UK Finance: Tech and telco warnings research

Strand report



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01. Executive summary



Context and objectives

- Following a **comprehensive review of counter-fraud** campaigns and interventions for the National Crime Agency (NCA), in 2022, we conducted a gap analysis and strategic review for the Lending Standards Board (LSB) to better understand how to address authorised push payment (APP) scams through effective warnings.
- A number of gaps emerged from this review, including **exploring the opportunities and challenges for the tech and telco sectors in playing a role in actively combatting scams.**
- In order to address these gaps, we have conducted a multi-strand research programme exploring effective warnings from a consumer perspective.
- We then conducted research into different consumer 'personas' to create guidance to **tailor warnings for particular segments of consumers**.
- In this strand, we have built upon the consumer research from the financial sector, incorporating what this means for the technology and telecommunications sectors which play a major role in the fraud chain.

Consumer Personas Research Research

Tech & Telco Research



We took an iterative approach to understanding the role for tech and telco sectors in protecting consumers from fraud



- To explore the current landscape of the tech and telco sectors response to fraud (especially when occurring in the payment journey) to provide a rounded evidence base.
- To explore opportunities and challenges for the tech and telco sectors to work to prevent fraud 2 and in the design and implementation of effective warnings.
 - To identify actionable next steps for the sectors in protecting consumers from fraud and creating effective customer warning journeys.



3

Key findings for tech and telco sector warning development

The scale of fraud in the tech and telco sectors is significant

However, the sector is felt to have been slow to take action on the issue. While telco has a greater history of engagement, incentives to act are low and there is a lack of coordination within each sector.

Pressure for the sector to take responsibility for consumer safety from fraud is mounting

Understanding these opportunities will support greater action

The guidance for the financial sector should be adapted to apply to the T&T sectors

Some aspects of the guidance will be more challenging to implement, even if they apply An increase in legislation, such as the Telco Fraud Sector Charter and Online Fraud Charter, have signaled movement towards taking greater responsibility and points to opportunities for action.

This is a need to really understand when and how consumers can be better protected along tech and telco journeys. We have mapped out user journeys across the sectors to show where opportunities for effective warnings are and what challenges the sectors may face in implementing this.

This guidance is backed by evidence, but needs to be adapted to take into account sector sensitivities and starting point. The guidance points to universal steps, including introducing positive friction through a clear CTA, provision of tailored advice and stating why a risk has been identified.

Sector sensitivities means that T&T will be especially reluctant to implement warnings that appear accusatory, identify individual consequences or implement pauses in the journey. Instead, focusing on getting the basics right will lead to a more productive start.

Adapted guidelines to support the tech & telco sectors to deliver effective fraud warnings

Status	Guideline	Summary	
Retain guideline	Provide a clear CTA	There are opportunities for the sectors to advise consumers on practical steps to take to ensure the legitimacy of their journey (e.g. safer ways to pay, suspicious requests to look out for).	
	Tailor the warning	Tailoring the warning shared with consumers will increase relevance and grab attention regardless of which sector or transaction is generating the warning.	
	Explain why a risk is being identified	Providing contextual information when warnings are triggered helps consumers to understand the presence of positive friction in their journeys and grab attention.	
Retain guideline with considerations	Visually grab attention	Breaking from the brand's usual look, feel and tone makes warnings stand out. This is enough to grab attention, without using alarmist visuals, that the sectors are likely to be wary of using at this stage.	
	Be firm and clear	Clarity and use of simple English is recommended. Firmness of tone will indicate that the sectors are taking protecting consumers seriously and this should be positioned as positive reputationally. However, they are also likely to be sensitive to being firm in borderline cases.	
	Humanise the experience	Sharing personal experiences of scams shows they can happen to anyone. However, space limitations will be a challenge for both sectors, with this guidance likely to be more appropriate for warnings included in broader communications and consumer education.	
	Refresh warnings regularly	Refreshing warnings regularly prevents them from becoming `wallpaper'. However, the focus for these sectors should be on getting the basics right first.	
To consider in the future	Create a pause	A low-friction user experience is key to value propositions, particularly for the tech sector. As such, the sectors are likely to resist implementing a pause. Focusing on providing a clear CTA and encouraging consumers to think and pause of their own volition is likely to be more effective.	
	Demonstrate individual consequence	As the tech and telco sectors are not typically involved in reimbursement, there is less incentive to emphasise individual consequence than in the finance sector. However, focusing on loss aversion (rather than personal loss) may be a route in.	

Looking to the future

There are examples of best practice in effective warnings throughout the tech and telco sectors, as shown in the user journeys.

However, implementation of warnings is inconsistent and levels of engagement among the sector are mixed.

The evidence has shown that principles that work for the finance sector can be adapted and applied to the tech and telco sectors.

The guidelines provided in this deck give UK Finance an evidence base in which to ground future conversations with the tech and telco sectors. These conversations can help to understand the sectors' plans and any opportunities for future collaboration.

UK Finance will have a strong role to play in continuing conversations and collaboration between the finance and tech and telco sectors to ensure learnings are shared.



02. Tech and telco's position in the fraud landscape



The scale of fraud in the UK cannot be understated

Fraud is the most common type of crime experienced in the UK.

An estimated 3 million UK consumers lost a combined estimated £1.9bn to financial fraud in 2022¹.



Yet scams are widely underreported.

Fewer than a third report the crime to the authorities, and this figure is estimated to be lower still for some types of scams². Almost 3/4 of adults in the UK have been targeted by scams.

And, over a third have lost money to them³.



Fraud cases grew by 25% between March 2020 & 2022⁴

Some types of fraud have returned to pre-pandemic levels, but others remain high and are predicted to grow further still... We are seeing increasing levels of investment aimed at tackling this fraud, notably by the banking and financial services sector. But where do the tech and telco sectors fit into this effort?

¹ Home Office Fraud Strategy, 2023
 ² National Trading Standards, 2023
 ³ Office for National Statistics, 2022
 ⁴ House of Lords Digital Fraud Committee, 2022



A large and growing proportion of fraud cases involve the tech and telco sectors

Tech

The continued growth in the sector has brought new and more global opportunities for fraudsters.

By 2022, around three quarters of online fraud cases had their beginnings on social media platforms¹. Cases almost doubled on Facebook Marketplace in just one year.

This pattern is forecast to continue with new technologies emerging².

87% of users have encountered content online which they believe to be a scam or fraud³.

¹ UK Finance, 2022
² Consumers International, 2019, Smailli, 2022
³ Yonder Consulting, 2023
⁴ Ofcom, 2022
⁵ Which? Press Office, 2021

Telco

The fraud threat involving telco is ever-evolving.

Voice phishing, or *vishing*, is not new, but VoIP-enabled number spoofing* is on the rise - and adds an extra layer of complexity faced by consumers⁴.

Cases of SMS-based 'smishing' attacks have risen steadily in recent years⁵.

18% of fraud cases start via telco, and these account for 44% of all losses¹.

*Number spoofing is the process of changing the Caller ID to any number other than the actual calling number. Voice over Internet Protocol is a technology that allows voice calls to be made using a broadband Internet connection instead of a standard phone line. Criminals can customise the caller ID display name when setting up an account, allowing them them to easily impersonate someone else.



Sectors have historically been slow to assume responsibility, to varying degrees

Tech

Tech platforms have been positioned as passive actors, not responsible for user activity¹ - and have been regulated as such.

Anti-fraud resourcing has not been a priority; platforms feel their responsibility is to shareholders¹. This has left users largely responsible for scam detection.

Efforts to encourage 'polluter pays'-based contributions* to victim reimbursement have been resisted^{2.}

Telco

The telco sector has a greater history of engagement on fraud.

Vodafone and others were working on early fraud detection back in the 1990s, during a time when the UK uptake of mobile phones was accelerating³.

However, there has since been a general lack of incentive and obligation to take the lead in an increasingly complex fraud landscape. Measures have often been reported as uncoordinated or piecemeal⁴.

¹ Napoli and Caplan, 2017
 ² Barrett, C., 2023
 ³ P Burge, 1997

⁴ Ofcom, 2022 ⁵ House of Lords Digital Fraud Committee, 2022 *A polluter pays based contribution system would see companies paying into a communal fund to support the financial sector to reimburse scam victims.



As expectation on sectors grows, steps have been taken in a positive direction

Tech

Recent examples*

- **TikTok** banning content with links to external, potentially fraudulent, websites¹.
- **Meta** implementing `warning screens' over content that might be misleading².
- **eBay** has brought advanced marketplace compliance technology in-house, purchasing AI fraud detection company 3PM Shield³.

Telco

Recent examples*

- **EE** implementing a 'Spam Shield' SMS blocking system, which has reportedly reduced the number of reported spam and scam messages on the network by over 90%¹.
- Members of the Communications Crime Strategy Group** contributing to the formation of the sector charter on fraud in 2022. This tackles key issues, such as scam calls, subscription fraud and SIM swap fraud⁴.

Both

- Members of techUK working with the Home Office's Joint Fraud Taskforce⁵ and backing the 2023 'Take Five - to Stop Fraud' national campaign.
- Provision of educational resources and signposting to victim support services.

