 Brockman as CTO. The promotional announcement published on OpenAI’s website further touted:
10 “OpenAI is a non-profit artificial intelligence research company [whose] goal is to advance digital
11 intelligence in the way that is most likely to benefit humanity as a whole, unconstrained by a need
12 to generate financial return. Since our research is free from financial obligations, we can better
13 focus on a positive human impact.”

14 **RESPONSE:** The OpenAI Defendants admit that OpenAI, Inc. was publicly announced
15 on December 11, 2015, that Musk and Altman were named as co-chairs of the board of OpenAI,
16 Inc., and that Brockman was named as CTO of OpenAI, and otherwise deny the allegations in the
17 first sentence of Paragraph 90. The second sentence of Paragraph 90 purports to quote from and
18 characterize OpenAI’s website, to which the OpenAI Defendants respectfully refer the Court for
19 its complete and accurate contents. The OpenAI Defendants otherwise deny the allegations in
20 Paragraph 90.

21 C. *Musk’s Crucial Contributions to OpenAI, Inc.*

22 91. In an email to Altman and Brockman on the day of OpenAI, Inc.’s public
23 announcement, Musk stated: “Our most important consideration is recruitment of the best
24

25 shape the 21st century, and **OpenAI wants to help the world build safe AI**
26 **technology and ensure that AI’s benefits are as widely and evenly distributed**
27 **as possible.** To that end, OpenAI hopes to build AI as part of a larger community,
28 and wants to openly share its plans and capabilities along the way.

Ex. 21 at 2 (emphases added).

1 people[,]” Ex. 6 at 1, and pledged that helping in this effort would be his “absolute top priority
2 24/7[,]” Ex. 5 at 1. He wrote: “We are outmanned and outgunned by a ridiculous margin by
3 organizations you know well, but we have right on our side and that counts for a lot. I like the
4 odds.” Ex. 6 at 1.

5 **RESPONSE:** Paragraph 91 purports to quote from and characterize December 11, 2015
6 emails attached as Exhibits 5 and 6 to the First Amended Complaint, to which the OpenAI
7 Defendants respectfully refer the Court for their contents.

8 92. As Altman had devised, Musk proved to be a driving force in the founding of
9 OpenAI, Inc. Musk, directly and through his company Musk Industries, LLC (“Musk Industries”),
10 contributed the majority of OpenAI, Inc.’s funding in its first several years, covered rent and
11 overhead, provided valuable advice and guidance on research directions, and most importantly,
12 Musk donated his time, effort, and connections to recruit some of the world’s leading scientists and
13 engineers to work at the non-profit. In fact, recruiting for OpenAI, Inc. was a Herculean task in the
14 face of relentless counter-recruiting by Google/DeepMind, which offered lavish compensation
15 packages to squelch the new venture.

16 **RESPONSE:** The OpenAI Defendants admit that Musk helped OpenAI’s initial efforts
17 to recruit leading scientists and engineers, that the market for talent was and continues to be
18 competitive, and that Musk provided advice to OpenAI in its early years. The OpenAI Defendants
19 otherwise deny the allegations in Paragraph 92, including to the extent they allege that Musk
20 directly contributed the majority of OpenAI’s funding through personal donations and that Musk
21 was the “driving force” in the founding of OpenAI.

22 93. But Musk persevered and proved instrumental in securing key talent, including
23 Chief Scientist Dr. Ilya Sutskever (“Dr. Sutskever”), whom he hired away from Google, as well as
24 top research scientists Tim Salimans, Filip Wolski, and others.

25 **RESPONSE:** The OpenAI Defendants admit that Sutskever, Salimans, and Wolski
26 joined OpenAI, and otherwise deny the allegations in Paragraph 93.

27 94. Just as Altman planned, Musk used his connections, credibility, and clout to launch
28 the venture. The mere fact OpenAI, Inc. was an “Elon Musk”-sponsored initiative and that Musk

1 served as co-chair were key to its successful recruiting and financing efforts in the company’s
2 pivotal early years.

3 **RESPONSE:** Denied.

4 95. Musk also brought the start-up capital to give OpenAI, Inc. a fighting chance. In
5 late February 2016, he emailed Altman and Brockman: “Whatever it takes to bring on ace talent is
6 fin[e] by me. Deepmind is causing me extreme mental stress. If they win, it will be really bad
7 news with their one mind to rule the world philosophy.” Ex. 7 at 1.

8 **RESPONSE:** Paragraph 95 purports to quote from and characterize February 2016 emails
9 attached as Exhibit 7 to the First Amended Complaint, to which the OpenAI Defendants
10 respectfully refer the Court for their contents. The OpenAI Defendants otherwise deny the
11 allegations in Paragraph 95.

12 96. In fact, Musk was OpenAI, Inc.’s largest financial backer. In 2016, Musk
13 contributed over \$15 million, and in 2017 he contributed nearly \$20 million. Additionally, through
14 Musk Industries, he leased OpenAI, Inc.’s office space in the Pioneer Building in San Francisco,
15 paid its monthly overhead expenses, and even though he stepped down from the Board and
16 relinquished his status as member on February 21, 2018, he nevertheless continued to make regular
17 contributions to OpenAI, Inc. until September 14, 2020. All told, Musk contributed more than \$44
18 million in cash alone to OpenAI, Inc. in its first five critical years.

19 **RESPONSE:** The OpenAI Defendants deny the allegations in the first sentence of
20 Paragraph 96 on the basis that Musk did not personally make any direct contributions to OpenAI,
21 Inc., and on the further basis that the sentence does not specify the time period during which Musk
22 is claimed to have been OpenAI, Inc.’s largest financial backer. The OpenAI Defendants deny the
23 allegations in the second sentence of Paragraph 96. With respect to the allegations in the third
24 sentence of Paragraph 96, the OpenAI Defendants admit that Musk Industries leased office space
25 to OpenAI, Inc., and admit that Musk stepped down from the OpenAI board and relinquished his
26 status as a member on February 21, 2018, but deny that Musk directly paid for rent or overhead,
27 and deny that Musk personally continued to make regular direct contributions to OpenAI, Inc. after
28

1 resigning from the board. The OpenAI Defendants deny the allegations in the fourth sentence of
2 Paragraph 96.

3 97. It is fair to say that without Musk’s involvement, backing, and substantial supportive
4 efforts, there would have been no OpenAI.

5 **RESPONSE:** Denied.

6 **D. Microsoft Gets Involved**

7 98. Even early on, Microsoft, which was working to develop its own AI, was keen to
8 exploit OpenAI, Inc. But as the non-profit had no shareholders and Microsoft could not simply
9 purchase influence, it obtained leverage in other ways by, for example, causing OpenAI, Inc. to
10 become inextricably dependent on Microsoft’s cloud computing system (“compute”).

11 **RESPONSE:** Denied.

12 99. In September 2016, Altman and Microsoft arranged for it to sell compute to OpenAI,
13 Inc. at a steep discount so long as the non-profit agreed to publicly promote Microsoft’s products.
14 Ex. 10 at 3-5. Musk rejected the “donation” and marketing ploy, writing to Altman: “This actually
15 made me feel nauseous. It sucks and is exactly what I would expect from them.” *Id.* at 2. The deal
16 eventually went through, but without marketing gimmicks and at a more fulsome, but still below-
17 market, price. *Id.* at 1.

18 **RESPONSE:** Paragraph 99 purports to quote from and characterize September 2016
19 emails attached as Exhibit 10 to the First Amended Complaint, to which the OpenAI Defendants
20 respectfully refer the Court for their contents. The OpenAI Defendants otherwise deny the
21 allegations in Paragraph 99.

22 100. While Musk had expressed an affinity for Microsoft’s CEO Satya Nadella
23 (“Nadella”), the values of Microsoft and OpenAI, Inc. did not align. Whereas Musk was concerned
24 that AI posed an existential danger to humankind and believed the technology should be
25 decentralized and open, Nadella and Microsoft’s co-founder Bill Gates minimized Musk’s concerns
26 as “panic” and too far off in the future.

27
28

1 **RESPONSE:** The OpenAI Defendants deny the allegation that the values of Microsoft
2 and OpenAI, Inc. did not align, and otherwise lack knowledge or information sufficient to form a
3 belief as to the truth of the allegations in Paragraph 100 and deny them on that basis.

4 101. Musk wrote: “History unequivocally illustrates that a powerful technology is a
5 double-edged sword . . . The recent example of Microsoft’s AI chatbot shows how quickly it can
6 turn incredibly negative. The wise course of action is to approach the advent of AI with caution
7 and ensure that its power is widely distributed and not controlled by any one company or person.
8 **That is why we created OpenAI.”** Ex. 9 at 1 (emphasis added).

9 **RESPONSE:** Paragraph 101 purports to quote from and characterize April 27, 2016
10 emails attached as Exhibit 9 to the First Amended Complaint, to which the OpenAI Defendants
11 respectfully refer the Court for their contents.

12 E. **Defendants Try to Convert OpenAI, Inc. to a For-Profit**

13 102. In 2017-2018, Altman and Brockman moved to recast the non-profit as a
14 moneymaking endeavor to bring in shareholders, sell equity, and raise capital, and pressed Musk
15 to agree. Ex. 12 at 1-2. Musk briefly toyed with the idea of using Tesla as OpenAI, Inc.’s “cash
16 cow” to solve the non-profit’s cash-flow concerns, while keeping it in good hands and maintaining
17 its mission. Ex. 16 at 1-2.

18 **RESPONSE:** Paragraph 102 purports to quote from and characterize emails from August
19 2017 and early 2018 attached as Exhibits 12 and 16, respectively, to the First Amended Complaint,
20 to which the OpenAI Defendants respectfully refer the Court for their complete and accurate
21 contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 102 and aver that
22 Musk stepped down as OpenAI’s co-chair on February 21, 2018, following his failed bids to seize
23 control of OpenAI through a reorganization that would have placed Musk at the helm of a for-profit
24 OpenAI entity or, alternatively, through an acquisition of OpenAI by Tesla.

25 103. After some back and forth, Musk wrote to Altman and Brockman on September 20,
26 2017: “Either go do something on your own or continue with OpenAI as a non-profit. I will no
27 longer fund OpenAI until you have made a firm commitment to stay or I’m just being a fool who
28 is essentially providing free funding to a start-up. Discussions are over.” Ex. 13 at 4.

1 **RESPONSE:** Paragraph 103 purports to quote from and characterize September 2017
2 emails attached as Exhibit 13 to the First Amended Complaint, to which the OpenAI Defendants
3 respectfully refer the Court for their contents.

4 104. Altman tried to play the whole thing off, reassuring Musk the next day: “[I] remain
5 enthusiastic about the non-profit structure!” *id.* at 1, with Brockman soon following suit. Ex. 14 at
6 1. On September 22, 2017, Zilis, who had been working at OpenAI, Inc. since 2016, providing
7 strategic guidance, e-mailed Musk that Altman had reassured her also that he was “Great with
8 keeping [it a] non-profit and continuing to support it.” Ex. 14 at 1.

9 **RESPONSE:** Paragraph 104 purports to quote from and characterize September 2017
10 emails attached as Exhibits 13 and 14 to the First Amended Complaint, to which the OpenAI
11 Defendants respectfully refer the Court for their contents. The OpenAI Defendants otherwise deny
12 the allegations in Paragraph 104.

13 **F. Defendants Do Secretly What They Failed to Do Openly**

14 105. We now know Altman and Brockman’s reaffirmation was a lie. In January 2018,
15 mere months after their September 2017 “enthusias[m],” Altman proposed a scam-worthy “ICO,”
16 or initial coin offering, that would have seen OpenAI, Inc. sell its own cryptocurrency. Ex. 15 at
17 1. Musk shot down this idea too, stating “it would simply result in a massive loss of credibility for
18 OpenAI and everyone associated with the ICO.” Ex. 16 at 3.

19 **RESPONSE:** The OpenAI Defendants deny the allegations in the first sentence of
20 Paragraph 105. The second sentence of Paragraph 105 purports to quote from and characterize
21 January 21, 2018 emails attached as Exhibit 15 to the First Amended Complaint, to which the
22 OpenAI Defendants respectfully refer the Court for their contents. The third sentence of Paragraph
23 105 purports to quote from and characterize January 31, 2018 emails attached as Exhibit 16 to the
24 First Amended Complaint, to which the OpenAI Defendants respectfully refer the Court for their
25 contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 105.

