

NEW-AGE DIGITAL CONSUMPTION IN INDIA: A SURVEY OF SOCIAL MEDIA, OTT CONTENT AND ONLINE GAMING

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New-Age Digital Consumption in India: A Survey of Social Media, OTT Content and Online Gaming

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Esya Centre B-40 First Floor Soami Nagar South, New Delhi - 110017, India contact@esyacentre.org www.esyacentre.org

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App Data Partner: Kalagato



About the Authors: Professor Rajat Sharma is Associate Professor of Marketing at the Indian Institute of Management, Ahmedabad. Dr Vikash Gautam is Adjunct Fellow at the Esya Centre.

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GLOSSARY OF TERMS

Social Media (SM): Interactive media technologies that facilitate the creation and sharing of information, ideas, interests and other forms of expression via virtual communities and networks. Examples include Facebook, Twitter, Instagram, LinkedIn, etc. As they facilitate information sharing, we also classify platforms such as YouTube, Snapchat or Telegram as social media.^I

Over-the-top (OTT) Content Services: Media services offered directly to viewers via the internet. Viewers avail of them through subscriptions or by co-consuming advertisements, or a mix of the two. Examples include Netflix, Prime, Hotstar, Zee5 and Sony LIV.

Intermediary: With respect to an electronic record, an intermediary is defined as any person who on behalf of another person receives, stores or transmits that record or provides any service with respect to it. These include telecom service providers, network service providers, internet service providers, web-hosting service providers, search engines, online payment sites, online-auction sites, online marketplaces and cyber cafes.

Online Games (OG): Games offered on the internet and accessed by users through a computer resource or intermediary.

Online Real Money Games (RMGs): Online games in which users make deposits in cash or kind with the expectation of earning winnings.

Permissible Online Games (POGs): Legally verified RMGs and all other online games.

Online Gaming Segments: Permissible RMGs that can broadly be classed into four segments: esports (competitive online games often played in a league or tournament format where participants compete against each other in different rounds), fantasy sports (online games where users build their own sports teams based on the performance statistics of individual team players), casual games (short puzzle, board, or trivia games), and card games (digital equivalents of traditional card games).

Monthly Average Users (MAU): The number of online users who used a certain app at least once in a one-month period.

Daily Average Users (DAU): The number of online users who used a certain app on an average day in a one-month period.

Session Time: The daily average time spent by a user in a certain app segment.

Monthly Inert Rate: The share of online users who did not use an app even once in a specified onemonth period, and have the app installed. It reflects the difference between the app's reach (number of downloads) and its MAU.

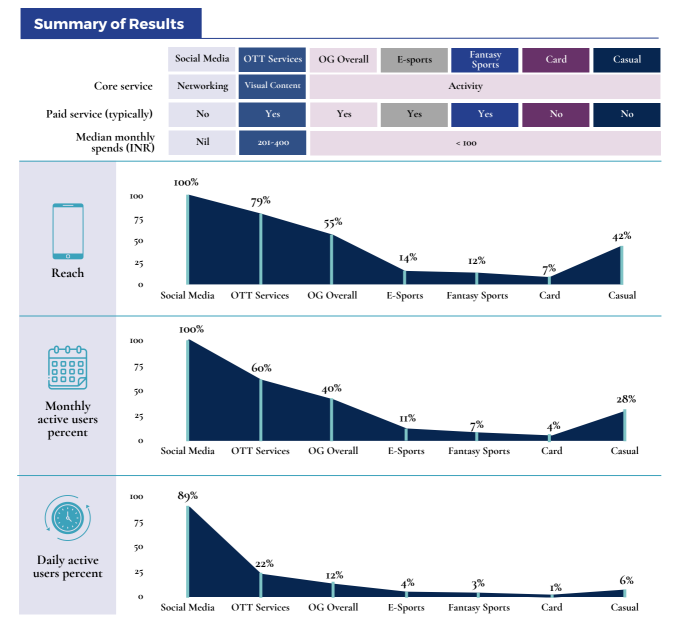
Daily Inert Rate: The share of online users who did not use an app on an average day in a one-month period, and have the app installed. It reflects the difference between reach and DAU.

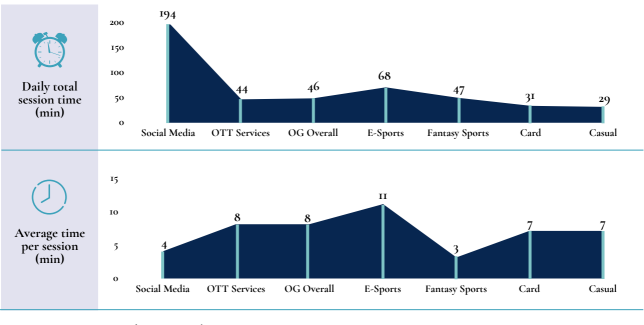
Self-Regulatory Body (SRB): An online gaming self-regulatory body is an entity registered under Section 8 of the Companies Act 2013. Its membership is representative of the gaming industry, and its members have been offering and promoting online games in a responsible manner.

EXECUTIVE SUMMARY

Digitisation continually changes the way that societies conceptualise the role of states in regulating and supervising markets. This is true particularly of the three digital markets considered in this paper: social media, over the top or OTT content services, and online gaming. India is moving from a command-and-control model of economic and regulatory oversight of traditional industries to a light touch model for new industries. The country's regulatory template for digital industries in fact is among the more progressive of its emerging peers.