¹ House of Lords Digital Fraud Committee, 2022
² Meta, 2023
³ eBay, 2023
⁴ Ofcom, 2022
⁵ techUK, 2023

*See the 'User journeys' section of this report for further detail of measures in place. **Members include BT, EE, Sky Mobile, Tesco Mobile, Three, Virgin Media, O2 and Thinks Vodafone

Both sectors have faced deterrents and challenges in stepping up their efforts

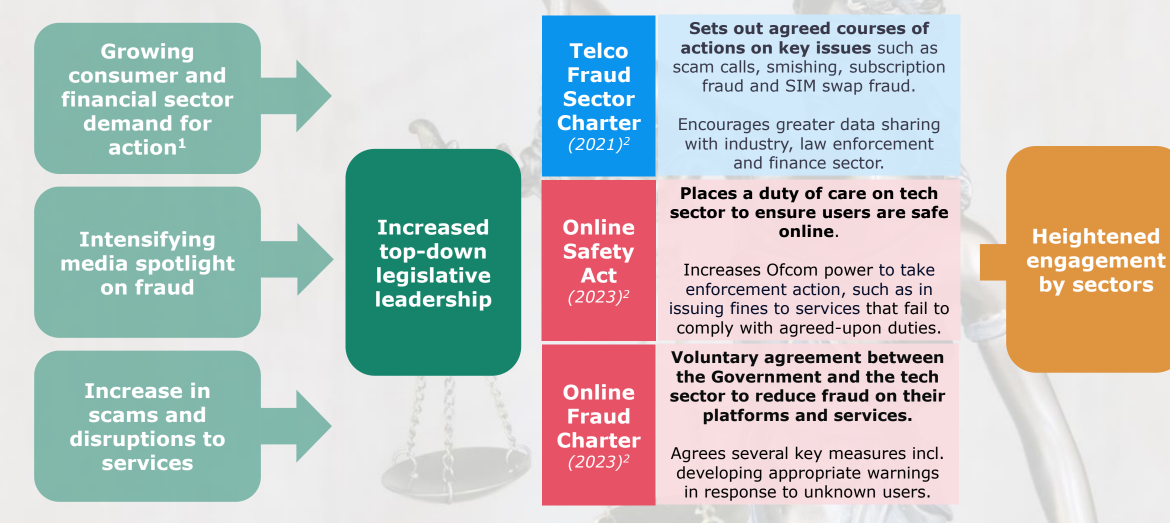
Reputational	Structural	Financial	Legal 🏦
 A fear of blocking legitimate businesses and risking false positives. There is a hesitancy to be seen as heavy- handed with users. A 'network effect'* can prevent platforms being held to account¹. 	 A lack of standardised data sharing between platforms and sectors. A lack of information obtained at sign-up to help identify criminals - often just an email address is required. Authorised fraud is more complex to detect². 	 Bottom-up human moderation is 	 A lack of regulatory leadership to facilitate collaboration and assuage user data privacy concerns³. The fraudulent act often happens off the platform or service⁴. The international nature of fraud makes this challenging to regulate.

¹ Hermann, 2021; Riefa, 2019 ² Sneade, P., 2022 ³ Ofcom ACE, 2023 ⁴ House of Lords Digital Fraud Committee, 2022

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*A 'network effect' is the idea that when more people use a product or service, its value increases. Among social media organisations in particular, users want to use the platforms their peers use. As a result, these organisations are not subject to the usual market forces that apply regarding levels of customer service.

Recent regulatory change signals an opportunity for cross-sector collaboration





03. Guidelines for developing warnings



From consumer research, we have identified nine guidelines for effective warnings that apply to the finance industry



VISUALLY GRAB

When designing an online warning, make this visually attention-grabbing, using colours and symbols consumers are used to associating with a warning.



BE FIRM AND CLEAR

Use Plain English and short sentences e.g. "Payment flagged as high risk - it is likely this is a scam. You could lose your money".



CREATE A PAUSE Asking very specific questions can introduce positive friction. Forcing a pause may also be appropriate in some cases, for example, putting a payment on hold.



DEMONSTRATE INDIVIDUAL CONSEQUENCE Tell consumers they may lose their money if they ignore the warning.



TAILOR THE WARNINGS

Tailor to the scam or purchase type and anything known about the consumer to engage consumers and make them listen.



HUMANISE THE EXPERIENCE

Share comparable examples. Empathy is critical in warnings, so that warnings resonate and allow consumers to admit if there is an issue.



REFRESH WARNINGS REGULARLY

Warnings need to be refreshed regularly to avoid becoming 'wallpaper' - use these guidelines to support the iteration of warnings.



EXPLAIN WHY A RISK HAS BEEN IDENTIFIED

For consumers with less trust, digital or financial confidence, as well as those with lower comprehension, explaining why a scam is thought to be occurring can provide an important pause.



PROVIDE AN ACTIONABLE CTA

Consumers move through routine payment journeys quickly. Providing a specific action they can take to confirm the legitimacy of the payment can help.



This guidance can be adapted for the tech & telco sectors, reflecting the different opportunities and challenges

The finance sector is further along in their journey of developing warnings than the tech and telco sectors.

Direct comparisons between the sectors are unlikely to improve stakeholder relations. Rather, recommendations must be made sensitively to maximise buy-in. The opportunities and challenges for these sectors are different.

These need to be reflected in any guidance developed on designing and implementing warnings for the tech and telco sectors. As a result, we have re-visited the guidance on developing warnings in the finance sector and adapted it to be appropriate for the tech and telco sectors, recognising the unique challenges and opportunities that emerged from our desk research.



To reflect this context, we have adapted the guidelines for the tech & telco sectors

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	Demonstrate individual consequence	As the tech and telco sectors are not typically involved in reimbursement, there is less incentive to emphasise individual consequence than in the finance sector. However, focusing on loss aversion (rather than personal loss) may be a route in.	

The following guidance provides a good starting point for the tech and telco sectors

Retain guideline	Provide a Clear CTA	Tailor the warning	Explain why a CAA risk is being identified
Why is this guidance important?	Informing consumers of actionable steps to ensure legitimacy of their journey supports the building o f protective habits .	Targeting particular fraud types that are relevant to the user journey helps warnings to stand out and feel memorable.	As consumers may not be used to seeing warnings across these journeys, explaining why a risk is identified is important for engagement .
What are the challenges to implement this?	Organisations may initially resist anything that is felt to disrupt the user journey.	Organisations may be cautious of making consumers nervous by highlighting potential fraud in their journey.	Organisations will likely feel cautious of identifying a potential risk, in the event that it is a legitimate service user.
What is our recommendation?	Retain guideline. This introduces positive friction and relies on the user to 'pause' their journey rather than disrupting it from a service end.	Retain guideline. Where warnings are present, they should be tailored to the user journey to increase consumer relevance.	Retain guideline. This complements the provision of a clear CTA in introducing positive friction and providing a rationale to consumers as to why the warning is present.



Factoring in sector sensitivities on brand and tone supports the following adapted guidance

Retain with considerations	Visually grab attention	Be firm and clear
Why is this guidance important?	Breaking away from brand look and feel makes warnings stand out, avoiding becoming 'wallpaper'.	Clarity and simple English remains essential for effective anti-fraud warnings, regardless of the sector.
What are the challenges to implement this?	Organisations may resist using visual cues for 'danger' or that we may typically associate with a warning.	The sectors are cautious about overly firm warnings and appearing accusatory in borderline cases.
What is our recommendation?	Retain with considerations.Retain with considerations.Breaking from brand look and feel, rather than using visual 'danger' cues, is a good starting point.Clarity is important and firmness in will indicate that consumer protect being taken seriously. However, to should be balanced with sensitivity avoid sounding accusatory.	



Getting the basics right will be important before pursuing the following guidance

Retain with considerations	Humanise the experience	Refresh warnings regularly	
Why is this guidance important?	Sharing relatable personal accounts helps warnings sink in and dispels 'victim' stereotypes.	Over time, consumers will get used to the language, tone, look and feel of warnings. Regular updates can stop warnings from becoming 'wallpaper'.	
What are the challenges to implement this?	Limited space and worries around 'scare stories' frightening users may prohibit their use along journeys. Before regularly refreshing warni getting the basics down first is priority.		
What is our recommendation?	Retain with considerations. This guideline is more suitable for sector communications and warnings outside of user journeys (e.g. help pages and emails).	Retain with considerations. Identifying opportunities for warnings along user journeys and implementing these is an important first step. Refreshes of warnings can be considered once this is in place.	



Insight & Strateg

This guidance is unlikely to be applicable at present, but may be relevant in the future

<i>To consider in the future</i>	Create a pause	Demonstrate individual consequence	
Why is this guidance important?	Forcing a pause gives consumers a moment to 'cool off' and reflect on any warnings or new information.	Warnings that indicate you may lose your money if you ignore the advice are attention grabbing and make consumers stop and think.	
What are the challenges to implement this?	 Minimising friction is an important part of user proposition across the T&T sectors. The telco sector are also likely to face technical challenges in implementing a pause in how consumers communicate using their services. 	The T&T sectors are not typically involved in reimbursement of consumers . The sectors will be wary of language that appears to blame users for actions taken using their services.	
What is our recommendation?	To consider in the future. While this is unlikely to be appropriate guidance at present, there may be a role for this in the future (for example, implementing a pause when following a dodgy link).	To consider in the future. This guidance can be revisited should legislation on reimbursement change in the future. In the meantime, focusing on loss aversion (rather than personal loss) may be a route in.	

04. User journeys



We have created a range of user journeys exploring warnings in tech and telco

We created user journey maps through:



Simulating a range of user journeys and actions on platforms (seeking out riskier content types)



Supplementary desk research on where warnings have and haven't been reported These journey maps cover four categories:

E-commerce Top risks: Purchase scams, payment in advance scams Social media Top risks: Varied (inc.

Top risks: Varied (inc. investment fraud, romance scams, phishing)

Dating apps op risks: Romance scams **Telco** Top risks: Impersonation raud, payment in advance fraud

While evidenced by numerous simulated journeys (including seeking out suspicious actors and content), the user journey mapping process cannot replicate every situation, and as services do not publish their processes for triggering warnings and guidance, certain contextual triggers may not be shown.