26 106. On information and belief, mere weeks after Musk stopped their *second* get-rich-
27 quick scheme (the ICO), and no later than February 11, 2018, Altman and Brockman agreed among
28

1 themselves to figure out a structure for an equity fundraise—in other words, convert to a for-profit
2 structure.

3 **RESPONSE:** Denied.

4 107. On information and belief, this plan grew out of their discussions that had begun in
5 or around July 2017. Ex. 11 at 1 (“Coming up: Designing the for-profit structure”).

6 **RESPONSE:** Paragraph 107 purports to quote from and characterize a June 20, 2017
7 email attached as Exhibit 11 to the First Amended Complaint, to which the OpenAI Defendants
8 respectfully refer the Court for its complete and accurate contents. The OpenAI Defendants
9 otherwise deny the allegations in Paragraph 107.

10 108. Notably, on March 25, 2018, barely a month after Musk stepped down from
11 OpenAI, Inc.’s Board, Altman proposed the selling of equity in an unusual “fixed maximum return”
12 structure, sufficiently developed to be actionable within four to six weeks. Ex. 18 at 1-2.

13 **RESPONSE:** Paragraph 108 purports to quote from and characterize emails from March
14 and April 2018 attached as Exhibit 18 to the First Amended Complaint, to which the OpenAI
15 Defendants respectfully refer the Court for their complete and accurate contents. The OpenAI
16 Defendants otherwise deny the allegations in Paragraph 108.

17 109. It would ordinarily take months for such a billion-dollar proposal to reach this
18 advanced, concrete stage, and, on information and belief, for a novel mechanism like this,
19 preparations began no later than the summer of 2017. And, of course, a purported fixed maximum
20 return scheme is exactly what Defendants wound up confecting.

21 **RESPONSE:** Denied.

22 110. This unusual structure, what Defendants call a “capped-profit company,” is one
23 where investors can make a profit capped at a certain multiple of their investment. On information
24 and belief, Defendants intended to set the multiple at 100x.

25 **RESPONSE:** The OpenAI Defendants admit that a capped-profit entity is one in which
26 investors are able to receive returns capped at certain multiples of their investments, and otherwise
27 deny the allegations in Paragraph 110.

28

1 111. In early 2019, Altman finally succeeded in his multi-year effort to become OpenAI,
2 Inc.'s CEO.

3 **RESPONSE:** The OpenAI Defendants admit that Altman became CEO of OpenAI, Inc.
4 in early 2019, and otherwise deny the allegations in Paragraph 111.

5 112. On information and belief, with its confederate Altman now in charge, Microsoft
6 extracted a July 22, 2019 agreement from OpenAI giving Microsoft the exclusive right to supply
7 OpenAI's single most important raw material, compute, without which OpenAI would cease to
8 exist. This agreement was extended in 2021 and again, on January 23, 2023.

9 **RESPONSE:** The OpenAI Defendants deny the allegations in the first sentence of
10 Paragraph 112. The OpenAI Defendants aver that OpenAI and Microsoft entered into an agreement,
11 dated July 2, 2019, pursuant to which OpenAI agreed to port its cloud services to run on Microsoft's
12 Azure cloud computing platform. The OpenAI Defendants admit the allegations in the second
13 sentence of Paragraph 112. The OpenAI Defendants aver that Microsoft is not OpenAI's exclusive
14 cloud provider.

15 113. On information and belief, at Altman's urging and with Brockman's assistance,
16 Defendants began forming numerous for-profit entities, in which Altman, Brockman, and
17 Microsoft hold generous stakes, and weaving them into an increasingly labyrinthian OpenAI
18 corporate web for the purpose of profiting from OpenAI, Inc.'s assets.

19 **RESPONSE:** Denied.

20 114. On March 6, 2019, Altman emailed Musk a draft of an announcement stating he was
21 forming a "new entity," OpenAI, L.P., as a capped-profit company, appointing himself as CEO and
22 Brockman as board chair. Ex. 19 at 1-4. The entity was not new, however. Altman had caused its
23 incorporation in Delaware on September 19, 2018.

24 **RESPONSE:** The first sentence of Paragraph 114 purports to quote from and characterize
25 a March 6, 2019 email attached as Exhibit 19 to the First Amended Complaint, to which the OpenAI
26 Defendants respectfully refer the Court for its complete and accurate contents. The OpenAI
27 Defendants admit that OpenAI, L.P. was incorporated in Delaware as SummerSafe, L.P. on
28 September 19, 2018, but otherwise deny the allegations in Paragraph 114.

1 115. In response, and with evident displeasure, Musk demanded: “Please be explicit that
2 I have no financial interest in the for-profit arm of OpenAI.” Ex. 20 at 1.

3 **RESPONSE:** Paragraph 115 purports to quote from and characterize a March 11, 2019
4 email attached as Exhibit 20 to the First Amended Complaint, to which the OpenAI Defendants
5 respectfully refer the Court for its complete and accurate contents. The OpenAI Defendants
6 otherwise deny the allegations in Paragraph 115.

7 116. On March 11, 2019, Altman and Brockman “launched” OpenAI, L.P. On January
8 23, 2023, OpenAI, L.P. was converted to OpenAI OpCo, LLC. After its conversion, it would be
9 operated by OpenAI GP, L.L.C., which on September 19, 2018 was formed in Delaware.

10 **RESPONSE:** The OpenAI Defendants admit that the creation of OpenAI, L.P. was
11 announced on March 11, 2019 in a blog post authored by Brockman and Sutskever; that OpenAI,
12 L.P. was subsequently converted to OpenAI OpCo, LLC on January 23, 2023; that OpenAI OpCo,
13 LLC was managed by OpenAI GP, L.L.C.; and that OpenAI GP, L.L.C. was formed in Delaware
14 on September 19, 2018, but otherwise deny the allegations in Paragraph 116.

15 117. On September 17, 2020, OpenAI, L.L.C. was formed in Delaware. OpenAI,
16 L.L.C.’s sole member is currently OpenAI Global, LLC.

17 **RESPONSE:** The OpenAI Defendants admit that OpenAI, L.L.C. was formed in
18 Delaware on September 17, 2020. The OpenAI Defendants deny that OpenAI, L.L.C.’s sole
19 member is OpenAI Global, LLC.

20 118. On December 28, 2022, OpenAI Global, LLC was formed in Delaware. On
21 information and belief, OpenAI Global, LLC, like OpenAI, L.P., is a “capped” for-profit entity.
22 OpenAI Global, LLC has two members: Microsoft and OAI Corporation.

23 **RESPONSE:** Admitted.

24 119. On information and belief, OpenAI Global, LLC, like OpenAI OpCo, LLC, is
25 managed by OpenAI GP, L.L.C.

26 **RESPONSE:** Admitted.

27 120. On March 17, 2023, OAI Corporation was formed in Delaware as a corporation.
28 Prior to September 2023, Defendant OAI Corporation was OAI Corporation, LLC, a limited

1 liability company formed in Delaware with its principal place of business in California. The sole
2 owner of OAI Corporation is OpenAI Holdings, LLC.

3 **RESPONSE:** The OpenAI Defendants deny the allegations in the first sentence in
4 Paragraph 120. The OpenAI Defendants admit that OAI Corporation, LLC was converted to a
5 corporation registered in Delaware on September 5, 2023. The OpenAI Defendants admit the
6 allegations in the third sentence of Paragraph 120.

7 121. On March 17, 2023, OpenAI Holdings, LLC was formed in Delaware, and has
8 multiple members, including Aestas, LLC and various individuals.

9 **RESPONSE:** Admitted.

10 122. On February 10, 2023, Aestas Management Company, LLC was formed as a limited
11 liability company in Delaware and is also managed by OpenAI GP, L.L.C.

12 **RESPONSE:** Admitted.

13 123. On information and belief, the other entities—OpenAI Startup Fund Management,
14 LLC, OpenAI Startup Fund GP I, L.L.C., OpenAI Startup Fund I, L.P., OpenAI Startup Fund SPV
15 GP I, L.L.C., OpenAI Startup Fund SPV GP II, L.L.C., OpenAI Startup Fund SPV GP III, L.L.C.,
16 OpenAI Startup Fund SPV GP IV, L.L.C., OpenAI Startup Fund SPV I, L.P., OpenAI Startup Fund
17 SPV II, L.P., OpenAI Startup Fund SPV III, L.P., OpenAI Startup Fund SPV IV, L.P. (collectively,
18 with those entities named in paragraphs 116-22, *supra*, the “For-Profit Entities”)—are also
19 interwoven into Defendants’ corporate web for the purpose of profiting from the non-profit
20 OpenAI, Inc.’s assets. Many of these entities were only recently registered and indeed, more
21 OpenAI entities are popping up almost every month as part of Defendants’ shell game.

22 **RESPONSE:** Denied.

23 124. The complex and largely opaque profiteering arm of OpenAI—in which, on
24 information and belief, Microsoft, Altman, and Brockman are significant shareholders—while
25 publicly cloaked as a mere fundraising apparatus, is in reality, the foundation for Defendants’
26 scheme to control and cash in on OpenAI, Inc.’s technology.

27 **RESPONSE:** Denied.

28

1 125. We know, for example, that Microsoft owns a significant stake in OpenAI Global,
2 LLC, which in turn is an owner of OpenAI, L.L.C. and OpenAI OpCo, LLC, Dkt. No. 18 at 1, ¶¶ 2-
3 3, 5—the entity to which OpenAI, Inc.’s proprietary intellectual property was diverted. We also
4 know that Altman named himself as the manager of OpenAI Startup Fund I, L.P., which raised
5 \$175,250,000.00 and in which, once again, Microsoft holds a significant ownership interest,
6 Dkt. No. 18 at 2, ¶ 10.

7 **RESPONSE:** The OpenAI Defendants admit that OpenAI Global, LLC is an owner of
8 OpenAI OpCo, LLC and an indirect owner of OpenAI, L.L.C., but otherwise deny the allegations
9 in the first sentence of Paragraph 125. The OpenAI Defendants deny the allegations in the second
10 sentence of Paragraph 125.

11 126. But because OpenAI, Inc. has intentionally chosen entity configurations that, by and
12 large, do not require public disclosures, contrary to its commitments to transparency and its role as
13 a publicly supervised charity, the true extent of Altman, Brockman, and Microsoft’s conflicted
14 dealings is unknown.

15 **RESPONSE:** Denied.

16 127. What is clear is that Altman’s repeated public proclamations to own no “equity” in
17 these entities, is, as with so many of his statements, grossly and intentionally misleading because,
18 on information and belief, he (or an entity owned or controlled by him) does.

19 **RESPONSE:** Denied.

20 **G. Defendants Use Their For-Profit Entities to Loot OpenAI, Inc.**

21 128. As with many things, the issue here is one of degree. While there is little concern
22 with using a for-profit entity to help fundraise for a non-profit, it is quite another thing to launch a
23 dense fleet of dozens of for-profit entities to loot the non-profit of its only valuable assets
24 (intellectual property and employees) and facilitate veiled and unchecked profiteering, rife with
25 conflicts, as Defendants have done.

26 **RESPONSE:** Denied.

27 129. To facilitate their profiteering, Defendants locked down and began withholding the
28 non-profit’s technology and scientific research.

1 **RESPONSE:** Denied.

2 130. Defendants also transferred most of OpenAI, Inc.’s intellectual property to OpenAI,
3 L.P. in 2019 and 2020. Ex. 22 at 2; Ex. 23 at 2. Since then, such transfers have continued apace
4 with, for example, the issuance of patents and trademarks to OpenAI OpCo, LLC, which is listed
5 on the U.S. Patent and Trademark Office website as the owner of most of OpenAI’s registered
6 intellectual property.

7 **RESPONSE:** The OpenAI Defendants admit that OpenAI, Inc. contributed certain
8 tangible and intangible assets to OpenAI, L.P. in 2019. The first sentence of Paragraph 130
9 otherwise purports to characterize OpenAI, Inc.’s Annual Registration Renewal Fee Reports, filed
10 with the Attorney General of California, from 2019 and 2020, attached as Exhibits 22 and 23 to the
11 First Amended Complaint, to which the OpenAI Defendants respectfully refer the Court for their
12 complete and accurate contents. The second sentence of Paragraph 130 purports to characterize the
13 U.S. Patent and Trademark Office’s website, to which the OpenAI Defendants respectfully refer
14 the Court for its complete and accurate contents. The OpenAI Defendants otherwise deny the
15 allegations in Paragraph 130.