Simultaneously, agile governance of new technologies requires regular engagement with all stakeholders – often reflected in calls for a 'whole-of-society' approach to regulation. Such an approach must be based on assessments of market forces and user/consumer perceptions. In pursuit of such an approach we conduct a first of its kind deep dive into three analogous yet distinct digital market verticals: social media, OTT content, and online gaming services. Our primary survey of 2,000 users and app-use data analysis of over 20.6 lakh users is perhaps the most exhaustive such exercise in the Indian context.





Source: Primary user survey, Kalagato app-use data

The figure above depicts some of the overarching findings investigated further using mixed methods research in our report. We find that social media has the widest reach amongst new-age digital users and is also a deeply ingrained consumption habit in terms of active use. OTT content services have a lower reach, but a higher average session time spent than social media. Lastly, there is great heterogeneity amongst the various segments of online gaming. The mixed services environment or context in the digital ecosystem carries multiple policy takeaways as summarised below.

Key Takeaways



Lock-in

Daily engagement in terms of time spent is highest for social media at 194 minutes a day, and much lower for OTT content and online gaming services (Figure 8). Average daily session time on these two services is only 0.2X of social media. The higher behavioural lock-in on social media highlights the importance of responsible app and product design in this segment.



Time and Money Use Policy concerns around unwanted user actions, especially in online gaming, are unsupported by user time-use or money-spend data. A median user spends less than INR 100 a month and less than an hour a day on average on online gaming. A forward-looking policy stance that leans into harm-reduction over paternalistic interventions is essential.



Network and Communication

The activities that underpin social media – networking and communications – are clearly intrinsic to user engagement in digital markets. Online users are active on social media apps at least once a month, while the comparable metric for OTT content and online gaming services is 60 percent and 40 percent respectively. This has implications for how policymakers and industry might imagine the future digital landscape: it is likely that nearly every digital service segment would benefit from integrating networking and communications functions and activities into its product.



Time-use Pattern in Online Gaming App-use data suggest the average time spent daily on e-sports and fantasy sports is highest of the online gaming segments, at 68 min and 47 min respectively. This may be due to the nature of these games, which involve actualities, seasonality and the availability of real-time match play. Further, our data suggest that over 99 percent of gamers play casual and card games – casual gaming is also where the distinction between 'games of skill' and 'games of chance' is most elusive. Thus, online gaming self-regulatory bodies should respond to differences in user behaviour in different segments and address the behavioural and financial risks accordingly.



User Stickiness and Price Sensitivity

A 30 percent increase in participation fees for online games would prompt 71 percent of gamers to reduce their time spent on online gaming. A similar increase in the subscription fee for OTT content services would reduce the time spent for only 17 percent of viewers. And the share of time spent on social media and OTT content services would largely remain the same even after reducing the time spent on online gaming. Therefore, user price sensitivity should be a guiding principle for any regulation of online gaming. The new tax regime, proposed by the Goods and Services Tax (GST) Council, in its 50th meeting held in July 2023, advocates to levy 28 percent GST on the entire participation fee of online gaming. This is a significant departure from the current GST regime where 18 percent tax is levied on platform fee only. This change in tax architecture (i.e., rate and base change) is likely to have a significant impact on the market prices of regulated online gaming businesses and may lead to a complete drop-out or shift by users towards unregulated businesses.



While OTT content services are a way for users to unwind and relieve their stress, online gaming offers the additional benefit of skill development. 28 percent of users consider online gaming important for their employment prospects and 50 percent consider it important to improving their number-crunching or research skills in sports. These positive externalities should be nurtured by a favourable and consistent national policy framework, in contrast to the existing fragmented regulatory positions of different states and the lack of definitional clarity on issues such as wagering and games of chance or skill.



Quality of Service Concerns

Users experience the most online friction on social media platforms, especially on irrelevant content and online safety issues (rating these an average of 4.2 on a discouragement scale of 5). Online safety, grievance redressal and KYC requirements are notable concerns also for users of online gaming (with a mean score of 3.5). These are expected to be standardised with the advent of a new regulatory framework for online gaming.



Women constituted only 20 percent of the app-use data sample, and of them only 49 percent engaged with online gaming. Additionally, women spend an average of 12 minutes a day less time on online gaming than men. Men typically have a higher engagement with online gaming platforms, and research shows that online harassment is a reason for this gender difference. However, women spend more daily time (296 minutes) than men (280 minutes) on the three online services as a whole, and more time on them per session. This pattern suggests that men and women use different pathways to engage online where men are more into online gaming whereas women are more into social media.

INTRODUCTION

This report examines the consumption and engagement patterns of users in India's digital market. Three services from the digital consumption basket – social media, over the top (OTT) content services and online gaming – are in focus here. Each of these has witnessed sharp growth in its user base, revenues and innovation in recent years (Table 1). The three services have also had a significant impact on users' time-use for skill development, networking, and leisure/entertainment.