The user journeys shed light on existing best practice and gaps and how this can be built on

Understanding users' experiences of using the tech & telco sectors' services shows us:

Where, if at all, warnings are present in current user journeys.

2. Where opportunities are to implement warnings across user journeys.

We have mapped out a wide range of user journeys across both the tech and telco sectors. Across this, there are examples of sector best practice. However, these are often applied inconsistently.

Where relevant, we have also highlighted where existing warnings can be improved or new warnings would be valuable based on the literature and the consumer research.

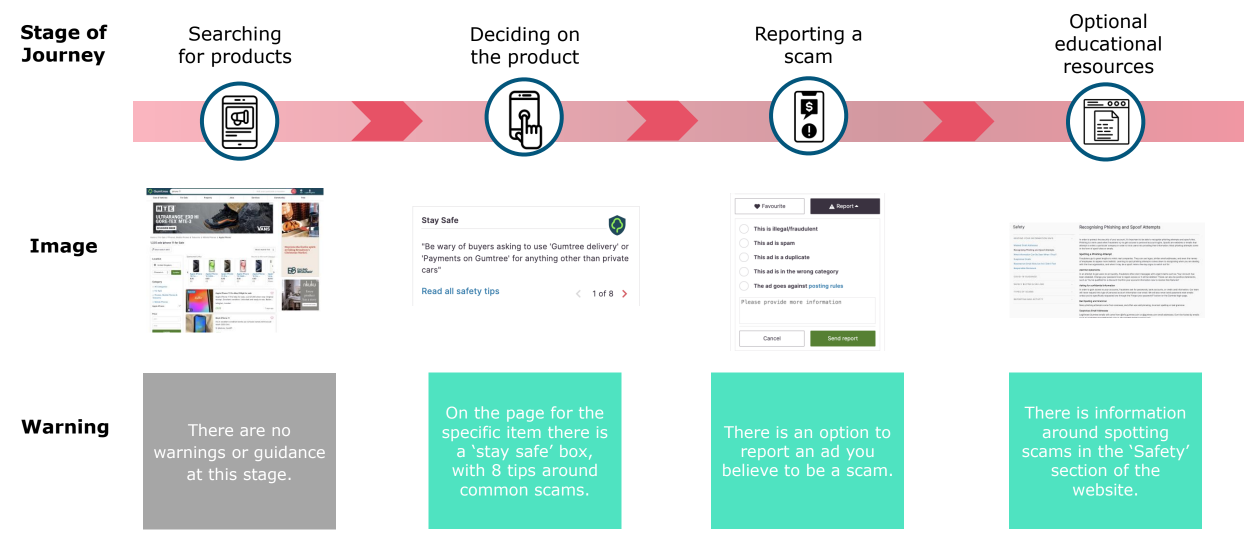


In order to disrupt purchase scams, warnings present in e-commerce should visually draw attention to actionable steps to safer usage

Challenge	Key guideline	Considerations
In e-commerce, fast , convenient user journeys are a core to the value proposition – contributing to a positive user experience and boosting sales.	VISUALLY GRAB ATTENTIONQuick, uninterrupted user journeys are non-negotiable – this makes attention-grabbing visuals even more important to help draw attention when friction can't be introduced.	Breaking from brand look and feel will help draw attention, without necessarily using visuals and colours that cue 'danger'.
Platforms will be resistant to warnings that will scare customers , which may drive them away or lead transactions to be abandoned.	PROVIDE A CLEAR CTA PROVIDE A CLEAR CTA Providing clear CTAs, such as safe ways to pay or how to check legitimacy of a seller, allows platforms to reinforce desired behaviours without scaring customers .	A clear CTA will introduce positive friction, causing a consumer to stop and think , without disrupting their journey.



Gumtree displays warnings with CTAs on how to 'stay safe' from purchase scams





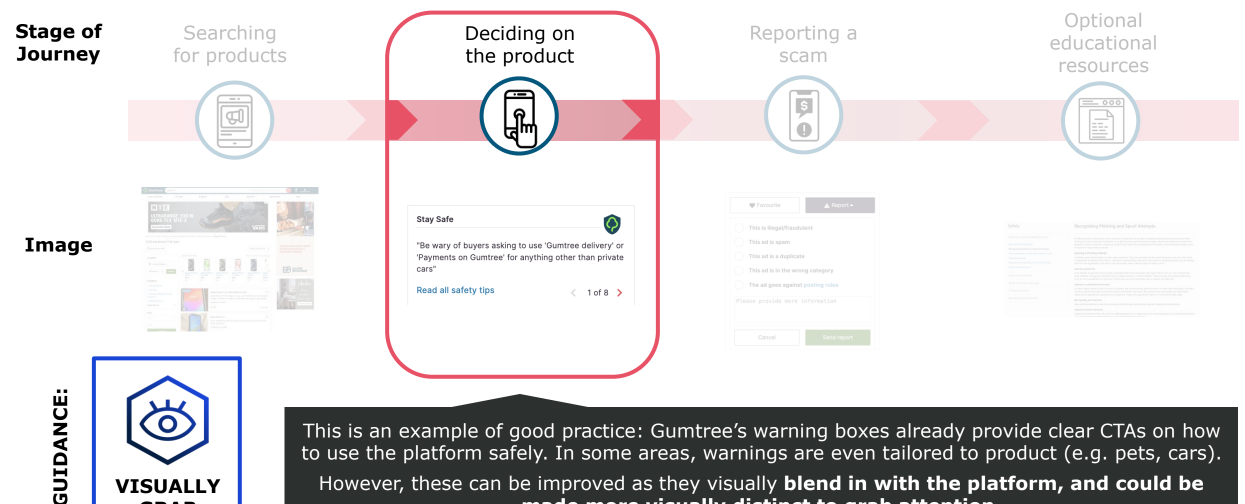


E-commerce

VISUALLY

GRAB ATTENTION

This is an example of good practice – but, these could be made more visually striking

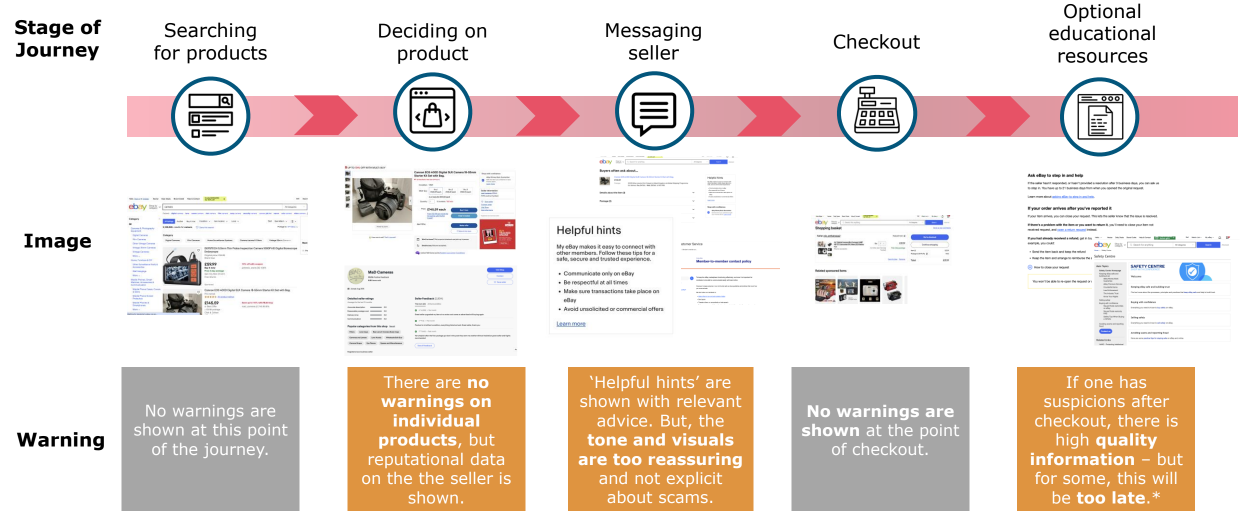


However, these can be improved as they visually **blend in with the platform, and could be** made more visually distinct to grab attention.





eBay's user journey is light on warnings, relying on users to interpret sellers' reputational data

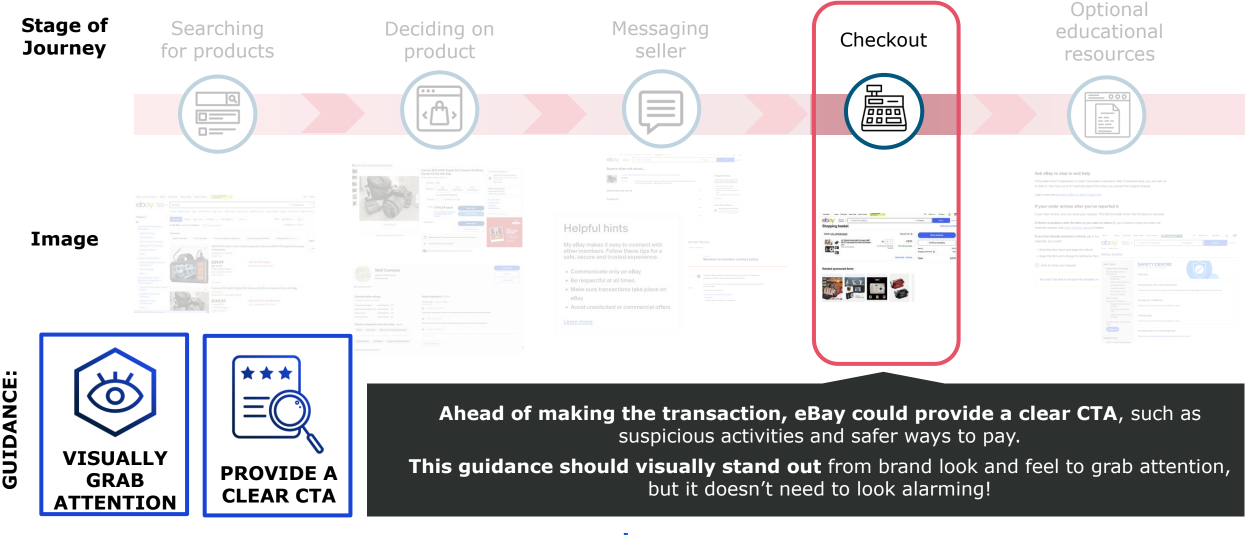


*Most consumers are only likely to read the educational resources after experiencing 30 fraud. In some cases, flagging a fraudulent transaction may lead to refunds.