16 131. Indeed, just *follow the money*. OpenAI, Inc.’s 2022 IRS tax return showed a mere
17 \$44,485 in revenue,²⁶ but one year later, OpenAI overall reportedly generated *\$1.6 billion* in
18 revenue.

19 **RESPONSE:** The OpenAI Defendants admit that OpenAI, Inc. reported \$44,485 in
20 revenue to the IRS in its 2022 Form 990 filing. The OpenAI Defendants lack knowledge or
21 information sufficient to form a belief as to the truth of the allegations in the second sentence of
22 Paragraph 131 to the extent they purport to characterize unidentified reporting, and deny them on
23 that basis. The OpenAI Defendants otherwise deny the allegations in Paragraph 131.

24 132. Defendants also drained the non-profit OpenAI, Inc. of most of its staff and
25 transferred them over to the new private, for-profit company (now OpenAI OpCo, LLC), which
26 also presently houses much of OpenAI’s research and development. This strategic move

27 _____
28 ²⁶ Notably, 2022 was the last year Defendants made such documents readily available to the public,
yet another curious decision for a putative non-profit.

1 conveniently shields Defendants from the public oversight and financial disclosures non-profits
2 like OpenAI, Inc. must make.

3 **RESPONSE:** Denied.

4 133. From there, on information and belief, beginning September 22, 2020, Altman
5 caused the non-profit to exclusively license its technology to Microsoft, the world's then-largest
6 for-profit corporation, diverging from Altman and OpenAI, Inc.'s promises to Musk and the non-
7 profit's black-letter commitments—e.g., OpenAI, Inc.'s Certificate of Incorporation: “no part of
8 the net income or assets of this corporation shall ever inure to the benefit of . . . any private person,”
9 Ex. 21 at 4; and Charter: “We commit to . . . avoid enabling uses of AI or AGI that . . . unduly
10 concentrate power[.]” Ex. 17 at 1.

11 **RESPONSE:** Paragraph 133 purports to selectively quote from and characterize the
12 Certificate of Incorporation and online Charter of OpenAI, Inc. attached as Exhibits 21 and 17,
13 respectively, to the First Amended Complaint, to which the OpenAI Defendants respectfully refer
14 the Court for their complete and accurate contents. The OpenAI Defendants otherwise deny the
15 allegations in Paragraph 133.

16 134. The Microsoft license is expansive and includes all OpenAI, Inc.'s “pre-AGI”
17 technologies, and tasks the Board with determining when “AGI” has been attained. To date, the
18 Board has made no such finding, thus giving Microsoft unfettered access to OpenAI's suite of
19 technology.

20 **RESPONSE:** Denied. The OpenAI Defendants aver that, in January 2023, OpenAI and
21 Microsoft entered into an agreement, pursuant to which OpenAI granted Microsoft a license to
22 OpenAI's pre-AGI intellectual property and technology, and otherwise deny the allegations in
23 Paragraph 134.

24 135. In addition, Altman, with the assistance and/or cooperation of Brockman and the
25 For-Profit Entities, began to self-deal with impunity. On information and belief, while serving on
26 OpenAI, Inc.'s Board, Altman deliberately withheld key information and lied about his personal
27 holdings and investments both in and outside of OpenAI to keep the Board from discovering his
28 glaring conflicts of interest.

1 **RESPONSE:** Denied.

2 136. For example, on information and belief, Altman controls OpenAI Startup Fund I,
3 L.P., and stands to personally profit from its association with OpenAI.

4 **RESPONSE:** Denied.

5 137. In May 2024, Altman is reported to have induced OpenAI to strike a deal with
6 Reddit wherein OpenAI would pay to license Reddit's content to train ChatGPT. On information
7 and belief, Altman and/or entities he controls own a whopping 7.6% of Reddit, making him one of
8 its largest outside shareholders. After the deal was announced, Reddit's stock shot up 10%,
9 boosting Altman's stake by \$69 million. On October 29, 2024, Reddit finally posted its first profit
10 as a public company due in large part to the revenue generated by its licensing deal with OpenAI,
11 causing the company's stock price to skyrocket more than 40% the following day.

12 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
13 a belief as to the truth of the allegations in the first sentence of Paragraph 137 to the extent they
14 purport to characterize unidentified reporting, and deny them on that basis. The OpenAI Defendants
15 deny the allegations in the second sentence of Paragraph 137. The OpenAI Defendants lack
16 knowledge or information sufficient to form a belief as to the truth of the allegations in the third
17 and fourth sentences of Paragraph 137 and deny them on that basis. The OpenAI Defendants
18 otherwise deny the allegations in Paragraph 137.

19 138. By contrast, Altman and OpenAI made no such deal to use data from content
20 providers such as *The New York Times* or the *Chicago Tribune*, in which Altman had no ownership,
21 and which are now suing OpenAI for copyright infringement.

22 **RESPONSE:** The OpenAI Defendants admit that OpenAI has no content deal with *The*
23 *New York Times* or *The Chicago Tribune*, that OpenAI is in litigation with both publishers, and that
24 Altman has no ownership interest in *The New York Times* or the *Chicago Tribune*. The OpenAI
25 Defendants otherwise deny the allegations in Paragraph 138.

26 139. On information and belief, in 2019, Altman caused OpenAI to sign a \$51 million AI
27 chip deal with Rain AI, a company in which he held a significant interest.

28 **RESPONSE:** Denied.

1 140. On information and belief, in 2020 Altman invested in the hardware company
2 Humane, which plans to power its devices using OpenAI’s software. Holding companies controlled
3 by Altman own 15% of Humane’s equity—a greater amount than each of the company’s founders.

4 **RESPONSE:** The OpenAI Defendants admit that Altman has an investment interest in
5 Humane, but otherwise deny the allegations in Paragraph 140.

6 141. On information and belief, Altman invested in yet another hardware company,
7 Limitless, which also plans to power its devices using OpenAI’s software. The timing of this
8 investment is not yet known.

9 **RESPONSE:** The OpenAI Defendants admit that Altman has an investment interest in
10 Limitless, but otherwise deny the allegations in Paragraph 141.

11 142. On information and belief, no later than March 15, 2023, OpenAI selected Stripe, in
12 which Altman and Brockman have significant ownership interests, as its commercial partner to
13 process payments as OpenAI moved to monetize its technology.

14 **RESPONSE:** Denied.

15 143. On information and belief, no later than September 2023, Altman and former Apple
16 chief design officer, Jony Ive, made plans to launch their own AI device company to exploit
17 OpenAI’s technology to compete with Apple’s iPhone.

18 **RESPONSE:** Denied.

19 144. On information and belief, OpenAI is hammering out a deal with Helion Energy (in
20 which Altman owns a massive stake) for OpenAI to buy vast quantities of electricity to power its
21 data centers. And in May 2023, Altman’s ally Microsoft enriched him by striking such a deal with
22 Helion Energy.

23 **RESPONSE:** Denied.

24 145. On information and belief, Altman, Brockman, Microsoft, and the For-Profit
25 Entities have been and will continue to be enriched by their respective stake in OpenAI’s for-profit
26 machine. Altman alone stands to make billions from the non-profit Musk co-founded and invested
27 considerable money, time, recruiting efforts, and goodwill in furtherance of its stated mission.

28 **RESPONSE:** Denied.

1 146. Altman’s scheme has now become clear: lure Musk with phony philanthropy;
2 exploit his money, stature, and contacts to secure world-class AI scientists to develop leading
3 technology; then feed the non-profit’s lucrative assets into an opaque profit engine and proceed to
4 cash in as OpenAI and Microsoft monopolize the generative AI market.

5 **RESPONSE:** Denied.

6 147. On information and belief, Microsoft, acting in lockstep with the other Defendants,
7 stands to make hundreds of billions from its methodical infiltration of, and increasing leverage
8 over, the non-profit, its technology, and employees, to the point that Microsoft now exercises
9 effective control over OpenAI—a de facto merger in terms of Microsoft’s accumulation of assets,
10 equity, and dominance over OpenAI.

11 **RESPONSE:** Denied.

12 **H. Microsoft Demonstrates Its Dominance and Control After OpenAI, Inc.’s Board**
13 **Shows Independence**

14 148. Microsoft demonstrated its dominance in a series of extraordinary developments
15 culminating on November 22, 2023. Microsoft and Altman leveraged their positions to force all
16 but one member of OpenAI, Inc.’s Board to resign and replaced them with underqualified and
17 compliant allies handpicked by Altman and blessed by Microsoft.

18 **RESPONSE:** Denied.

19 149. Before this coup, the Board consisted of Chief Scientist Dr. Sutskever, Brockman,
20 Altman, Helen Toner (“Toner”), Adam D’Angelo (“D’Angelo”), and Tasha McCauley
21 (“McCauley”). In addition to serving on the Board, Toner is a researcher and advisor for the Center
22 for the Governance of AI (“GovAI”) and the Director of Strategy at Georgetown’s Center for
23 Security and Emerging Technology. McCauley is a Senior Management Scientist at RAND
24 Corporation, a non-profit which specializes in public policy decision making. Like Toner,
25 McCauley is also an advisor for GovAI.

26 **RESPONSE:** The OpenAI Defendants admit that, prior to November 17, 2023, the board
27 of OpenAI, Inc. consisted of Sutskever, D’Angelo, McCauley, Toner, Altman, and Brockman, and
28 otherwise deny the allegations in the first sentence of Paragraph 149. The OpenAI Defendants lack

1 knowledge or information sufficient to form a belief as to the truth of the allegations in the second,
2 third, and fourth sentences of Paragraph 149 and deny them on that basis.

3 150. The choice to include on the Board multiple academics and public policy experts
4 with deep AI policy experience, most of whom had no financial stake in OpenAI, was deliberate.
5 This composition of financially disinterested Board members with strong records of public service
6 ensured that the Board would put the non-profit's principles of openness and safety before financial
7 success—which it did.

8 **RESPONSE:** The OpenAI Defendants admit that the composition of OpenAI, Inc.'s
9 board in 2023 reflected deliberation and a commitment to pursuit of the nonprofit's mission. The
10 OpenAI Defendants aver that the composition of OpenAI, Inc.'s board today likewise reflects
11 deliberation and a commitment to pursuit of the nonprofit's mission. The OpenAI Defendants
12 otherwise deny the allegations in Paragraph 150.

13 151. On November 17, 2023, OpenAI, Inc.'s Board dismissed Altman as CEO and from
14 the Board, announcing he was fired following "a deliberative review process by the board, which
15 concluded that he was not consistently candid in his communications with the board, hindering its
16 ability to exercise its responsibilities. The board no longer has confidence in his ability to continue
17 leading OpenAI." Brockman was also dismissed from the Board, but not as OpenAI, Inc.'s CTO,
18 though he resigned in solidarity with Altman shortly thereafter.

19 **RESPONSE:** The first sentence of Paragraph 151 purports to quote from and characterize
20 OpenAI's website, to which the OpenAI Defendants respectfully refer the Court for its complete
21 and accurate contents. The OpenAI Defendants admit that Altman and Brockman were dismissed
22 from OpenAI, Inc.'s board on November 17, 2023 and that Brockman resigned from OpenAI on
23 November 17, 2023. The OpenAI Defendants otherwise deny the allegations in Paragraph 151.

24 152. It has been reported that the Board fired Altman because he had deliberately
25 misrepresented what was happening at OpenAI, Inc. and explicitly lied to the Board to obstruct its
26 ability to carry out its oversight duties. The Board was likewise concerned by Altman's numerous
27 side hustles and conflicts of interest and his purposeful withholding of information necessary for
28 the Board to evaluate the scope and extent of his self-dealing and myriad conflicts.

1 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
2 a belief as to the truth of the allegations in Paragraph 152 to the extent they purport to characterize
3 unidentified reporting, and deny them on that basis. The OpenAI Defendants otherwise deny the
4 allegations in Paragraph 152.

5 153. News reports further suggest Altman’s firing was due in part to OpenAI, Inc.’s
6 breakthroughs in AGI and Altman’s prioritizing profit over safety and the non-profit’s founding
7 principles.

8 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
9 a belief as to the truth of the allegations in Paragraph 153 to the extent they purport to characterize
10 unidentified reporting, and deny them on that basis. The OpenAI Defendants otherwise deny the
11 allegations in Paragraph 153.