Landscape In	Landscape in India			
Parameter	Year	OTT content services	Online gaming	Social media
User base (normant population)	2017	14.3	13.5	29.5
User base (percent population)	2022	28.2	35.8	58.3
Market revenue (USD billion)	2020	1.5	1.8	2.6 (digital ad revenue)
Market revenue (USD billion)	2022	1.8 - 2.2	2.6	4.0 (digital ad revenue)
Average annual revenue per user (USD)	2021-22	7.2	20	-
Investments (USD billion)	2017	0.9	0.3	-
	2021	1.3	1.7	-
Daily time spent (minutes)	2022	44-4	25	193.5

Table 1Social Media, OTT Content Services and Online Gaming
Landscape in India

Source: <u>Hindu Businessline</u> (2022), <u>Statista</u> (n.d.), <u>Lumikai State of India Gaming Report</u> (2022), <u>BCG Online Gaming Report</u> (2021), <u>BCG Big Picture Report (2021</u>), <u>Deloitte Gaming Report (2018</u>), <u>Moneycontrol</u> (2022), <u>Economic Times</u> (2022), Kalagato (this report)

In 2021, the Ministry of Electronics, and Information Technology (MeitY) published specialised rules that include the due diligence requirements for businesses operating social media or OTT content services. Table 2 summarises some key elements of these regulations.

More recently, in April 2023, MeitY also published rules for online gaming services, amending the Intermediary Guidelines and Digital Media Ethics Code for the purpose. The import of these Rules is briefly explained below.

- All online games that are not real money games are permissible and legal in India.
- All online real money games businesses must become members of a self-regulatory body (SRB) and obtain a mark of certification from an SRB to show they are permissible and legal.

SRBs are tasked with verifying, registering and evaluating frequently the intermediaries of online games and of permissible online real money games to provide users with safeguards against potential harms. Table 3 highlights some key facets of these rules from the perspective of consumer welfare.

Table 2	Regu	lation of Social Media and OTT Content Services
Content regulation and online safety		Social media intermediaries follow due diligence obligations under the IT Rules (Intermediary Guidelines and Digital Media Ethics Code) 2021, which include content moderation obligations. ²
		Further, as per the 2021 IT Rules, OTT platforms are required to self- classify their content into five age-based categories: U (Universal), U/A 7+, U/A 13+, U/A 16+, and A (Adult). They must implement access control mechanisms such as parental locks for content classified U/A 13+ or higher, and age verification mechanisms for content classified as Adult. ³
Grievance re mechanism	dressal	Social media intermediaries must establish a grievance redressal mechanism to receive and resolve user complaints and appoint a Grievance Officer to redress such complaints. ⁴ Users may escalate their complaints to a Grievance Appellate Committee (GAC) set up by MeitY. ⁵

Table 3 Amen	dments to the IT rules for Online Gaming Services (2023)
Robust grievance redressal	Online gaming intermediaries must follow general due diligence and also institute robust grievance redressal mechanisms. Users may escalate their complaints to the SRB grievance redressal mechanism and afterwards to a Grievance Appellate Committee set up by MeitY. ⁶
Verification of online games for user safety	SRBs must create a framework for testing and verifying online real money games that includes safeguards to ensure the online games do not include content that may incite harm or self-harm, measures to protect children, to safeguard users from addiction or financial loss, and to prevent financial fraud. ⁷
User identification and verification	Rule 4(12) of the guidelines requires online gaming intermediaries that offer real money games to identify and verify each user as per the Reserve Bank of India's (RBI) KYC norms before they can make a deposit with the intermediary. ⁸

Each of the rules illustrated in Tables 2 and 3 (whether for social media, OTT content services or online gaming) centres on a co-regulatory framework that establishes SRBs together with a government oversight mechanism, rather than day-to-day government oversight, as digital technology and markets are dynamic and complex. Further, self-regulation that strikes a balance between innovation and accountability requires an empirical approach. We therefore try to take stock of users' engagement with these three online services, deriving implications for policymakers and SRBs alike.

The existing research on the consumption and engagement patterns of India's digital market users has focused on the role of demography, attitudes, and the impact of Covid-19 on service adoption.²⁰ Another stream of research has focused on government policies and regulations from the standpoint of consumer protection.¹⁰ There is a lack of research based in India examining both policy and user adoption trends in specific digital market segments. Our report aims to fill some of these gaps, through a comprehensive assessment of user engagement with three core online services: social media, OTT content, and online gaming. We study five aspects in this regard: a) service reach and user activity, b) time-use patterns, c) money-spend and price sensitivity, d) derived skills, networking, and employment benefits, and e) user inhibitions.

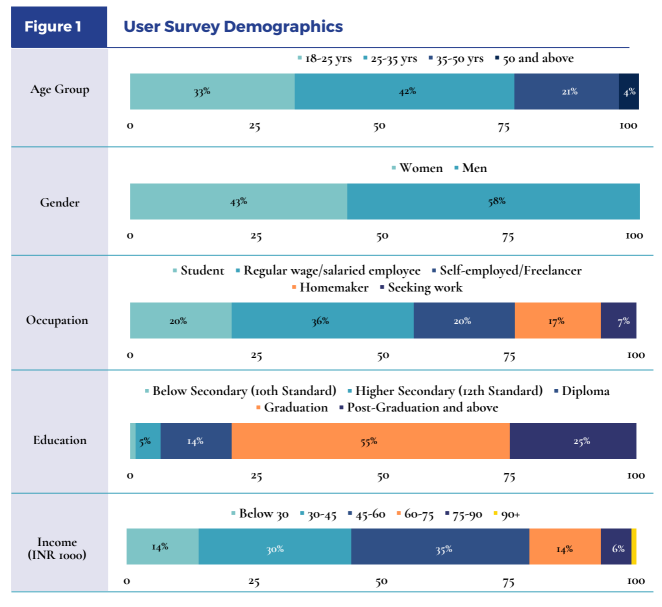
We surveyed 2,000 internet users from 10 cities across the country and analysed the app-use patterns of over 2 million users to examine their engagement with select digital services. Our results have many added implications, as we draw distinctions between what are usually considered homogeneous entertainment services. We highlight specific and prominent differences in users' behavioural dispositions, which may help inform future policymaking as well as industry self-regulation.