At the point of checkout, a warning could break from brand visuals and provide a clear CTA

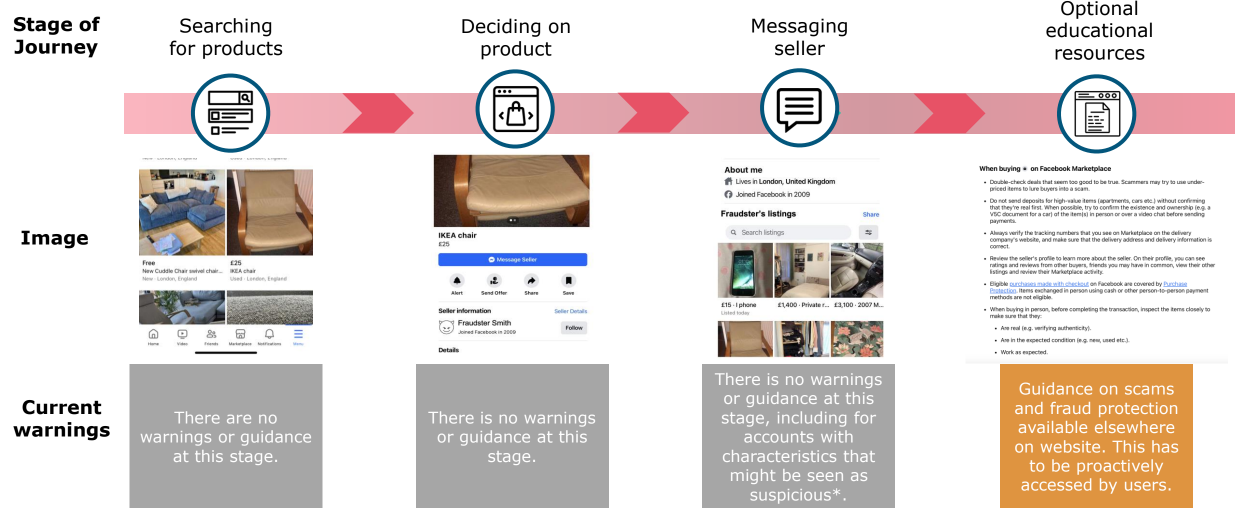


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Facebook Marketplace has few in-journey warnings, relying on users to seek out optional guidance

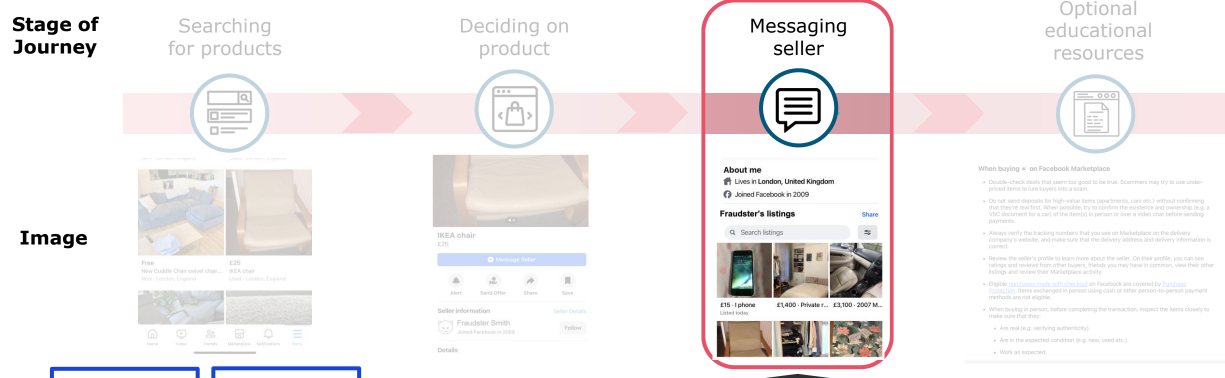


*These characteristics include accounts registered within the past 32 year, accounts with no profile picture or personal information (i.e. a name, photos, interactions with other users etc.).





At the point of messaging a seller, a visually distinct warning with practical advice would be effective





At the point of messaging a seller, the platform could **provide guidance on how to check legitimacy of the seller and advice for a safe transaction**. For example, advice on meeting to exchange a product and safe ways to pay.

This should **visually stand out to grab users' attention** when they are communicating with a seller.





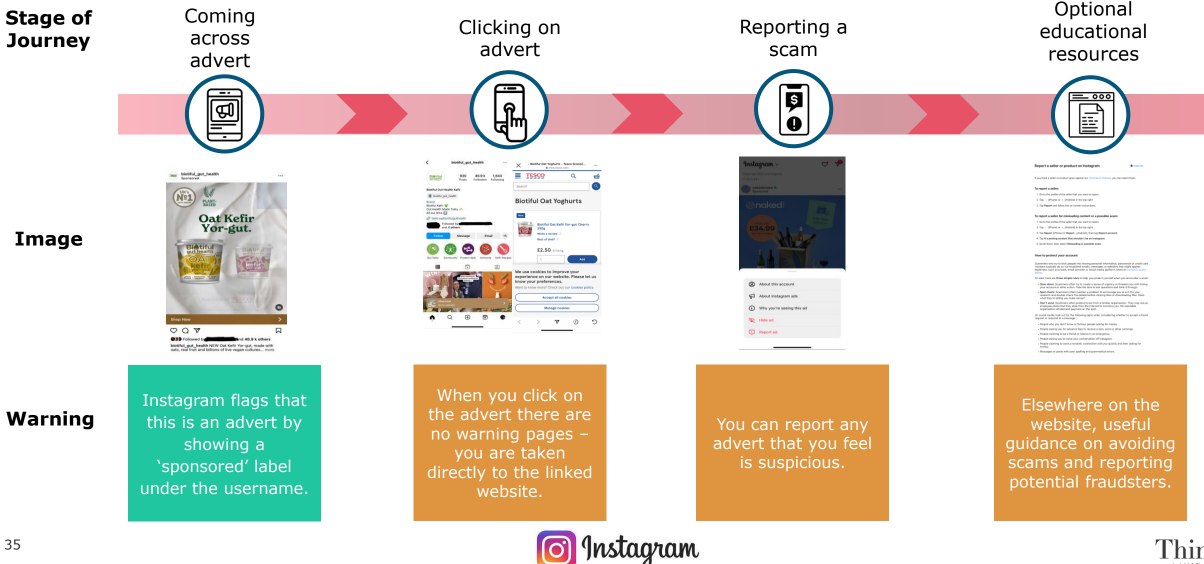
Social media warnings should be tailored to help users identify the wide range of potential fraud types they may be faced with

Challenge	Key guideline	Considerations
With a huge variety of content and potential fraud types, generalised warnings can be lost in the noise of social media.	TAILOR THE WARNINGWhen warnings are triggered in response to suspicious content, the warning should be relevant to the suspected fraud type (e.g. investment) where possible.	Fraudsters are notoriously fast to adapt, so keeping up with their changing approaches remains important.
Social media platforms may be concerned that warnings will make their platforms feel unsafe.	PROVIDE A Frequent reinforcement of clear Steps to avoid harm can help teach users what to look out for.	With users' concerns about safety growing, being on the front foot may be a reputational advantage. However, cutting through noise remains difficult.