12 154. On information and belief, when Microsoft’s CEO Nadella learned of Altman’s
13 firing, he was furious. As perhaps the largest shareholder in OpenAI’s for-profit arm, Nadella felt
14 Microsoft should have been consulted before the decision was made.

15 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
16 a basis as to the truth of certain allegations in Paragraph 154, and deny them on that basis. The
17 OpenAI Defendants otherwise deny the allegations in Paragraph 154.

18 155. On information and belief, aside from Altman and Brockman, OpenAI, Inc.’s then-
19 constituted Board had no ties to Microsoft. Rather, Altman was the primary liaison between
20 Microsoft and OpenAI, Inc., and with him gone, Microsoft’s continued exclusive license of the
21 non-profit’s evolving technology (i.e., AGI) was in jeopardy.

22 **RESPONSE:** Denied.

23 156. Microsoft’s response was swift. Nadella hired Altman and Brockman to lead a new
24 Microsoft AI research lab, unbound by the constraints of OpenAI, Inc.’s humanitarian mission, and
25 the three actively solicited OpenAI’s employees to leave and join Microsoft’s new lab. On
26 information and belief, Altman and Brockman became senior employees of Microsoft.

27
28

1 **RESPONSE:** The OpenAI Defendants admit that Microsoft announced that it had hired
2 Altman and Brockman on November 20, 2023 to lead a new AI research team, and otherwise deny
3 the allegations in Paragraph 156.

4 157. Microsoft was nevertheless confident that, whatever happened, it could still
5 capitalize on OpenAI, Inc.’s research and technology. Indeed, during an interview shortly after
6 Altman’s firing, Nadella stated:

7 We have all the IP rights and all the capability. If OpenAI disappeared tomorrow, I
8 don’t want any customer of ours to be worried about it quite honestly, because we have
9 all of the rights to continue the innovation. Not just to serve the product, but we can
10 go and just do what we were doing in partnership ourselves. We have the people, we
11 have the compute, we have the data, we have everything.

12 **RESPONSE:** Paragraph 157 purports to quote from and characterize an interview of
13 Satya Nadella by Kara Swisher on November 21, 2023, published in *New York Magazine*, to which
14 the OpenAI Defendants respectfully refer the Court for its complete and accurate contents. The
15 OpenAI Defendants otherwise deny the allegations in Paragraph 157.

16 158. Despite Microsoft’s bold statements, it apparently still wanted its man Altman on
17 the inside as OpenAI, Inc.’s CEO. In the days following his firing, OpenAI, Inc.’s Board faced
18 mounting pressure from Microsoft to reinstate Altman. Nadella even bragged about Microsoft’s
19 influence over the non-profit: “We are in there. We are below them, above them, around them.”

20 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
21 a belief as to the truth of the allegations in the first sentence of Paragraph 158 and deny them on
22 that basis. The second and third sentences of Paragraph 158 purport to quote from and characterize
23 an interview of Satya Nadella by Kara Swisher on November 21, 2023, published in *New York*
24 *Magazine*, to which the OpenAI Defendants respectfully refer the Court for its complete and
25 accurate contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 158.

26 159. Microsoft indeed had leverage. On information and belief, at the time of Altman’s
27 ouster, Microsoft had paid only a fraction of the \$13 billion commitment it had made to OpenAI.
28 And if Microsoft were to withhold its compute on which OpenAI was reliant, it would be effectively
incapacitated.

1 **RESPONSE:** Denied.

2 160. The pressure on the Board from Altman, Brockman, and Microsoft continued until
3 November 21, 2023, when Altman was reinstated as CEO after his dismissal, and Brockman as
4 CTO. The coup took Defendants just four days.

5 **RESPONSE:** The OpenAI Defendants admit that Altman was reinstated as CEO of
6 OpenAI, Inc. and OpenAI OpCo, LLC, and Brockman as President of OpenAI OpCo, LLC, on
7 November 21, 2023. The OpenAI Defendants otherwise deny the allegations in Paragraph 160.

8 161. Upon his return, Altman and Microsoft demanded the resignation of Toner,
9 McCauley, and Dr. Sutskever from the Board, taking the opportunity to clean house and purge
10 those who ousted Altman, as Nadella had vowed: “We’ll definitely take care of all of the
11 governance issues and anything else . . . we have all the rights, so therefore we will make sure that
12 we are very, very clear that the governance gets fixed[.]” Notably, D’Angelo—the sole Board
13 member to remain after Altman’s reinstatement—is a tech CEO and entrepreneur.

14 **RESPONSE:** The OpenAI Defendants admit that D’Angelo is the co-founder and CEO
15 of Quora, and otherwise deny the allegations in Paragraph 161.

16 162. In fact, the 2023 Board that dismissed Altman, consisting, on information and belief,
17 of only Altman, Dr. Sutskever, D’Angelo, and the two AI governance experts, Toner and McCauley
18 (Brockman was reportedly absent from the Board meeting), was the first Board since 2018 not
19 adversely dominated by interests aligned with Altman and Brockman.

20 **RESPONSE:** Denied.

21 163. The 2022 Board consisted of Dr. Sutskever, Brockman, and Altman (both CEO and
22 President), as directors simultaneously working full time at OpenAI; and Will Hurd (“Hurd”) (of
23 Allen & Company, a major investment bank catering to technology companies), Reid Hoffman
24 (general partner at tech venture capital firm Greylock Partners (“Greylock”), a member of
25 Microsoft’s Board since March 2017, and a co-founder of the generative AI company Inflection
26 AI, Inc. (“Inflection”)²⁷), and D’Angelo, as directors aligned with Brockman and Altman’s interests

27 _____
28 ²⁷ Notwithstanding his obvious conflicts, Hoffman was reportedly reluctant to step down from
OpenAI, Inc.’s Board when he resigned in or about March 2023.

1 as technology entrepreneurs; and Zilis, Toner, and McCauley, as the only truly independent
2 directors.

3 **RESPONSE:** The OpenAI Defendants admit that Altman, Brockman, Sutskever,
4 D’Angelo, McCauley, Hoffman, Zilis, Hurd, and Toner served on the board of OpenAI, Inc. in
5 2022, and otherwise deny the allegations in Paragraph 163.

6 164. The 2021 Board was no better: Altman, as President again, Brockman, Hoffman,
7 D’Angelo, Hurd, Zilis, McCauley, Toner, and a charity CEO, Holden Karnofsky (“Karnofsky”),
8 whose enterprises are primarily dependent on funding from tech entrepreneurs, in place of Dr.
9 Sutskever. Even counting Karnofsky with the independents,²⁸ they were still in the minority, and
10 Altman and Brockman represented 100% of the directors working at OpenAI full time.

11 **RESPONSE:** The OpenAI Defendants admit that Altman, Brockman, Hoffman,
12 D’Angelo, Hurd, Zilis, McCauley, Toner, and Karnofsky served on the board of OpenAI, Inc. at
13 various times in 2021, and otherwise deny the allegations in Paragraph 164.

14 165. The 2020 Board had seven members: Altman as President, Brockman, Hoffman,
15 D’Angelo, Zilis, McCauley, and Karnofsky. Again, even counting Karnofsky with Zilis and
16 McCauley, the breakdown still has independents in the minority, with Altman and Brockman as
17 the only full-time working directors.

18 **RESPONSE:** The OpenAI Defendants admit that Altman, Brockman, Hoffman,
19 D’Angelo, Zilis, McCauley, and Karnofsky served on the board of OpenAI, Inc. at various times
20 in 2020, and otherwise deny the allegations in Paragraph 165.

21 166. The 2019 Board was even worse, with Sue Yoon, a former venture capitalist now at
22 Google, serving in what would become Zilis’ spot on the Board.

23 **RESPONSE:** The OpenAI Defendants admit that Yoon served on the board of OpenAI,
24 Inc. for a time during 2019, and otherwise deny the allegations in Paragraph 166.

25
26
27 ²⁸ This is generous to Karnofsky, given that, when he resigned, he cited as a potential conflict that
28 his wife, Daniela Amodei, and her brother, Dario Amodei (both ex-OpenAI employees) were co-
founding Anthropic, now the largest direct competitor to OpenAI/Microsoft’s monopoly.

1 167. On information and belief, to avoid replicating the 2023 independent Board setup
2 that led to Altman’s ouster, upon Altman’s reinstatement, he handpicked a new Board that lacked the
3 technical expertise and substantial background in AI governance, which the previous Board had by
4 design. The new members were reportedly “big fans of Altman.”

5 **RESPONSE:** Denied.

6 168. Microsoft also obtained an influential non-voting director seat on the Board from
7 which it could keep a close eye on its non-profit golden goose. Though on July 9, 2024, Microsoft
8 relinquished its seat amid scrutiny and pressure from antitrust agencies in the U.S. and Europe
9 suspicious of its all-too-cozy relationship with OpenAI, there is no un-ringing this bell.

10 **RESPONSE:** The allegations in Paragraph 168 are relevant only to Plaintiffs’ claim
11 under Section 8 of the Clayton Act, 15 U.S.C. § 19 (Count XVI) and that part of Plaintiffs’ claim
12 for unfair competition under Cal. Bus. & Prof. Code §§ 17200 *et seq.* (Count XVII) predicated on
13 Count XVI, which the Court’s Order Denying Motion for a Preliminary Injunction (ECF No. 121)
14 held untenable for lack of standing. The OpenAI Defendants therefore will not answer these
15 allegations unless ordered to do so by the Court.

16 169. The same pertains to Hoffman’s highly conflicted simultaneous service as a member
17 of the boards of OpenAI, Inc., Microsoft, and Inflection. Notwithstanding their glaring conflicts,
18 by virtue of their Board service, Microsoft and Hoffman had open access to *all* internal OpenAI,
19 Inc. materials as a matter of right under its Bylaws. Ex. 21 at 12.

20 **RESPONSE:** The allegations in Paragraph 169 are relevant only to Plaintiffs’ claim
21 under Section 8 of the Clayton Act, 15 U.S.C. § 19 (Count XVI) and that part of Plaintiffs’ claim
22 for unfair competition under Cal. Bus. & Prof. Code §§ 17200 *et seq.* (Count XVII) predicated on
23 Count XVI, which the Court’s Order Denying Motion for a Preliminary Injunction (ECF No. 121)
24 held untenable for lack of standing. The OpenAI Defendants will therefore not answer these
25 allegations unless ordered to do so by the Court.

26 170. On information and belief, OpenAI, Inc.’s present Board is now dominated by
27 directors with interests conflicted and adverse to those of OpenAI, Inc., Plaintiffs, and the public.

28 **RESPONSE:** Denied.

1 171. With the reinstatement of Altman and the restructuring of OpenAI, Inc.'s Board, the
2 once carefully crafted non-profit structure Musk agreed to is now thoroughly compromised by a
3 fully profit-driven CEO (Altman) and sometimes-President (Brockman), a compliant Board with
4 inferior technical expertise and almost no AI-governance experience, and a trillion-dollar pro-profit
5 partner (Microsoft).

6 **RESPONSE:** Denied.

7 172. The loss of the Board's technical expertise in AI, neutrality, and commitment to
8 OpenAI, Inc.'s non-profit purposes are particularly compromising as it is the Board that determines
9 whether OpenAI has attained AGI, which, as detailed above, OpenAI had previously excluded from
10 its license to Microsoft. Given Microsoft and OpenAI's de facto merger and enormous financial
11 interest in the continued exploitation of the non-profit's technology, OpenAI, Inc.'s newly captured,
12 conflicted, and compliant Board will have every reason to delay ever making a finding that OpenAI
13 has attained AGI. The Microsoft-OpenAI for-profit leviathan may now operate fully unchecked.

14 **RESPONSE:** Denied.

15 **I. Altman Reneges in 2023 on His Repeated Promises to Musk, Regulators, and the**
16 **Public to Open Source the Non-Profit's Technology**

17 173. In its early years, OpenAI, Inc.'s research and development were performed in the
18 open—as required by Musk's donations and OpenAI, Inc.'s filings with Delaware and California—
19 providing the public with free access to the non-profit's designs, models, and code.

20 **RESPONSE:** The OpenAI Defendants admit that OpenAI has published certain research,
21 code, and model weights, and otherwise deny the allegations in Paragraph 173.