METHODOLOGY: USER SURVEY AND APP DATA

User Survey

We conducted an online survey of 2,000 users in five tier-X and five tier-Y cities: Delhi NCR, Bengaluru, Chennai, Mumbai, Kolkata, Patna, Mysuru, Lucknow, Jaipur, and Bhopal.¹¹ These cities have a well-developed online infrastructure and among the highest digital adoption rates in India.

The sample had a high degree of heterogeneity across demographic variables such as age, gender, education, income and occupation (Figure 1). Nearly 80 percent of survey respondents were graduates, suggesting a higher level of user awareness and agency.

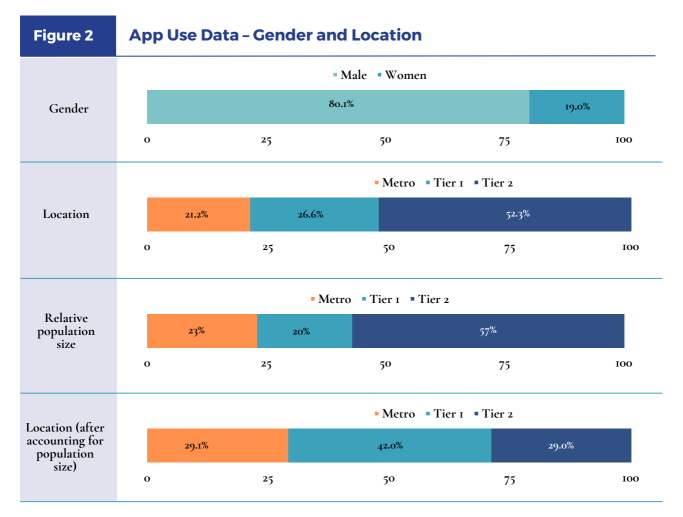


Source: Primary user survey

App-use Data

Our study also examines the app-use data of 2.05 million users of 143 apps used for online gaming, OTT content and social media services. (The count breakup for these app categories is given in Table A2 of the Annexure.) The data was collected via daily performance monitoring of the apps present on the app store and play store in the month of December 2022, centred on the following attributes: app reach/downloads of apps, monthly active users (MAU), daily active users (DAU), session time, and app open rate.

Figure 2 shows an overview of the app data by gender and location in the metro, tier 1 or tier 2 cities.¹² A stark gender divide is visible in the data, with 80 percent of app users in the sample being men. A gender divide amongst internet users is also evident in India overall, with only 33 percent of women ever having used the internet in comparison with 57 percent of men.¹³ The sample contained 52 percent representation from tier 2 cities, 27 percent from tier 1 cities, and 21 percent from metro cities. Relative to population size across the surveyed locations, the highest proportional representation in the sample was from tier 1 cities, followed by the metros and tier 2 cities.



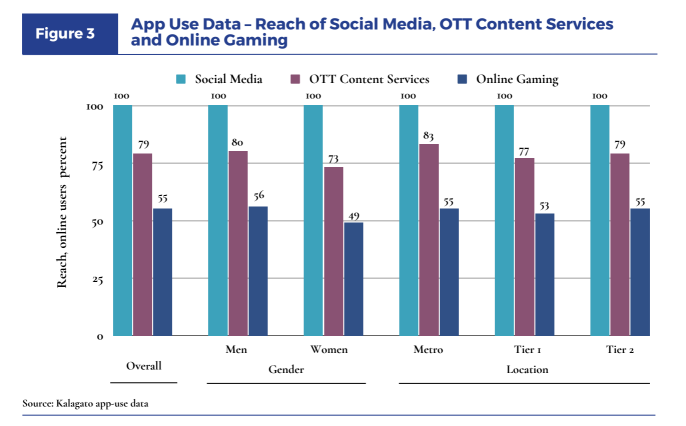
Notes: Sample includes data on 2.1 million online users on 143 apps in the month of December 2022. Town class – Metro: 40 lakh+ population, Tier 1: 10 – 40 lakh population, Tier 2: Below 10 lakh population. Data sources for the relative population sizes are the World Bank and Statistics Times

ENGAGEMENT AND CONSUMPTION PATTERNS

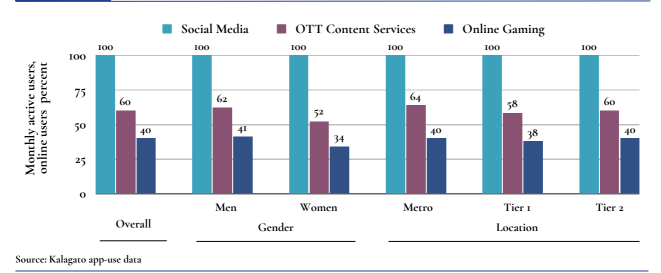
Reach and Activity

The number of app downloads (reach) and number of monthly and daily active users (activity) are the basis of product innovation and business model development in online markets. These metrics are also starting points for policymakers and industry participants to evaluate the prospective impact of any regulations.