Social media

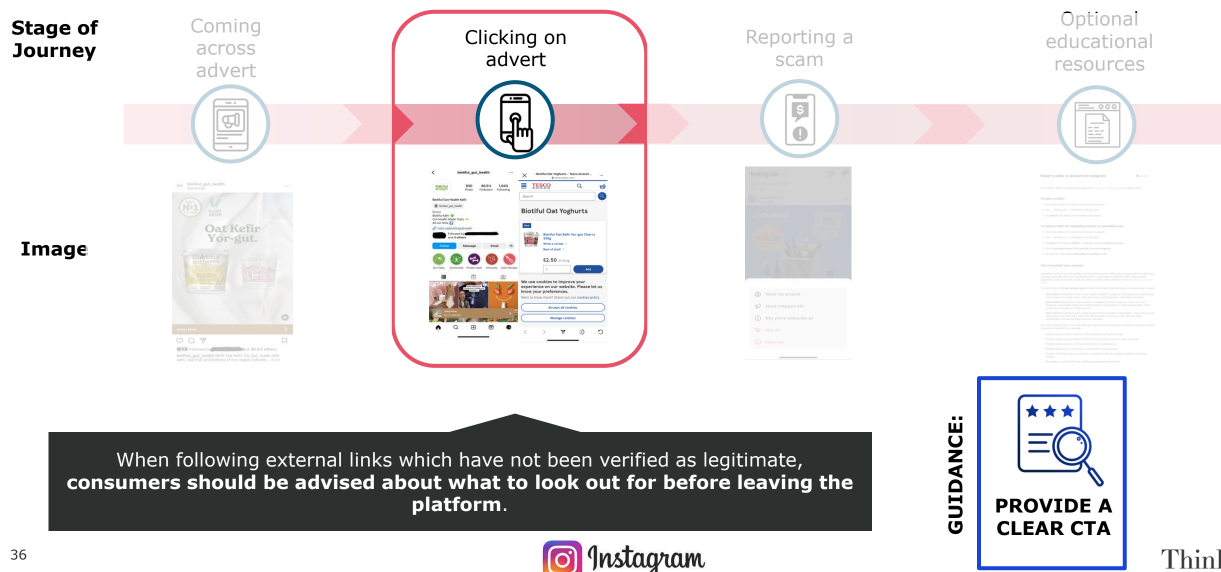
When following links in content/adverts, Instagram users are taken directly to content





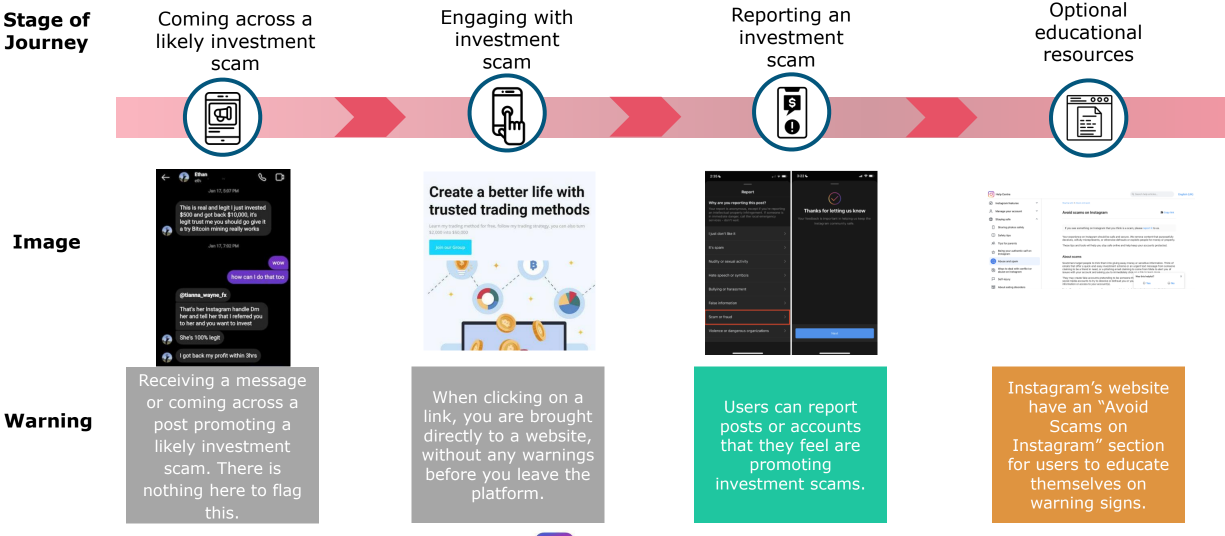
Social media

When following an external link, Instagram users should be warned with key watch-outs



Social media

Even in risky areas (such as investments), Instagram does not display a warning

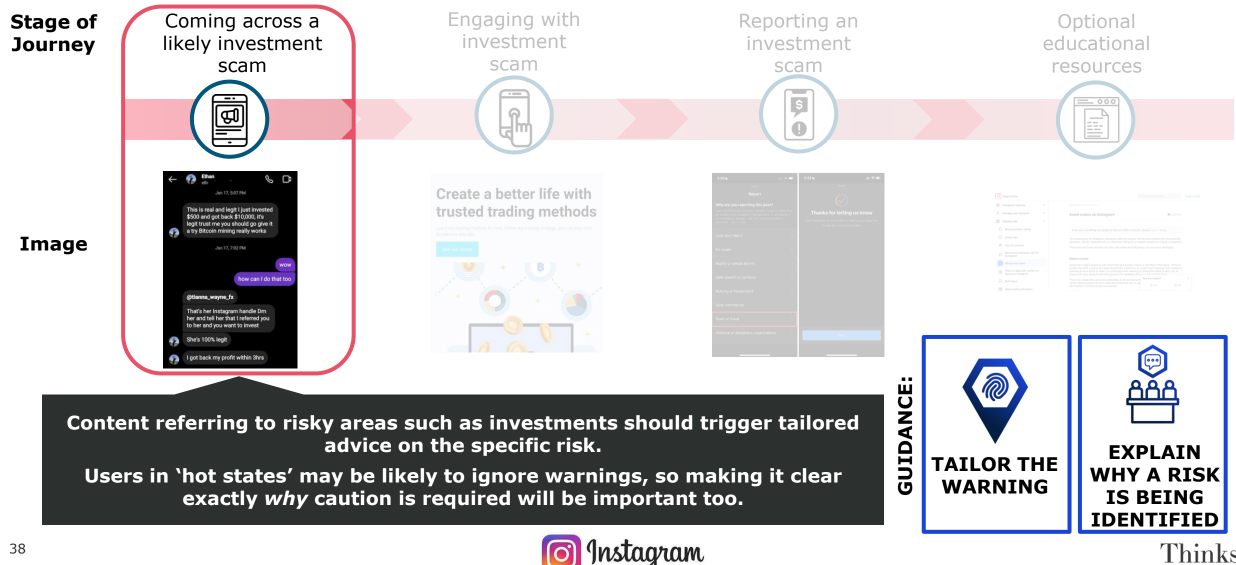


Instagram

Private & Confidential

Social media

In high-risk areas like these, tailored warnings making risks clear should be added



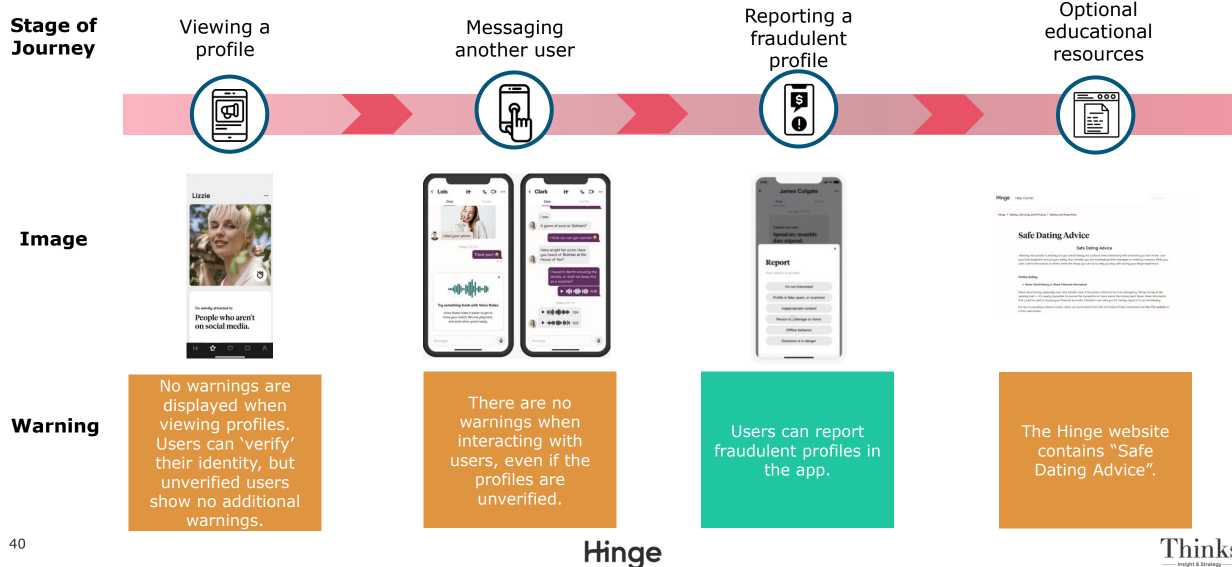
Warnings in dating services should be clear and sensitive when identifying risks, and help users identify suspicious contact and requests

Challenge	Key guideline		Considerations
Romance scams are complex and emotional. This means that superficial 'warnings' may be ineffective.	PROVIDE A CLEAR CTA	Platforms should work to make looking out for the early warning signs as habitual as possible before people are 'in too deep'.	Services are likely to be cautious to warn beside individual users . Instead watch-outs could be inserted between users in apps with 'swiping' systems.
Dating is a sensitive and personal topic, so overbearing warnings about individual users may be deemed undesirable .	EXPLAIN WHY A RISK IS BEING IDENTIFIED	While 'verification' does not guarantee that one isn't a romance fraudster, flagging that unverified users may be higher risk may still be desirable.	This is likely to impact users who decide not to self-verify, which may concern platforms . However, encouraging more verification is a positive step.