22 174. For example, in June 2018, when OpenAI, Inc. researchers discovered that an
23 algorithm called “Transformers” could perform natural language tasks without any explicit training,
24 entire communities from open-source, grass-roots groups to commercial endeavors sprung up to
25 enhance and extend OpenAI, Inc.'s models—the intended benefit of making the non-profit's
26 research open source.

27 **RESPONSE:** The OpenAI Defendants admit that OpenAI published research regarding
28 transformers and unsupervised pre-training in June 2018 in conjunction with the release of GPT-1,

1 the first generative pre-trained transformer introduced to the market, and otherwise deny the
2 allegations in Paragraph 174.

3 175. In 2019, OpenAI released the full, open version of a second-generation Generative
4 Pre-Trained Transformer (“GPT”), GPT-2 with the stated hope that it would “be useful to
5 developers of future powerful models.” It also released a detailed report describing the new model
6 and acknowledged some of the many benefits of openly releasing such models to the public.

7 **RESPONSE:** The OpenAI Defendants admit that GPT-2 was released in 2019. The first
8 sentence of Paragraph 175 otherwise purports to quote from and characterize OpenAI’s website, to
9 which the OpenAI Defendants respectfully refer the Court for its complete and accurate contents.
10 The second sentence of Paragraph 175 seemingly purports to characterize a report titled “Release
11 Strategies and the Social Impacts of Large Language Models,” and published by OpenAI in
12 November 2019, to which the OpenAI Defendants respectfully refer the Court for its complete and
13 accurate contents.

14 176. In 2020, OpenAI, Inc. announced a third version of its model, GPT-3, and again,
15 published a research paper detailing its complete implementation for others to build on.

16 **RESPONSE:** The OpenAI Defendants admit that GPT-3 was released in 2020. To the
17 extent the allegations in Paragraph 176 purport to characterize a report published by OpenAI
18 researchers titled “Language Models are Few-Shot Learners,” published in 2020, the OpenAI
19 Defendants respectfully refer the Court to such report for its complete and accurate contents. The
20 OpenAI Defendants otherwise deny the allegations in Paragraph 176.

21 177. OpenAI, Inc.’s initial findings, while technologically interesting, had little
22 commercial value and were openly published by Altman. But, as we now know, once OpenAI
23 reached the threshold of commercially viable AI, Altman about-faced and began locking down the
24 non-profit’s technology for personal gain.

25 **RESPONSE:** Denied.

26 178. It is also no coincidence that OpenAI veered away from open-sourcing its models
27 after it began exclusively licensing its technology to Microsoft.

28 **RESPONSE:** Denied.

1 179. On March 14, 2023, OpenAI, Inc. released its most advanced model to date, GPT-4,
2 which many including Microsoft celebrated as “a form of general intelligence.” Microsoft’s
3 scientists stated that, given GPT-4’s advanced capabilities, “we believe [it] could reasonably be
4 viewed as an early (yet still incomplete) version of an artificial general intelligence (AGI) system.”
5 Defendants, however, publicly released no report or code regarding GPT-4, preventing the public
6 from building on the non-profit’s AI advancements as Musk had been promised.

7 **RESPONSE:** The OpenAI Defendants admit that GPT-4 was released on March 14,
8 2023. The first two sentences of Paragraph 179 otherwise purport to quote from and characterize a
9 March 2023 paper written by Microsoft researchers, titled “Sparks of Artificial General
10 Intelligence: Early experiments with GPT-4,” to which the OpenAI Defendants respectfully refer
11 the Court for its complete and accurate contents. With respect to the third sentence of Paragraph
12 179, the OpenAI Defendants respectfully refer the Court to a report published by OpenAI
13 researchers in March 2023, titled “GPT-4 Technical Report,” for its full and accurate contents. The
14 OpenAI Defendants otherwise deny the allegations in Paragraph 179.

15 180. Defendants have kept GPT-4, and subsequent models including without limitation,
16 GPT-4T, GPT-4o (released May 2024), and OpenAI o1 (released September 2024), entirely closed.
17 On information and belief, the internal details of these models are known only to Defendants. The
18 reason for the secrecy is obvious: OpenAI and Microsoft stand to make a fortune from exclusive
19 control over the non-profit’s technology and selling its applications to the public, which would not
20 be possible if the non-profit made its research and technology freely available, as Altman had
21 repeatedly promised Musk, regulators and the public.

22 **RESPONSE:** The OpenAI Defendants admit that GPT-4o was released in May 2024 and
23 that a preview of OpenAI o1 was released in September 2024, and otherwise deny the allegations
24 in Paragraph 180.

25 **J. OpenAI Today**

26 181. Defendants’ unbridled power and profit focus have led to a recent flurry of safety
27 and legal concerns and forceful pushback against OpenAI and Altman for abandoning their non-
28 profit mission.

1 **RESPONSE:** Denied.

2 182. Along with pending civil litigation from media outlets like *The New York Times* and
3 the *Chicago Tribune* concerning OpenAI’s illegal use of their content to train GPT models, the
4 takeover of the Board and Microsoft’s increasingly close relationship with OpenAI have sparked
5 numerous ongoing investigations by the SEC, FTC, and various U.K. and E.U. regulators. On July
6 22, August 1, and August 8, 2024, Senators sent Altman demand letters seeking documents and
7 questioning OpenAI’s commercial practices, commitment to safety, Altman’s self-dealing, and
8 illegal attempts to muzzle employee-whistleblowers.

9 **RESPONSE:** Paragraph 182 purports to characterize letters from various U.S. Senators
10 to OpenAI, dated July 22, 2024, August 1, 2024, and August 8, 2024, to which the OpenAI
11 Defendants respectfully refer the Court for their complete contents. The OpenAI Defendants
12 otherwise deny the allegations in Paragraph 182.

13 183. Further, in a series of letters dated January 9, March 5, June 6, and September 30,
14 2024, to the California Attorney General, the prominent consumer advocacy organization Public
15 Citizen detailed numerous issues concerning Altman’s self-dealing, the troublesome power
16 OpenAI’s for-profit arm is wielding over the non-profit, and the recent move to convert OpenAI,
17 Inc. to a fully for-profit company, urging the Attorney General to investigate OpenAI, Inc.’s tax-
18 exempt status.

19 **RESPONSE:** Paragraph 183 purports to characterize letters from Robert Weissman, Co-
20 President of Public Citizen, to the California Department of Justice’s Office of the Attorney
21 General, dated January 9, 2024, March 5, 2024, June 6, 2024, and September 30, 2024, to which
22 the OpenAI Defendants respectfully refer the Court for their complete contents. The OpenAI
23 Defendants otherwise deny the allegations in Paragraph 183.

24 184. OpenAI has also continuously hemorrhaged employees and executives. On
25 information and belief, the resignations largely appear to be in protest of Altman and OpenAI’s
26 increasingly unfettered and conflicted pursuit of profits at the expense of safety.

27 **RESPONSE:** Denied.

28

1 185. For instance, in May 2024, Chief Scientist Dr. Sutskever and OpenAI, Inc. executive
2 Jan Leike resigned. The two had led OpenAI, Inc.’s “Superalignment” team tasked with managing
3 the risk that its technology “could lead to the disempowerment of humanity or even human
4 extinction.” Leike stated he could no longer work at the company because he was concerned that
5 safety and societal impact “have taken a backseat to shiny products.”

6 **RESPONSE:** The OpenAI Defendants admit that Sutskever and Leike resigned in May
7 2024. The second sentence of Paragraph 185 purports to quote from and characterize OpenAI’s
8 website, to which the OpenAI Defendants respectfully refer the Court for its complete contents.
9 The third sentence of Paragraph 185 purports to quote from and characterize a post on X by Leike,
10 dated May 17, 2024, to which the OpenAI Defendants respectfully refer the Court for its complete
11 and accurate contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 185.

12 186. Such shiny products include, for example, OpenAI’s Whisper, an audio transcription
13 system which OpenAI released knowing it tended to fabricate even highly important information
14 (e.g., once released, Whisper fabricated medical records). Releasing products with alarming
15 defects like this can be lethal and is not something a true safety-conscious non-profit with no
16 pressure to generate revenue would rush to do.

17 **RESPONSE:** Denied.

18 187. Other employees, including Daniel Kokotajlo resigned because they “lost trust in
19 OpenAI leadership and their ability to responsibly handle AGI.” In an interview with Vox on May
20 18, 2024, Kokotajlo stated: “I joined with substantial hope that OpenAI would rise to the occasion
21 and behave more responsibly as they got closer to achieving AGI. It slowly became clear to many
22 of us that this would not happen.” That same article reported numerous other departures: “at least
23 seven people [] tried to push OpenAI to greater safety from within, but ultimately lost so much faith
24 in its charismatic leader [Altman] that their position became untenable.”

25 **RESPONSE:** Paragraph 187 purports to quote from and characterize an article in *Vox*
26 dated May 18, 2024, to which the OpenAI Defendants respectfully refer the Court for its complete
27 and accurate contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 187.

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1 188. Carroll Wainwright, a former alignment researcher for OpenAI, also resigned in
2 May 2024: “I worry that the board will not be able to effectively control the for-profit subsidiary,
3 and I worry that the for-profit subsidiary will not be able to effectively prioritize the mission when
4 the incentive to maximize profits is so strong.”

5 **RESPONSE:** Paragraph 188 purports to quote from and characterize a post on X by
6 Wainwright, dated June 4, 2024, to which the OpenAI Defendants respectfully refer the Court for
7 its complete contents. The OpenAI Defendants admit that Wainwright resigned in May 2024, and
8 otherwise deny the allegations in Paragraph 188.

9 189. In June 2024, one month after leaving OpenAI, Dr. Sutskever launched Safe
10 Superintelligence, Inc., whose mission is, pointedly, to focus on the development of safe AI.

11 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
12 a belief as to the truth of the allegations in Paragraph 189 and deny them on that basis.

13 190. On August 5, 2024, John Schulman, with OpenAI since the beginning, quit to work
14 at the safety-focused AI startup, Anthropic, and to “deepen [his] focus on AI alignment[.]”

15 **RESPONSE:** Paragraph 190 purports to quote from and characterize a post on X by
16 Schulman, dated August 5, 2024, to which the OpenAI Defendants respectfully refer the Court for
17 its complete contents. The OpenAI Defendants admit that Schulman resigned on August 5, 2024 to
18 join Anthropic PBC, and otherwise deny the allegations in Paragraph 190.

19 191. On September 25, 2024, OpenAI’s CTO Mira Murati, who served as interim CEO
20 during Altman’s firing, abruptly left the company, along with Chief Research Officer Bob McGrew
21 and the Head of Post-Training, Barret Zoph.

22 **RESPONSE:** The OpenAI Defendants admit that Murati, McGrew, and Zoph left
23 OpenAI on September 25, 2024, and that Murati served as OpenAI’s interim CEO, and otherwise
24 deny the allegations in Paragraph 191.

25 192. On October 23, 2024, Miles Brundage, a policy researcher at OpenAI and senior
26 adviser on OpenAI’s AGI Readiness team resigned, stating: “In short, neither OpenAI nor any
27 other frontier lab is ready” for AGI. His announcement also revealed the disbanding of OpenAI’s
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1 AGI Readiness Team. And just last week, Lilian Weng, OpenAI’s VP of Research and Safety,
2 announced her resignation after seven years at the company.

3 **RESPONSE:** The OpenAI Defendants admit that Brundage resigned from OpenAI on
4 October 23, 2024. The first sentence of Paragraph 192 otherwise purports to quote from and
5 characterize a blog post by Brundage, dated October 23, 2024, to which the OpenAI Defendants
6 respectfully refer the Court for its complete contents. The OpenAI Defendants admit that
7 membership and responsibilities of the AGI Readiness Team were distributed to other internal
8 groups to create a more effective and streamlined structure for safety, tighter feedback loops, and
9 stronger alignment towards OpenAI’s mission. The OpenAI Defendants otherwise deny the
10 allegations in the second sentence of Paragraph 192. The OpenAI Defendants admit the allegations
11 in the third sentence of Paragraph 192.

12 193. In January 2024, notwithstanding Altman’s promise to Musk that “safety should be
13 a first-class requirement” Ex. 2 at 1, OpenAI dropped a clause from its Usage Policies banning the
14 use of its technology for “activity that has a high risk of physical harm” such as “weapons
15 development” or “military and warfare.” On October 25, 2024, OpenAI reportedly secured its first
16 contract with a combat division of the Department of Defense.