Figure 3 shows the reach of various apps for social media, OTT content and online gaming. Social media apps have universal reach among online users, while OTT content and online gaming services reach 79 percent and 55 percent of online users respectively.¹⁴ The pattern is consistent across locations and genders and reaffirms the centrality of social media in digital India.



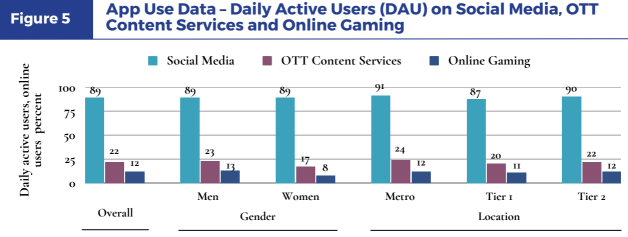
While all users in our sample were active on social media once a month or more, the corresponding figure for OTT and online gaming apps was only 60 percent and 40 percent respectively (Figure 4).¹⁵ The monthly inert rate¹⁶ for OTT content services was higher at 19 percent than for online gaming at 15 percent.¹⁷ The difference in monthly inert rates was marginal in comparison to the overwhelming frequency of social media use. The activities underpinning social media – networking and communication – are clearly the major drivers of user engagement with digital technology. This insight carries implications for how policymakers and industry might imagine the future digital landscape: where it is likely that almost every conceivable digital market would benefit from integrating networking and communications functions or activities into its services.



App Use Data - Monthly Active Users (MAU) on Social Media, **Figure 4 OTT Content Services and Online Gaming**

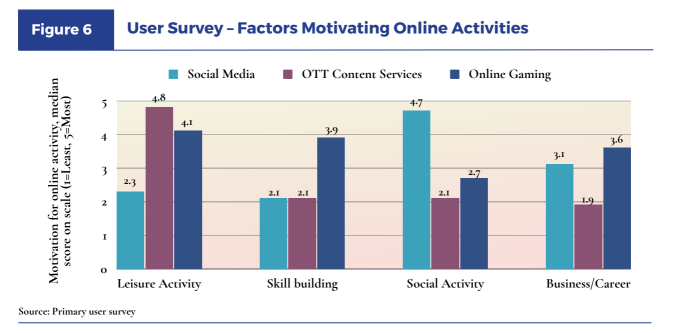
This trend is visible already in the context of the prominent OTT content and online gaming services that integrate certain features resembling social media. A case in point is the growth in virtual interactions with family and friends during the pandemic, which prompted many OTT content service providers (including Amazon Prime, Hulu, Disney Plus and Sling TV) to incorporate interactive features into their offerings. One such feature is the 'watch party,' where multiple users communicate using chat, emojis or video calls while viewing the same content.¹⁸

In terms of daily active use, Figure 5 below shows that 89 percent of online users are active every day on social media, while 22 percent and 12 percent are active every day on OTT content and online gaming apps respectively. Correspondingly, the daily inert rate¹⁹ for OTT apps is higher at 58 percent than for online gaming at 43 percent. This gap is wider than the four-point difference in the monthly inert rates, which may reflect the frenetic pace of online gaming app development in the country. It also likely reflects the horizontal integration of the prominent OTT content and online gaming services. For instance, Netflix has developed an in-house gaming studio and has rapidly grown its online gaming catalogue in the past few years.²⁰ By leveraging its intellectual property, the content services major has converted some of its top-rated original shows into online games.²¹ Meanwhile, the daily inert rate is just 11 percent for social media, reaffirming its centrality to the online user experience.²²



Source: Kalagato app-use data

Figure 6 captures diverse motivations to engage with distinct online service markets. Social media engagement is largely meant for interacting with friends, family and colleagues, for reasons personal and professional. Entertainment and leisure are the leading reason for accessing OTT content services, while online gaming is used for a more heterogeneous mix of purposes: including entertainment, building skills, and business or career opportunities. These user engagement patterns indicate a niche role for these online services in the Indian digital consumption basket.



Data on the reach and user engagement of various online gaming segments (Figure 7) may help inform the policy debates on distinguishing 'games of skill' from 'games of chance' as there are differences between them in terms of user engagement and skill. This has a bearing on the amended IT Rules issued by MeitY in April 2023 with the aim of ensuring that online games are offered in conformity with Indian law and that players are safeguarded from potential harm. 'Games of mere skill' are not prohibited by the Public Gambling Act of 1867,²³ which prohibits betting and gambling in India.²⁴ Further, states including Assam, Odisha, Telangana and Andhra Pradesh have also prohibited certain online games on the pretext of them being akin to a betting/gambling activity.²⁵ In 1996, the Supreme Court held that even a game involving an element of chance will not be considered gambling as long as it involves a preponderance of skill over chance.²⁶The 2023 IT Rules, however,²⁷ prohibit all online real money games that entail wagering, although there is an absence of clarity on the definition of 'wagering' in the Rules. Thus, a situation may emerge where a game of skill is banned if it entails wagering on the outcome. Definitional clarity on these aspects, and demarcating authority between the Union and States in the matter of classifying these games, is therefore essential.