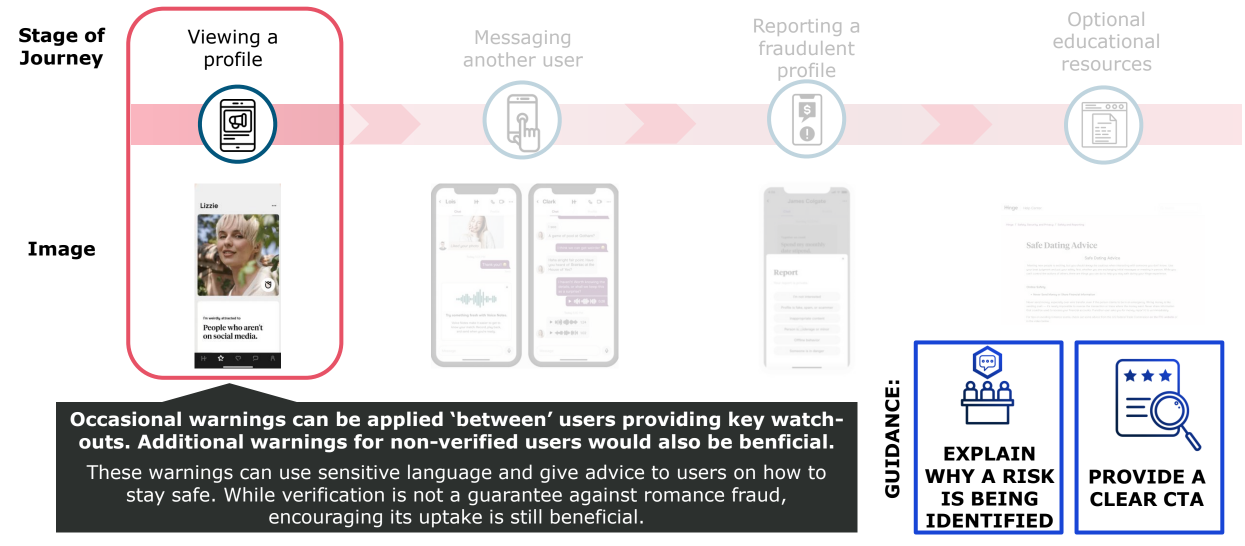
Dating apps

While Hinge has a verification system, it does not warn users about unverified profiles



Dating apps

Occasional warnings between users can allow dating apps to share key romance fraud watch-outs



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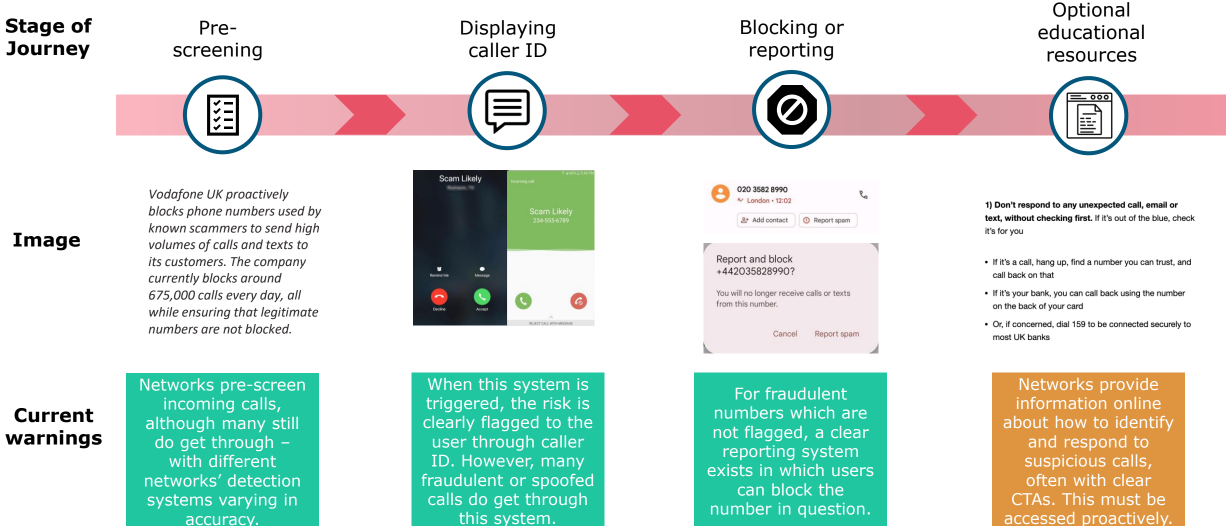


Telco's existing flagging systems could be bolstered with better contextual information and attention-grabbing visuals

Challenge	Key guideline	Considerations
Current warnings identify some fraudulent approaches, but not why they are suspicious.	EXPLAIN WHY A RISK IS BEING IDENTIFIEDFraud detection systems are partially effective, but many fall through the net. By explaining contextual flags that do occur, users can learn what to look out for themselves.	Telco do not have direct control of all aspects of how warnings are displayed. To some extent, this depends on collaboration with handset providers .
Current warnings are generally effective – but in some cases are easy to miss as they blend in with the UI.	VISUALLY GRAB ATTENTION Breaking with look and feel of operator and handset provider branding will help to make warnings more noticeable.	Telco does not have direct control over many aspects of how warnings are displayed – so this will require collaboration .



Telco firms' caller ID flagging systems identify suspected fraudulent callers – but not all are caught

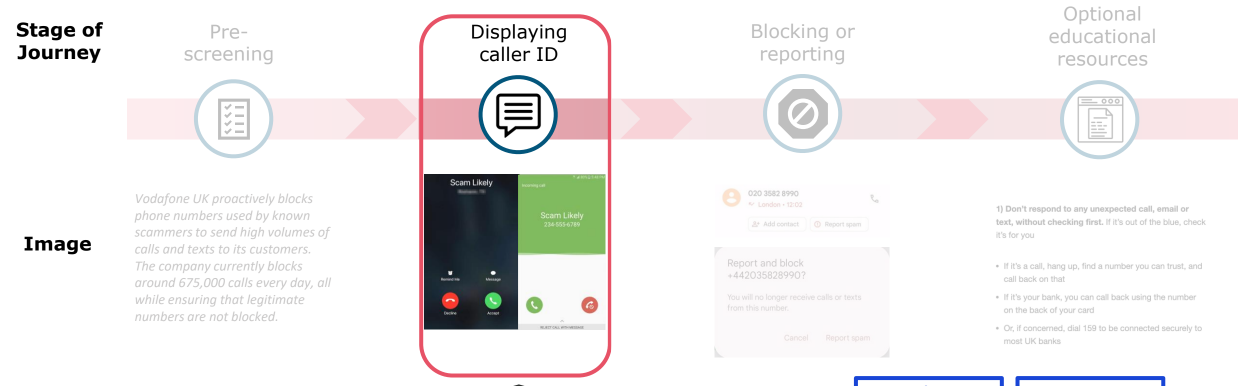


Phone

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Building on this, telco could look into building more information on suspicious features and how to react



Building on these powerful interventions, telco may be able to work with operating system providers to provide contextual information about why an approach is suspicious in borderline cases.

Explaining what users should do next (i.e. block and report the number) will help build protective behaviours and return important information to the telco sector.