17 **RESPONSE:** The first sentence of Paragraph 193 purports to quote from and characterize
18 June 24, 2015 emails attached as Exhibit 2 to the First Amended Complaint, and an article in *The*
19 *Intercept* dated January 12, 2024, to which the OpenAI Defendants respectfully refer the Court for
20 their complete contents. The OpenAI Defendants lack knowledge or information sufficient to form
21 a belief as to the truth of the allegations in the second sentence of Paragraph 193 to the extent they
22 purport to characterize unidentified reporting, and deny them on that basis. The OpenAI Defendants
23 otherwise deny the allegations in Paragraph 193.

24 194. A June 15, 2024 article in *Cointelegraph* entitled “OpenAI Reportedly Considering
25 Shift to For-profit as CEO Stacks Board” detailed how Altman “told shareholders he was
26 considering the [for-profit] move sometime during the week of June 10. If realized, the pivot would
27 ostensibly result in OpenAI’s nonprofit board losing control of the company.” Altman is now fast-

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1 tracking his plan to turn the non-profit Musk co-founded into the for-profit business Altman had
2 always envisaged.

3 **RESPONSE:** The first sentence of Paragraph 194 purports to quote from and characterize
4 an article in *Cointelegraph* titled “OpenAI reportedly considering shift to for-profit as CEO stacks
5 board,” dated June 15, 2024, to which the OpenAI Defendants respectfully refer the Court for its
6 complete contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 194.

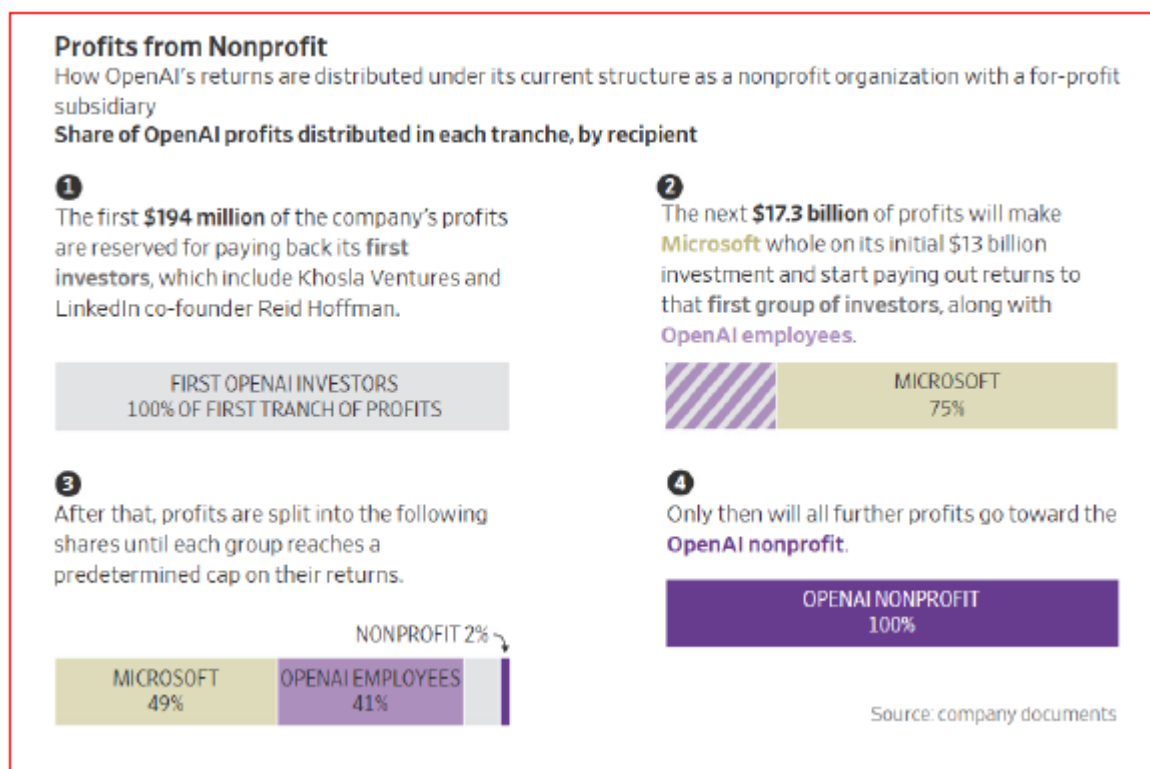
7 195. Since the filing of the original Complaint, this transformation has only accelerated,
8 with OpenAI and Microsoft hiring investment banks to negotiate their deal and a two-year deadline
9 to complete OpenAI’s for-profit conversion.

10 **RESPONSE:** The OpenAI Defendants admit that the board of OpenAI, Inc. has retained
11 independent financial advisors to review options for a potential corporate reorganization, and
12 otherwise deny the allegations in Paragraph 195.

13 196. The most recent reporting on those plans by the *Wall Street Journal* reveals that
14 Microsoft has a right to 75% of OpenAI’s profits after the first \$194 million until reaching \$17.3
15 billion. Then Microsoft’s share will drop to 49% until it receives 100 times its original
16 investment, or *profits* (not revenue) of \$1.4 *trillion*. It has also been reported this “100 times
17 investment” cap is merely “theoretical,” as the “cap” is subject to increase 20% annually
18 beginning in 2025.²⁹

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27 ²⁹ Notably, this *Wall Street Journal* article appears to be based on OpenAI and Microsoft’s
28 projections—“Source: company documents”—and is therefore likely the most favorable possible
presentation of this information.

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RESPONSE: Paragraph 196 purports to quote from and characterize an article in *The Wall Street Journal* titled “The \$14 Billion Question Dividing OpenAI and Microsoft,” dated October 18, 2024, to which the OpenAI Defendants respectfully refer the Court for its complete contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 196.

197. On information and belief, OpenAI has raised a total of \$21.9 billion in its funding rounds. Even if *all* of the For-Profit Entities are capped—something far from certain—OpenAI would need to generate \$2.2 *trillion* in *profits* (not just revenues) before this for-profit scheme would begin funneling anything more than a nominal 2% back to the charity.

RESPONSE: Denied.

198. This profit cap will not be reached anytime soon. On information and belief, the entire worldwide market—the total value of the AI sector, not just profits—is presently \$214.6 billion. Public projections suggest AI’s worldwide market value—again, not profits but total market value—will be just \$1.3 trillion in 2030. Given these numbers, which are for all AI

1 products and services, not just generative AI, the idea that a single generative AI company can
2 make \$2.2 trillion in *profits* over even the medium-term is implausible.

3 **RESPONSE:** Denied.

4 199. If one considers that some of the For-Profit Entities might not be capped, and that
5 any cap may begin rising by 20% per year in 2025, then Defendants' scheme moves from an
6 implausible way to compensate OpenAI, Inc. for its value to an impossible one.

7 **RESPONSE:** Denied.

8 200. As massive profits come into view, OpenAI and Microsoft's anticompetitive
9 practices have intensified. For instance, on information and belief OpenAI has attempted to starve
10 competitors of AI talent by aggressively recruiting employees with offers of lavish compensation,
11 and is on track to spend \$1.5 billion on personnel for just 1,500 employees.

12 **RESPONSE:** The allegations in Paragraph 200 are irrelevant to the Breach of Charitable
13 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
14 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
15 ordered to do so by the Court.

16 201. Further, during OpenAI's latest funding round in early October 2024, on
17 information and belief, Altman, in concert with and at the urging of other Defendants, conditioned
18 investors' ability to participate in the heavily oversubscribed offering on their agreeing *not* to invest
19 in OpenAI's competitors, specifically calling out xAI. As reported in the *Financial Times* on
20 October 3, 2024:

21 OpenAI has asked investors to avoid backing rival start-ups such as Anthropic and
22 Elon Musk's xAI, as it secures \$6.6bn in new funding and seeks to shut out
23 challengers to its early lead in generative artificial intelligence. . . . During the
24 negotiations, the company made clear that it expected an exclusive funding
25 arrangement, according to three people with knowledge of the discussions.

26 Seeking exclusive relationships with investors restricts rivals' access to capital and
27 strategic partnerships. . . . OpenAI can command unusual terms and an outsized
28 valuation because investors believe the company could dominate the next wave of
AI innovation, which they argue will be as significant a shift in consumer behaviour
as the internet or mobile.

1 “Because the round was so oversubscribed, OpenAI said to people: ‘We’ll give
2 you allocation but we want you to be involved in a meaningful way in the business
3 so you can’t commit to our competitors,’” according to one person with knowledge
4 of the deal.

4 Ex. 25 at 1.

5 **RESPONSE:** The allegations in Paragraph 201 are irrelevant to the Breach of Charitable
6 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
7 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
8 ordered to do so by the Court.

9 202. More tell-tale signs of OpenAI’s de facto merger with Microsoft have also begun to
10 surface. In February 2023, Microsoft began making co-working space available for OpenAI
11 employees in San Francisco. And recently, OpenAI has opened an outpost close to Microsoft’s
12 Washington headquarters, facilitating the ongoing merry-go-round of senior executives and
13 engineers shuffling between the two companies.

14 **RESPONSE:** The allegations in Paragraph 202 are irrelevant to the Breach of Charitable
15 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
16 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
17 ordered to do so by the Court.

18 **K. The Market for AI**

19 203. The relevant geographic market for OpenAI and Microsoft’s conduct at issue is
20 worldwide (excluding countries such as the People’s Republic of China that substantially restrict
21 international internet access).

22 **RESPONSE:** The allegations in Paragraph 203 are irrelevant to the Breach of Charitable
23 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
24 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
25 ordered to do so by the Court.

26 204. The relevant product market for antitrust purposes is that of generative AI models
27 and platforms. Governments, businesses, and individual users employ generative AI to, without
28 limitation, solve complex problems that would otherwise require human reasoning; to generate

1 informational and media content; and to automate a large and diverse number of processes using
2 the same platform, such as, by way of example, writing computer code for vastly different purposes.

3 **RESPONSE:** The allegations in Paragraph 204 are irrelevant to the Breach of Charitable
4 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
5 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
6 ordered to do so by the Court.

7 205. Not all AI is generative AI. For example, there are narrow AI systems trained for
8 specific tasks, traditional machine learning models, and rule-based automation systems.

9 **RESPONSE:** The allegations in Paragraph 205 are irrelevant to the Breach of Charitable
10 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
11 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
12 ordered to do so by the Court.

13 206. What characterizes generative AI is its ability to process natural language inputs and
14 generate human-like outputs across multiple domains, while being adaptable to specific
15 applications and providing a platform for independent developers to generate specialized models.
16 Generative AI can write a short story in the style of Shirley Jackson, describe different theories on
17 boiling an egg perfectly, script a Python application to calculate the radius of a circle, and suggest
18 the perfect itinerary for your Roman holiday, all in the same platform, using the same interface, by
19 a person with no more training than required to ask a question.

20 **RESPONSE:** The allegations in Paragraph 206 are irrelevant to the Breach of Charitable
21 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
22 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
23 ordered to do so by the Court.

24 207. Examples of flagship products in the relevant market are ChatGPT (OpenAI),
25 Copilot (Microsoft), Gemini (Google, and what became of DeepMind), Claude (Anthropic),
26 LLaMA (Meta), Mistral (Mistral AI), Grok (xAI), and Perplexity (Perplexity). These products are
27 sometimes called “chatbots.”
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1 **RESPONSE:** The allegations in Paragraph 207 are irrelevant to the Breach of Charitable
2 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
3 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
4 ordered to do so by the Court.

5 208. The generative AI market exhibits pronounced network effects, i.e., when people
6 use the product, it increases in value, attracting more users, and so on. As developers create
7 specialized applications through a platform-specific application programming interface, the
8 platform becomes more useful, further attracting users. Generative AI platforms also learn from
9 user interactions to further train and refine their systems. More users means better generative AI,
10 which again leads to more users.

11 **RESPONSE:** The allegations in Paragraph 208 are irrelevant to the Breach of Charitable
12 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
13 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
14 ordered to do so by the Court.

15 209. As a consequence, separate and apart from the tremendous expense involved in
16 purchasing, programming, and powering generative AI hardware and training a model using
17 personnel from a very limited talent pool, there are significant barriers to entry by new market
18 participants.

19 **RESPONSE:** The allegations in Paragraph 209 are irrelevant to the Breach of Charitable
20 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
21 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
22 ordered to do so by the Court.