The IT Rules require industry SRBs to create a framework for testing online game formats to see if they include wagering on outcomes or betting or gambling, and to register only those formats that involve none of these activities. To better inform these aspects, we take a closer look at four online gaming segments (fantasy sports, esports, card games, and casual games) in Figure 7. The data show that user reach is highest in apps meant for casual gaming, where the distinction between games of skill and of chance is most elusive. It is important therefore for the SRBs notified in the IT Rules to develop a testing framework that can distinguish games of skill objectively and verify them as permissible to operate in India.

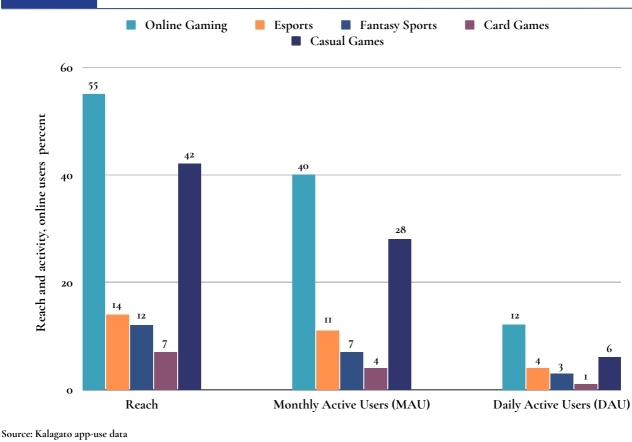


Figure 7 App Use Data – Reach and Activity in Online Gaming Segments

Figure 7 shows further that of the 40 percent of online users active on gaming apps once a month or more, only 10 percent engage with more than one gaming segment.²⁸ The corresponding share amongst daily active users is even lower, and of the 12 percent of users who are daily active gamers only 2 percent engage with multiple online gaming segments. This indicates that online gaming caters to heterogeneous user choices, and user preferences for specific gaming segments are strong.

Time-Use Pattern

Time-use patterns are an important metric for businesses to assess user tastes and preferences, to respond with appropriate service delivery and consumer-facing innovations. Time use also has profound implications for welfare. Sustained economic progress is correlated with the share of time spent on paid work, household work, leisure, and consumption, with each of these being optimised by people to maximise their 'well-being'.²⁹ For these reasons, the time allocation (and the money spend, as discussed in the next section) can be a key parameter to inform the policy debates on unwanted user actions. These in the 2023 IT Rules pertain specifically to user actions that result in compulsive engagement or financial loss. We take a closer look at these aspects below.

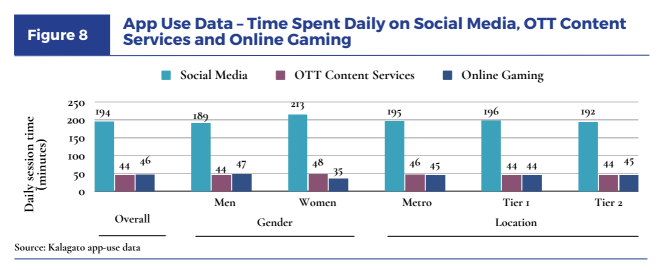


Figure 8 shows the average daily time-use patterns for social media, OTT content and online gaming. The daily user engagement is highest for social media (194 minutes) and considerably lower for OTT and online gaming (44-46 minutes). The pattern is consistent across locations. In terms of gender, women spend marginally longer on social media, while men spend more time on online gaming. Women constituted only 20 percent of our app-use data sample however, and only 49 percent of them would engage with online gaming, as compared to 100 percent who were on social media. Online games are indeed conventionally associated with men, and research³⁰ has shown the online harassment of women is a notable cause of this gender divide. This pattern suggests that men and women use different pathways to engage online where men are more into online gaming whereas women are more into social media. This is because of a host of factors including daily time-use, social and cognitive behaviour, etc. Su et. al (2020).³¹ Moreover, online games often carry knowledge, skill and enthusiasm of their physical counterparts. Therefore, gender difference has a similar pattern across physical and online games. Several studies focused on India reflect that men/boys' participation in physical activities is higher than that of women/girls (Satija et. al 2018³² Swaminathan et. al 2017³³).

Interestingly, although women spend 12 minutes less time a day on online gaming than men, the average time they spend per session is double that of men (Figure 9). Women also spend more time per session consuming OTT content, on which they also spend more time per day than men. Across genders we note a similar time-spend per session on OTT content and on online gaming – 8 minutes each, or double that of social media. This is to be expected given the nature and functions of these distinct entertainment activities.