GUIDANCE

EXPLAIN

WHY A RISK

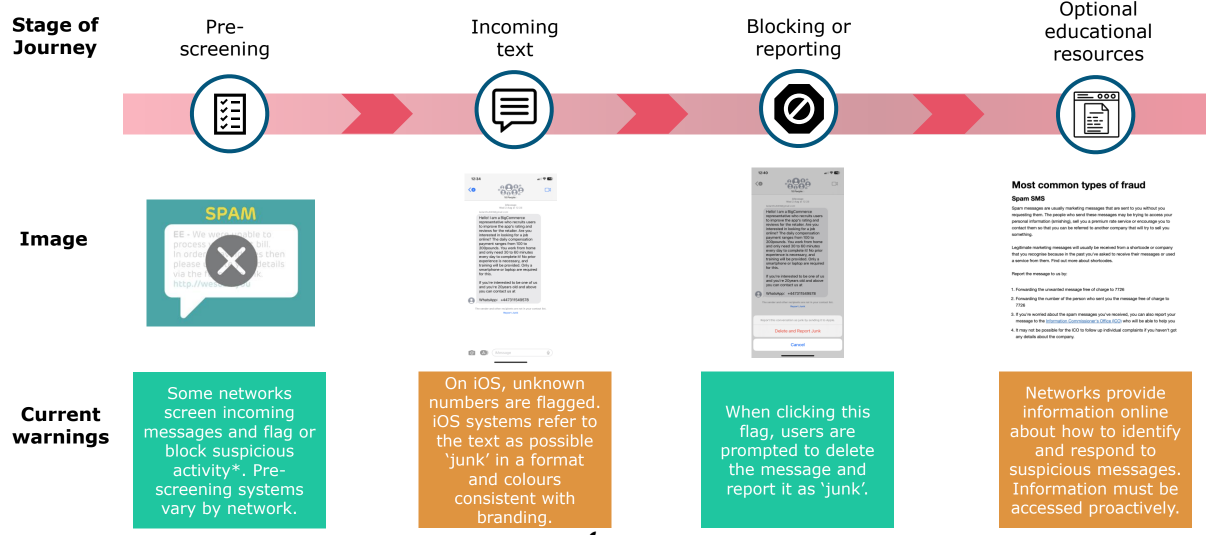
IS BEING

IDENTIFIED

PROVIDE A

CLEAR CTA

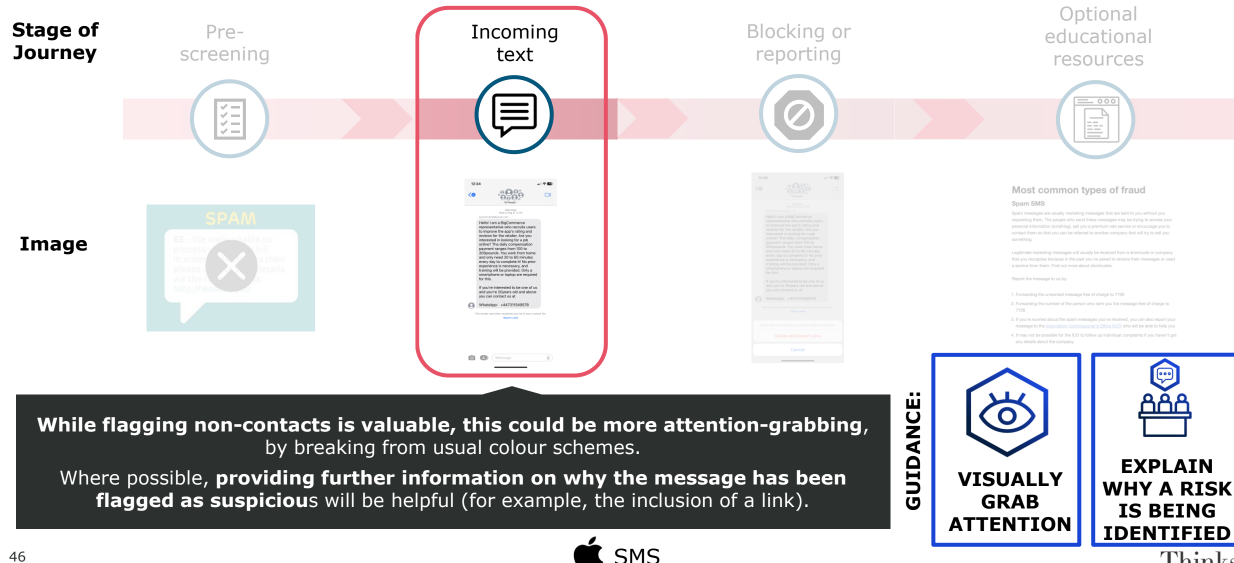
SMS messages from unknown numbers are flagged in iOS – but blend in with the visuals



*While networks' systems vary, key determinants appear to be reports by other users, content similar to other common fraudulent approaches, and high frequencies of outgoing texts/calls.

覚 SMS

Telco should look into working with OS providers to make warnings more noticeable and informative



05. Recap of implications



Adapted guidelines to support the tech & telco sectors to deliver effective fraud warnings

Status	Guideline	Summary	
Retain guideline	Provide a clear CTA	There are opportunities for the sectors to advise consumers on practical steps to take to ensure the legitimacy of their journey (e.g. safer ways to pay, suspicious requests to look out for).	
	Tailor the warning	Tailoring the warning shared with consumers will increase relevance and grab attention regardless of which sector or transaction is generating the warning.	
	Explain why a risk is being identified	Providing contextual information when warnings are triggered helps consumers to understand the presence of positive friction in their journeys and grab attention.	
Retain guideline with considerations	Visually grab attention	Breaking from the brand's usual look, feel and tone makes warnings stand out. This is enough to grab attention, without using alarmist visuals, that the sectors are likely to be wary of using at this stage.	
	Be firm and clear	Clarity and use of simple English is recommended. Firmness of tone will indicate that the sectors are taking protecting consumers seriously and this should be positioned as positive reputationally. However, they are also likely to be sensitive to being firm in borderline cases.	
	Humanise the experience	Sharing personal experiences of scams shows they can happen to anyone. However, space limitations will be a challenge for both sectors, with this guidance likely to be more appropriate for warnings included in broader communications and consumer education.	
	Refresh warnings regularly	Refreshing warnings regularly prevents them from becoming `wallpaper'. However, the focus for these sectors should be on getting the basics right first.	
To consider in the future	Create a pause	A low-friction user experience is key to value propositions, particularly for the tech sector. As such, the sectors are likely to resist implementing a pause. Focusing on providing a clear CTA and encouraging consumers to think and pause of their own volition is likely to be more effective.	
	Demonstrate individual consequence	As the tech and telco sectors are not typically involved in reimbursement, there is less incentive to emphasise individual consequence than in the finance sector. However, focusing on loss aversion (rather than personal loss) may be a route in.	

Looking to the future

There are examples of best practice in effective warnings throughout the tech and telco sectors, as shown in the user journeys.

However, implementation of warnings is inconsistent and levels of engagement among the sector are mixed.

The evidence has shown that principles that work for the finance sector can be adapted and applied to the tech and telco sectors.

The guidelines provided in this deck give UK Finance an evidence base in which to ground future conversations with the tech and telco sectors. These conversations can help to understand the sectors' plans and any opportunities for future collaboration.

UK Finance will have a strong role to play in continuing conversations and collaboration between the finance and tech and telco sectors to ensure learnings are shared.

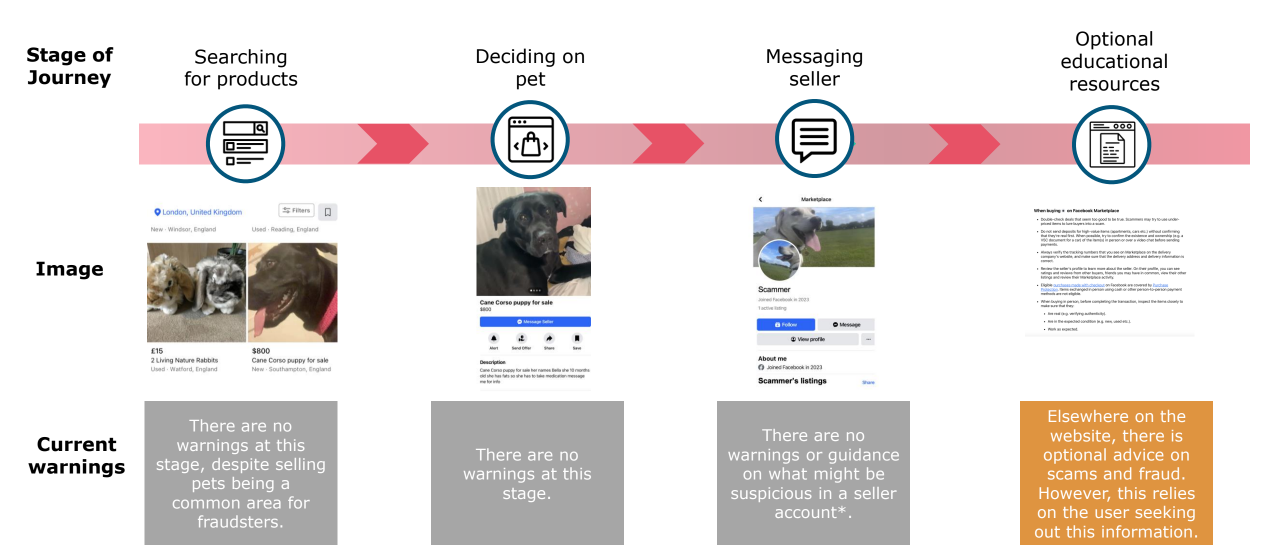


06. Appendix

- i. Additional journey maps
- ii. Bibliography



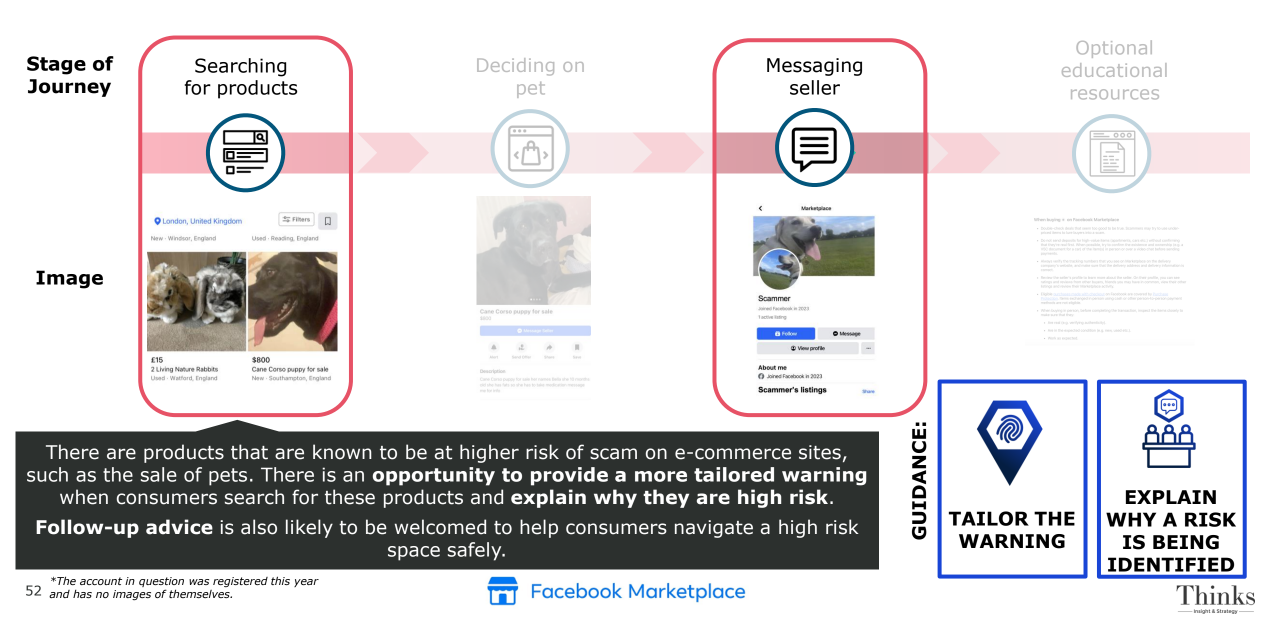
Facebook Marketplace high chance of scam scenario