23 210. Because of the non-profit's substantial lead in producing generative AI, the but-for
24 and proximate causes of which are Musk's recruitment, financial, and other contributions, OpenAI
25 is estimated to have reached 100 million monthly active users for ChatGPT just two months after
26 launch, making it the fastest-growing consumer application in history.

27 **RESPONSE:** The allegations in Paragraph 210 are irrelevant to the Breach of Charitable
28 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of

1 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
2 ordered to do so by the Court.

3 211. On information and belief, by November 2023, two million developers were already
4 using OpenAI’s platform, including more than 92% of Fortune 500 companies.

5 **RESPONSE:** The allegations in Paragraph 211 are irrelevant to the Breach of Charitable
6 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
7 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
8 ordered to do so by the Court.

9 212. The result is that, aside from OpenAI and Microsoft, few other generative AI
10 developers are producing much software revenue.

11 **RESPONSE:** The allegations in Paragraph 212 are irrelevant to the Breach of Charitable
12 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
13 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
14 ordered to do so by the Court.

15 213. Even some of the best-known AI developers, such as Anthropic, face questions
16 about their future profit margins, given the costly nature of developing the software.

17 **RESPONSE:** The allegations in Paragraph 213 are irrelevant to the Breach of Charitable
18 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
19 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
20 ordered to do so by the Court.

21 214. In March 2024, Inflection, the well-funded and highly valued generative AI
22 developer that Hoffman had co-founded (and served as a director of while serving on the Boards
23 of both OpenAI and Microsoft), was reported to “g[i]ve up its ambition to compete with OpenAI”
24 and most of its founders and employees moved to Microsoft in an unusually structured deal.³⁰

25
26 ³⁰ Regulators in the U.K. classified Microsoft’s acquisition of Inflection as a merger, despite
27 Microsoft’s efforts to evade such designation by structuring the deal as a mere acquisition of assets
28 and personnel, a tactic similarly deployed by Defendants in the relationships between OpenAI, Inc.,
the For-Profit Entities, and Microsoft. Prior to the merger, Inflection, incorporated February 3,
2022, was in the business of providing generative AI, in particular a chatbot called “Pi,” in direct

1 **RESPONSE:** The allegations in Paragraph 214 are irrelevant to the Breach of Charitable
2 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
3 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
4 ordered to do so by the Court.

5 215. Cohere, founded in 2019 by the legendary Aidan Gomez, who was only twenty years
6 old when he wrote the paper that inspired OpenAI, has struggled to secure funding recently, even
7 without trying to go head-to-head with OpenAI/Microsoft in consumer generative AI.

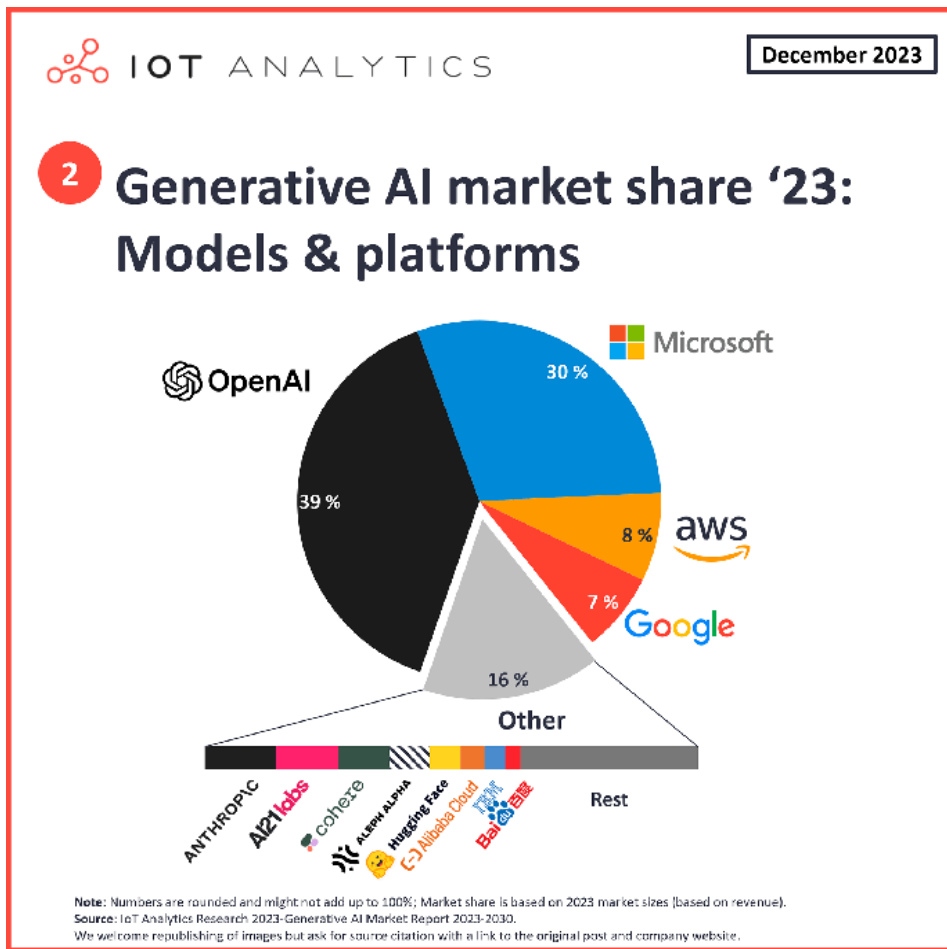
8 **RESPONSE:** The allegations in Paragraph 215 are irrelevant to the Breach of Charitable
9 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
10 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
11 ordered to do so by the Court.

12 216. On information and belief, as of the end of 2023, the last full year for which data is
13 available, OpenAI and Microsoft held approximately 69% of the worldwide market share for
14 generative AI, while the next largest competitor, Amazon Web Services (“AWS”), held only 8%:

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competition with xAI’s Grok, OpenAI’s ChatGPT, and Microsoft’s Copilot.

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RESPONSE: The allegations in Paragraph 216 are irrelevant to the Breach of Charitable Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when ordered to do so by the Court.

217. As of the end of 2023, the last full year for which data is available, Microsoft was reported to hold approximately 24% of the worldwide market for OpenAI’s most important raw material, compute, putting it in second place behind AWS (31%) and ahead of Google (11%). Together, these top three market participants (Microsoft, AWS, and Google) control 66% of the world’s supply of compute.³¹

³¹ Security and other practical considerations largely limit U.S. enterprises that consume compute, such as OpenAI, to U.S. providers, which means in practice, Microsoft, AWS, and Google in fact control much more than 66% of the compute available to OpenAI.

1 **RESPONSE:** The allegations in Paragraph 217 are irrelevant to the Breach of Charitable
2 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
3 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
4 ordered to do so by the Court.

5 218. On information and belief, in 2017, OpenAI spent \$7.9 million on compute. On
6 information and belief, in the twelve months preceding Microsoft’s 2019 investment of \$1 billion
7 in OpenAI, it spent less than \$1 million on all Microsoft products and services combined, including
8 compute, notwithstanding OpenAI’s ever-increasing compute usage, which reportedly doubles
9 every five months.

10 **RESPONSE:** The allegations in Paragraph 218 are irrelevant to the Breach of Charitable
11 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
12 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
13 ordered to do so by the Court.

14 219. In the two-and-a-half years after Microsoft’s 2019 investment, on information and
15 belief OpenAI’s *total* spending on all Microsoft products and services combined was less than
16 \$230,000.

17 **RESPONSE:** The allegations in Paragraph 219 are irrelevant to the Breach of Charitable
18 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
19 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
20 ordered to do so by the Court.

21 220. Generating compute is a hugely expensive undertaking. In addition to buying and
22 maintaining the tens of thousands of computer processors that Microsoft sells and/or rents to
23 customers such as OpenAI, Microsoft must pay highly-skilled personnel to design and operate the
24 data centers housing its processors, as well as incur significant real estate and energy expenses in
25 operating them, sometimes consuming more power than an entire city.

26 **RESPONSE:** The allegations in Paragraph 220 are irrelevant to the Breach of Charitable
27 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
28

1 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
2 ordered to do so by the Court.

3 221. It is apparent from OpenAI's incredibly small expenditures on this valuable
4 commodity that Microsoft is charging OpenAI far less than it costs to produce it, and in any event,
5 vastly less than Microsoft charges other, similarly situated buyers. Selling compute through
6 Microsoft's Azure platform generated \$62 billion in revenues as of the close of its June 2024 fiscal
7 year, and OpenAI is one of Azure's largest users.

8 **RESPONSE:** The allegations in Paragraph 221 are irrelevant to the Breach of Charitable
9 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
10 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
11 ordered to do so by the Court.

12 222. Creating generative AI is a hugely expensive undertaking. In addition to extremely
13 expensive scientific personnel, drawn from a very limited pool, lawful generative AI incurs
14 significant costs in licensing material for training models, as well as to complete the training itself.
15 OpenAI is projected to spend \$8.5 billion on just personnel and generative AI training this year
16 alone. Yet OpenAI charges Microsoft and the public considerably less for its generative AI
17 products than they cost to produce. The economics are obvious from the fact OpenAI is on track
18 to lose \$5 billion this year and losses are expected to soar to \$14 billion per year by 2026.

19 **RESPONSE:** The allegations in Paragraph 222 are irrelevant to the Breach of Charitable
20 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
21 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
22 ordered to do so by the Court.

23 223. Microsoft also charges the public considerably less for its generative AI than it costs
24 to produce.

25 **RESPONSE:** The allegations in Paragraph 223 are irrelevant to the Breach of Charitable
26 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
27 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
28 ordered to do so by the Court.

1 224. OpenAI charges \$20 per month for its “ChatGPT Plus” plan. When Microsoft
2 launched its “Copilot Pro” plan less than a year later, it also charged \$20 per month for almost
3 mirror-image benefits. Little wonder, then, that when Google launched its subscription product,
4 Gemini Advanced, the month after Microsoft, it had to charge \$19.99 per month. There is no reason
5 to believe prices should have synchronized so quickly despite wildly different cost structures for
6 putatively different products.

7 **RESPONSE:** The allegations in Paragraph 224 are irrelevant to the Breach of Charitable
8 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
9 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
10 ordered to do so by the Court.

11 225. With U.S. and European antitrust regulators drawing nearer, Microsoft’s Form 10-K
12 for the fiscal year ending June 30, 2024 listed OpenAI as a “competitor” for the very first time.
13 Although Microsoft is spending billions investing in other AI companies, the same filing lists only
14 a single “strategic partner”: OpenAI.

15 **RESPONSE:** The allegations in Paragraph 225 are irrelevant to the Breach of Charitable
16 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
17 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
18 ordered to do so by the Court.

19 226. xAI’s Grok competes directly with OpenAI’s ChatGPT and Microsoft’s Copilot in
20 the generative AI market. xAI also competes directly with OpenAI to acquire compute from
21 suppliers such as Microsoft, and xAI and OpenAI compete directly for the same investors.

22 **RESPONSE:** The allegations in Paragraph 226 are irrelevant to the Breach of Charitable
23 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
24 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
25 ordered to do so by the Court.

26 227. xAI has been harmed by, without limitation: investors declining to invest in xAI
27 because of the exclusivity agreement Defendants extracted during OpenAI’s most recent funding
28 round; an inability to license OpenAI technology given Microsoft’s exclusive license thereto; an

1 inability to obtain compute from Microsoft on terms anywhere near as favorable as OpenAI
2 receives, requiring xAI to invest tremendous sums to develop its own infrastructure to produce
3 compute; difficulty recruiting scientists and other technically skilled employees, whom Defendants
4 have locked down to prevent competitive hiring; and the exclusive exchange between OpenAI and
5 Microsoft of competitively sensitive information, such as customer lists, pricing data, and research,
6 resulting in an unlawful competitive advantage.

7 **RESPONSE:** The allegations in Paragraph 227 are irrelevant to the Breach of Charitable
8 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
9 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
10 ordered to do so by the Court.

11 **COMMON STANDING ALLEGATIONS**

12 228. Defendants have no meaningful relationship with Delaware, whose laws apply only
13 insofar as they concern the legality of OpenAI, Inc.’s Certificate of Incorporation and/or Bylaws.

14 **RESPONSE:** Denied.

15 229. In all other respects, California law governs. Indeed, under the Attorney General of
16 California’s interpretation of Cal. Corp. Code § 6910 as evidenced in practice, foreign non-profit
17 corporations doing business in California, like OpenAI, Inc., are subject to California law.