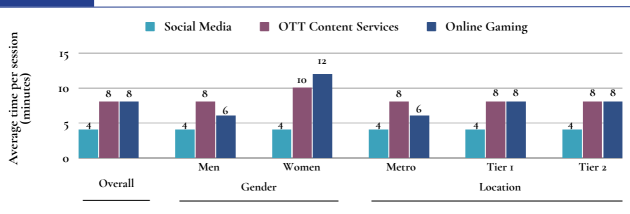


Figure 9 App Use Data - Average Time per Session on Social Media, OTT Content Services and Online Gaming

Source: Kalagato app-use data

The time-use patterns discussed above are important for two reasons. First, it is unlikely that users are behaviourally locked into OTT content or online gaming activities as compared to social media (in total or by gender or location). The average daily session time for OTT and gaming is only 0.2X the session time for social media. Therefore, technology tools to limit the time people spend on social media are of highest priority.³⁴ At present, those who want to curtail their usage of an app usually make use of third-party apps that impose screen-time constraints. Tech companies have, however, also shared in the responsibility of helping users limit their screen time. In 2018, Google's Android launched an in-built app called 'Digital Wellbeing' to let users restrict the time they spend on their frequently used apps, and to offer parents the option of implementing parental controls for their children.³⁵ A similar initiative was also undertaken by Apple, which allows users to schedule time away from their screen by using the iPhone's settings app.

Second, as women spend more daily time (296 minutes) than men (280 minutes) on the three online services as a whole, and also spend more time on them per session, digital governance calls for a nuanced perspective on consumer welfare in this regard. We note that the share of women in paid work is low and falling in India, due in part to the demands of family and household work, which act to restrict women's availability and mobility for paid employment.³⁶ The greater time spent by women participating in these digital markets, especially social media and online gaming, suggests a viable way for them to bypass these frictions and build a formal career.³⁷ In other words, more online and remote work opportunities can play a crucial role in raising the female labour force participation rate, as seen in women's growing participation in digital markets.

Our results also suggest that policy concerns around unwanted consequences such as user addiction, particularly in online gaming, are unsupported by time-use data. Taking this into consideration, a forward-looking policy stance would choose harm-reduction measures over paternalistic interventions. The existing regulatory measures on online gaming mainly take a paternalistic approach without considering research backed by evidence.³⁸ To achieve harm reduction, it is vital to encourage service providers to engage in responsible app/product design, as discussed earlier in the context of technological tools for self-exclusion from app use. For instance, the existing rules for online gaming mandate the repeated display of warning messages after a reasonable duration of play.

Money Spend and Price Sensitivity

Social media, OTT content and online gaming services use a variety of business models to target users. While most revenue for social media platforms comes from advertising, OTT content and online gaming services make use of a mix of advertising, subscription and other revenue models. The payment patterns of users, their decision making, and data on their price/time use sensitivity in various online segments can offer valuable insight into the risks and liabilities associated with these services.

Figure 10 shows the average user's monthly money-spend on social media, OTT content and online gaming services. While social media is free for the median user, they pay Rs 201-400 a month on OTT content, and less than Rs 100 a month on online gaming.³⁹ As the average Indian's monthly income was Rs 12,500 in 2021-22, almost all online users are paying less than 5 percent of their income on online gaming,⁴⁰ and approximately 75 percent are paying less than 5 percent of their monthly income on streaming OTT content. When compared with the money spent on legacy entertainment such as TV, the monthly subscription charges for OTT content services are largely in the same bracket, ranging between Rs 200-400.⁴¹

Importantly, a number of price slabs are prevailing in the OTT content and online gaming markets. While subscription-based OTT platforms like Netflix offer subscriptions for Rs 149-649 per month, advertising-based platforms like MX Player allow free access to content. Ad-based services, especially the lower-priced ones, often experiment with 'gradual' piloting towards an improved user experience, in exchange for a higher fee. For instance, Zee5, a popular OTT content player that initially offered free content services, now offers a 'freemium' model featuring free as well as paid content.

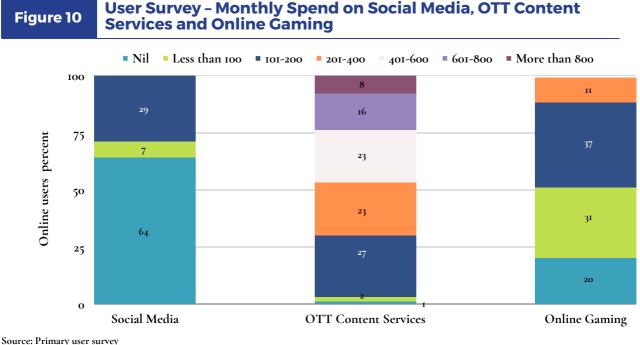
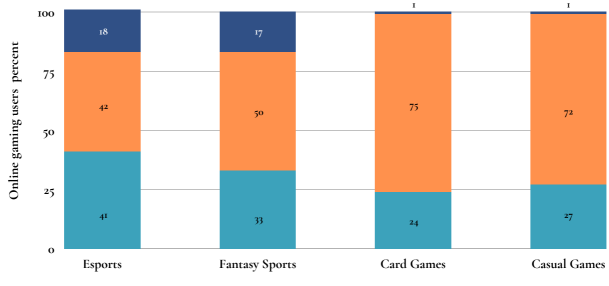


Figure 11

User Survey- Payments in Online Gaming



Paid Free Did not play

Source: Primary user survey

Figure 11 shows the distribution of paid and free online games across four online gaming segments. All four of these segments offer freemium products, offering a wide range of contests that are available in free as well as pay to play formats. Moreover, the higher prevalence of paid gaming in certain segments does not correlate with their underlying financial risk profiles. For this reason, users' money-spend, like their time use, needs a closer look in terms of the underlying features that result in material differences in top-level metrics.