🛉 Facebook Marketplace



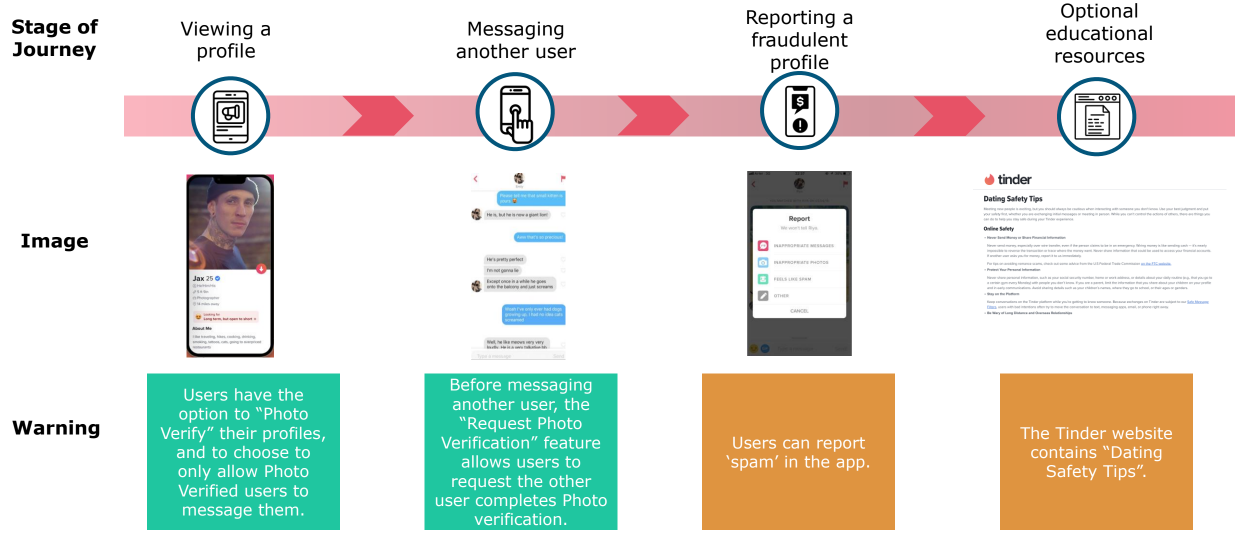
Facebook Marketplace high chance of scam scenario



Dating apps

Thinks

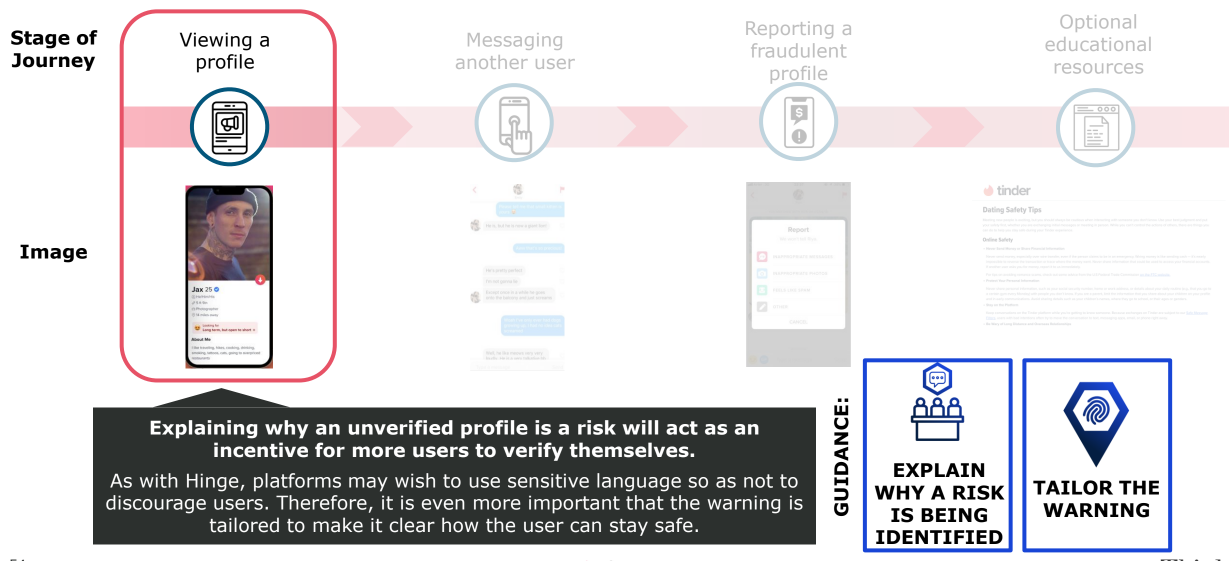
Tinder





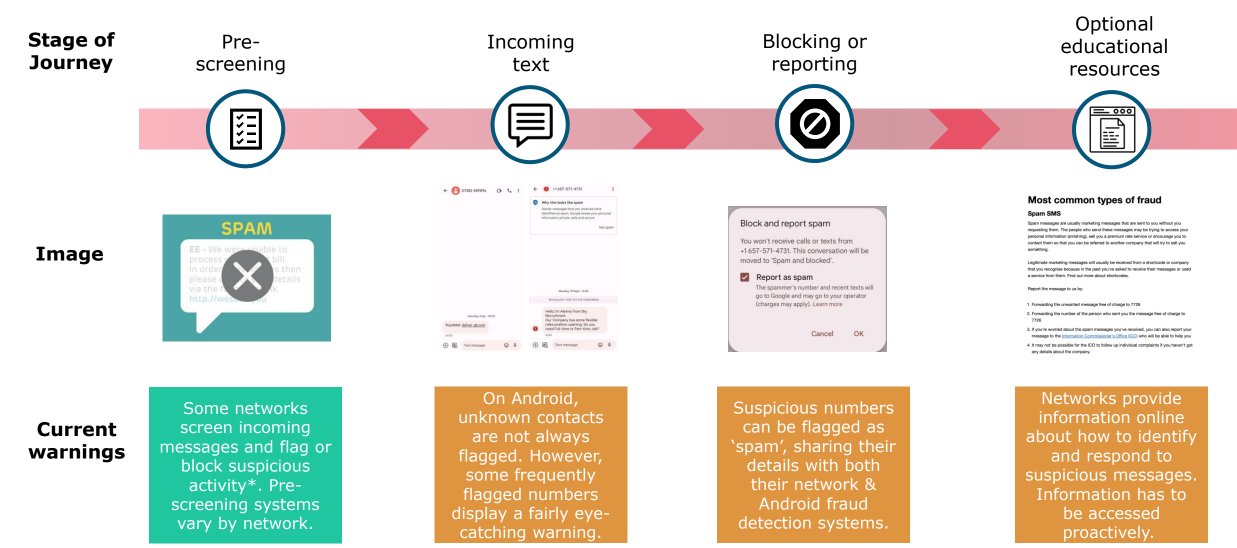
Dating apps

Tinder





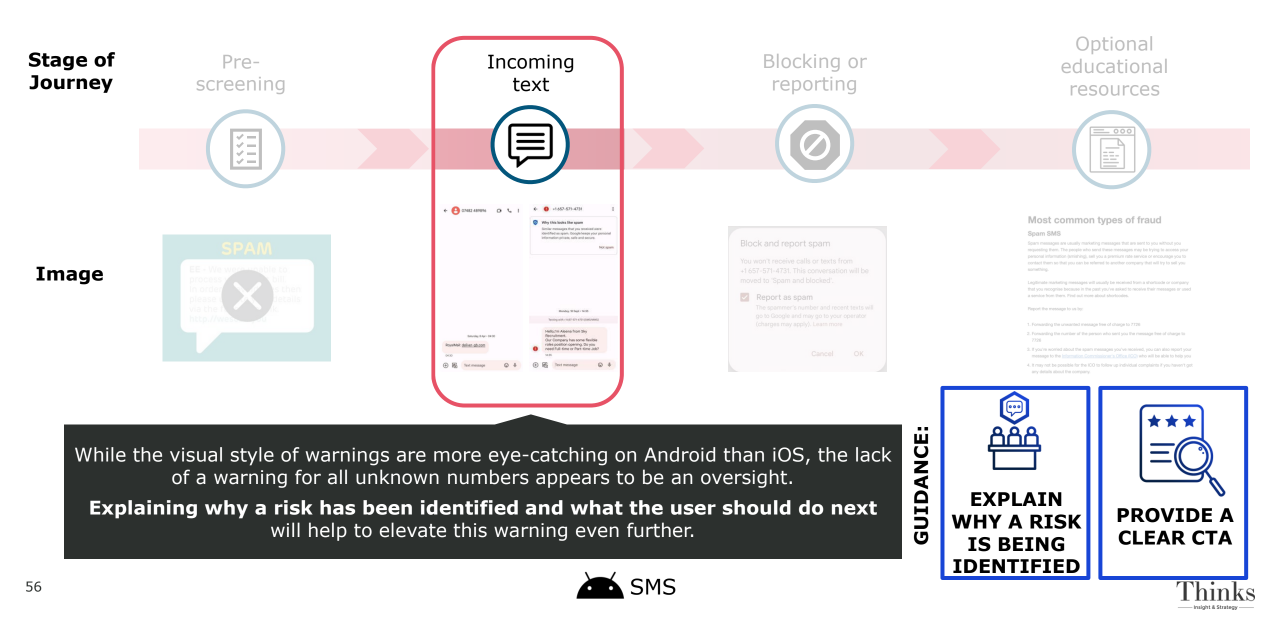
SMS (Android)



*While networks' systems vary, key determinants appear to be reports by other users, content similar to other common fraudulent approaches, and high frequencies of outgoing texts/calls.



SMS (Android)



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⁵⁷ * The Online Safety Bill passed into law in October 2023, during the period of research for this report



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Thank you!

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