18 **RESPONSE:** Paragraph 229 sets forth legal conclusions to which no response is required.

19 230. Though OpenAI, Inc.’s Certificate of Incorporation states, contrary to Delaware law
20 applicable to charities, “[t]he corporation shall not have any members,” Ex. 21 at 5, its Bylaws
21 expressly provide for membership and do not provide another means for electing directors or
22 otherwise exercising ultimate control over the corporation. Ex. 21 at 8-10.

23 **RESPONSE:** Paragraph 230 purports to quote from and characterize OpenAI, Inc.’s
24 Certificate of Incorporation, attached as Exhibit 21 to the First Amended Complaint, to which the
25 OpenAI Defendants respectfully refer the Court for its complete and accurate contents. The
26 OpenAI Defendants otherwise deny the allegations in Paragraph 230.

27 231. By virtue of Article II, § 1 of OpenAI, Inc.’s Bylaws, Musk was a member of
28 OpenAI, Inc. from its founding until his resignation on February 21, 2018.

1 **RESPONSE:** Admitted.

2 232. By virtue of Article II, § 1 of OpenAI, Inc.’s Bylaws, Zilis was a member of OpenAI,
3 Inc. from March 11, 2019, until her resignation on March 23, 2023.

4 **RESPONSE:** The OpenAI Defendants admit that Zilis served as a member of OpenAI’s
5 board of directors, and otherwise deny the allegations in Paragraph 232.

6 233. Article III, § 1 of OpenAI, Inc.’s Bylaws expressly grants the persons defined to be
7 members, such as Musk and Zilis, “the right to vote”: “for the election of a director or directors”;
8 “on a disposition of all or substantially all of the assets of [the] corporation”; “on a merger or on a
9 dissolution”; and “on changes to the articles or bylaws.” *Id.* § 1(a), (c)-(f).

10 **RESPONSE:** Paragraph 233 purports to quote from and characterize OpenAI, Inc.’s
11 bylaws, to which the OpenAI Defendants respectfully refer the Court for their complete and
12 accurate contents. The OpenAI Defendants otherwise deny the allegations in Paragraph 233.

13 234. Musk and Zilis were thus not only members of OpenAI, Inc. pursuant to the express
14 language designating directors as members in the Bylaws, but also by virtue of their powers recited
15 therein.

16 **RESPONSE:** Admitted.

17 235. Musk and Zilis were therefore members at the time of the transactions, in whole or
18 in part, of which they complain. They are no longer members for reasons related to their attempts
19 to address the harms to OpenAI, Inc., including without limitation, those alleged herein.

20 **RESPONSE:** Denied.

21 236. Adverse domination of OpenAI, Inc.’s Board during all periods except that from
22 July 13, 2023 (upon the resignation of Hurd), through November 21, 2023 (upon Altman’s return),
23 as detailed in paragraphs 161-72, *supra*, excuses Musk and Zilis from attempting to secure remedial
24 action from the Board.

25 **RESPONSE:** Denied.

26 237. As the settlor of a charitable trust and/or by virtue of the Contract detailed in
27 paragraph 251, *infra*, Musk has standing to enforce compliance with the conditions of his donations.

28 **RESPONSE:** Denied.

1 238. As a co-founder, early director, and critical donor, among other roles, Musk has a
2 special interest in OpenAI’s operation.

3 **RESPONSE:** Denied.

4 239. As an early strategic advisor and early director, among other roles, Zilis has a special
5 interest in OpenAI’s operation.

6 **RESPONSE:** Denied.

7 240. Musk and Zilis have delivered to OpenAI, Inc. and its Board a true copy of the
8 FAC by providing it to counsel for OpenAI, Inc., prior to this filing.

9 **RESPONSE:** The OpenAI Defendants admit that approximately two hours before filing
10 the First Amended Complaint, counsel for Musk and Zilis emailed a copy of the complaint to
11 litigation counsel for the OpenAI Defendants. The OpenAI Defendants otherwise deny the
12 allegations in Paragraph 240.

13 **COMMON OPERATIONS ALLEGATIONS**

14 241. Except as otherwise specified herein, OpenAI, Inc. and the For-Profit Entities
15 operate together as a unitary enterprise, the primary purpose of which is now for-profit. OpenAI,
16 Altman, Brockman, and Microsoft have become alter egos of one another. Defendants’ corporate
17 veils should be pierced and their separate forms should now be disregarded because on information
18 and belief, a single shareholder controls other entities (e.g., OpenAI, Inc. controls OpenAI OpCo,
19 LLC, OpenAI GP, L.L.C., OpenAI, L.L.C., etc.) and because Defendants, some of which are
20 undercapitalized, have commingled funds and/or assets (e.g., the intellectual property OpenAI, Inc.
21 transferred to the For-Profit Entities), failed to respect corporate formalities, and have and continue
22 to use the For-Profit Entities as shells to conduct illegal activities and/or to conceal or misrepresent
23 the identity of their responsible ownership and respective business activities. Failing to ignore
24 Defendants’ corporate forms would produce an inequitable result.

25 **RESPONSE:** The allegations in Paragraph 241 are irrelevant to the Breach of Charitable
26 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
27 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
28 ordered to do so by the Court.

1 **RESPONSE:** The allegations in Paragraph 245 are irrelevant to the Breach of Charitable
2 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
3 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
4 ordered to do so by the Court.

5 246. As a direct and intended result of Defendants’ conduct, Musk and xAI have been
6 injured by, without limitation, higher prices for compute, lower prices for their generative AI
7 products, fewer opportunities to compete in selling their generative AI goods, reduced ability to
8 attract and retain the highly skilled personnel critical to success in this market, and reduced access
9 to capital markets, all leading to reduced choices among consumers.

10 **RESPONSE:** The allegations in Paragraph 246 are irrelevant to the Breach of Charitable
11 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
12 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
13 ordered to do so by the Court.

14 247. Although each of Defendants’ acts is anticompetitive in its own right, the
15 interrelated and interdependent actions giving rise to the claims in this FAC have had a cumulative
16 and synergistic effect that has harmed Musk and xAI, competition, the competitive process, and
17 consumers.

18 **RESPONSE:** The allegations in Paragraph 247 are irrelevant to the Breach of Charitable
19 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
20 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
21 ordered to do so by the Court.

22 248. The cumulative actions of Defendants are either per se illegal, or their obvious and
23 likely anticompetitive effects require only a “quick look” rule-of-reason inquiry.

24 **RESPONSE:** The allegations in Paragraph 248 are irrelevant to the Breach of Charitable
25 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
26 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
27 ordered to do so by the Court.

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1 249. Defendants' exclusionary acts lack a pro-competitive justification sufficient to
2 offset the significant harms caused by their anticompetitive and unlawful conduct.

3 **RESPONSE:** The allegations in Paragraph 249 are irrelevant to the Breach of Charitable
4 Trust claim (Count XX) and relate only to claims in this action that were stayed at the direction of
5 the Court on April 4, 2025. The OpenAI Defendants will answer these allegations if and when
6 ordered to do so by the Court.

7 **COUNT XX: BREACH OF CHARITABLE TRUST**

8 **(Musk Against Altman, Brockman, and OpenAI, Inc.)**

9 416. Plaintiff Musk re-alleges and incorporates by reference paragraphs 1 through 415
10 inclusive, as though fully set forth herein.

11 **RESPONSE:** The OpenAI Defendants repeat and incorporate by reference their
12 responses to the foregoing allegations in the First Amended Complaint.

13 417. Musk's contributions to OpenAI, Inc., as solicited by Altman and Brockman,
14 created a charitable trust.

15 **RESPONSE:** Denied.

16 418. Under Cal. Bus. & Prof. Code § 17510.8 and California common law as
17 supplemented by the California Probate Code, Altman, Brockman, and OpenAI, Inc. owed Musk a
18 fiduciary duty with respect to his donations, which he provided in a manner manifesting an intention
19 to create that relationship, such that Altman, Brockman and OpenAI, Inc. owed Musk a duty to use
20 his donations for the benefit of the charity, and subject to the conditions they agreed to.

21 **RESPONSE:** Denied.

22 419. In light of Musk's status as settlor of a trust in favor of OpenAI, Inc., and his special
23 interest in OpenAI, Inc., Musk has standing to bring claims for violating the terms of his donations,
24 whether under California common law as supplemented by its Probate Code or Cal. Corp. Code §
25 5142(a).

26 **RESPONSE:** Denied.

27 420. Defendants have breached the terms of Musk's donations, and therefore the trust,
28 by, without limitation:

- 1 a. All acts and/or omissions identified in paragraph 254(a)-(l), *supra*; and/or
- 2 b. The violations of all laws identified in paragraph 387(a)-(i), *supra*, the
- 3 observation of which is an implicit condition of any trust.

4 **RESPONSE:** Denied. The OpenAI Defendants further deny the allegations in Paragraph
5 254(a)-(l) and Paragraph 387(a)-(i).

6 421. The Attorney General of California has been notified by Musk of his intent to file
7 this FAC.

8 **RESPONSE:** The OpenAI Defendants lack knowledge or information sufficient to form
9 a belief as to the truth of the allegations in Paragraph 421 and deny them on that basis.

10 422. The charitable trust and Musk have been directly and proximately injured by
11 Defendants' conduct, acts, and/or omissions in violation of Cal. Corp. Code § 5142 and California
12 common law as supplemented by its Probate Code, for which Defendants are jointly and severally
13 liable.

14 **RESPONSE:** Denied.

15 423. Defendants have been and will continue to be unjustly enriched, in an amount to be
16 adjudicated and determined at trial, and for which restitution and nonrestitutionary disgorgement
17 are appropriate. The primary remedy is correction, via the imposition of a constructive trust over
18 Defendants and their ill-gotten gains, as well as the voiding of all contracts with any Defendant(s)
19 that are contrary to the non-profit's charitable purposes.

20 **RESPONSE:** Denied.

21 424. Defendants' wrongful conduct, acts, and omissions have caused and will continue
22 to cause Musk irreparable harm if allowed to continue without restraint, and as to which Musk has
23 no adequate remedy at law.

24 **RESPONSE:** Denied.

25 425. Musk therefore seeks a judgment against Defendants for compensatory damages, an
26 accounting, the imposition of a constructive trust, preliminary and permanent injunctive relief,
27 prejudgment interest, an award of costs, and fees.

28

1 Count XX (Breach of Charitable Trust) fails because no charitable trust has been formed
2 under California law.

3 **EIGHTH DEFENSE: EQUITABLE ESTOPPEL**

4 Plaintiffs are equitably estopped from pursuing their claims.

5 **NINTH DEFENSE: WAIVER**

6 Plaintiffs' claims are barred, in whole or in part, by the doctrine of waiver.

7 **TENTH DEFENSE: ACQUIESCENCE**

8 Plaintiffs' claims are barred, in whole or in part, under the doctrine of acquiescence because
9 Plaintiffs, with knowledge of relevant facts, affirmatively consented to or failed to object to the
10 conduct complained of in the FAC.

11 **ELEVENTH DEFENSE: NO DAMAGES**

12 Plaintiffs' claims are barred, in whole or in part, because Plaintiffs have not suffered any
13 injury, loss, or damages from the conduct challenged in the First Amended Complaint.

14 **TWELFTH DEFENSE: NO INJUNCTIVE RELIEF**

15 Musk is not entitled to injunctive relief for Count XX (Breach of Charitable Trust).

16 **RESERVATION OF DEFENSES**

17 The OpenAI Defendants will answer any additional claims that survive a motion to dismiss
18 at a time ordered by the Court, and expressly reserve the right to assert additional defenses,
19 including as to any additional claims, at that time. In asserting these defenses, the OpenAI
20 Defendants do not assume the burden of proof with respect to any issue as to which applicable law
21 places the burden of proof on Plaintiffs. Additional facts may be revealed by future discovery that
22 support additional defenses presently available to, but unknown to, the OpenAI Defendants. The
23 OpenAI Defendants therefore reserve the right to assert additional defenses, cross-claims, and third-
24 party claims, not asserted herein of which they may become aware through discovery or other
25 investigation as may be appropriate.

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DEMAND FOR JURY TRIAL

Counterclaim Plaintiffs hereby demand a trial by jury for all issues triable to a jury under Rule 38(b) of the Federal Rules of Civil Procedure.

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DATED: April 9, 2025

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