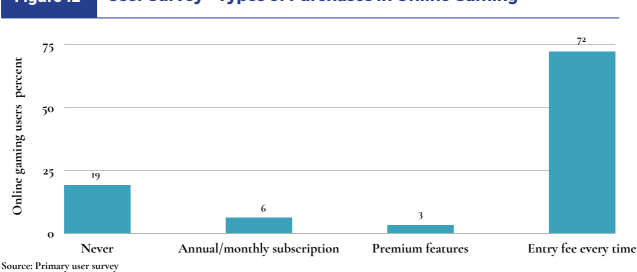


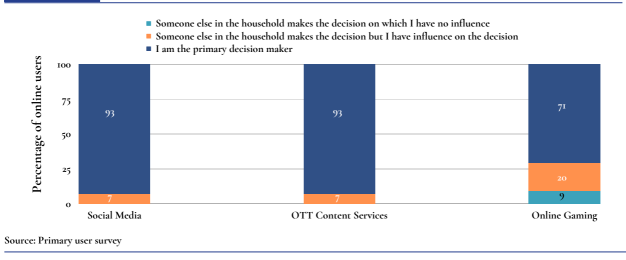
Figure 12User Survey - Types of Purchases in Online Gaming

The need for a nuanced look at these services and activities is evident also if we evaluate certain trends in monetisation. As shown in Figure 12, only 6 percent of online gamers pay an annual or monthly subscription fee. Most of the money-spend in online gaming goes into pay-to-play services, like fantasy sports, or services based on an entry fee, like e-sports. Only a very small fraction (3 percent) is used for buying premium features in games. This may be a sign of the nascency of India's online gaming market. Lumikai, an Indian investment fund for online gaming, projects that online gaming revenues in India are set to transition toward in-app-purchase or IAP-led monetisation models, given the segment's high growth trajectory. At present however, the monetising of online games through IAPs remains low in prevalence, and over 57 percent of industry revenues are generated by real money games or RMGs.⁴² It is a marked difference in Indian gamers' spending habits as compared with markets such as Europe. Chaturvedi et al. (2021) highlight the growing discourse on regulating 'lootboxes,' ⁴³ a kind of IAP now a prominent feature in several European countries including the Netherlands, the United Kingdom and Belgium. These digital properties have the potential to introduce gambling risk into games of skill, and hence call for a nuanced regulatory approach.

Our data suggest that user reach and activity are highest for the online games (Figures 3–5) that do not typically involve money (casual, fantasy sport and card games) and are free to play. It is important however to emphasise that certain games carry potentially unlimited financial liability for players. For this reason, there is cause for regulatory differentiation even if only a few people play such games. For instance, in-app features that nudge players against frequent or lumpy payment stakes can prompt responsible spending. The current evidence suggests that a nudge made using choice-architecture to push people to choose the desired options can work well.⁴⁴

In the user survey, we further assess the extent of behavioural lock-in towards online services when it comes to spending money. First, we asked about those who make the payment decisions, and second we assessed user sensitivity in terms of time-use to changes in pricing.⁴⁵ We found online gaming has a higher level of parental oversight when it comes to payment decisions than social media or OTT – although most users exercise relative autonomy in payment decisions across all three online segments (Figure 13).

Figure 13 User Survey – Payment Decision Maker for Online Activities



On the time-use sensitivity to pricing (Figure 14), we observe a 30 percent increase in participation fees would prompt 71 percent of gamers to reduce the time allotted to online gaming. Meanwhile, a similar increase in OTT content service fees would reduce the time allocation of only 17 percent of viewers.⁴⁶ The numbers indicate a lower level of user behavioural stickiness in online gaming than in OTT, with which viewers are less flexible in changing their engagement levels. This would suggest that people are less likely to change their consumption patterns in response to any regulatory intervention that leads to cost escalation in OTT content services. Any stricter industry-enforced standards or government mandates linked to technological controls or enhanced quality of service are likely to be better absorbed by the OTT content market without suffering large audience attrition. This is not the case with online gaming, which is highly price sensitive.

User Survey - User Sensitivity to Price Change in OTT Content **Figure 14 Services and Online Gaming** Increase No change Decrease 125 Percentage of online users 2 4 100 22 75 94 95 80 53 83 50 25 30 25 17 0 Social Media OTT Content Services Online Gaming Social Media OTT Content Services Online Gaming Change in time allocation due to increase in OTT content service subscription fee by 30% Change in time allocation due to increase in online gaming fee by 30%

Source: Primary user survey

The evidence is persuasive that behavioural lock-in is not an overwhelming concern in online gaming. At the same time, online gamers being highly price sensitive, are likely to migrate towards unregulated and unsafe online spaces in the event of a price escalation. This situation could soon become a reality with the implementation of the newly introduced tax regime in July 2023.

The Goods and Services Tax (GST) Council, in its 50th Meeting held in July 2023, advocated to impose 28 percent GST on the full value of bets (i.e. the contest entry fee). This is a significant departure from the erstwhile taxation rule where the GST rate for online gaming services was pegged at par with other digital services, at 18 percent on Gross Gaming Revenue (GGR) or platform fee or contest entry fee *minus* the winning payouts. This change in tax architecture will significantly increase the cost of participation in online gaming or reduce the winnings paid to users or both, given gamers are already required to pay 30 percent income tax on their earnings from online gaming.⁴⁷ It may also have a negative impact on startups, which typically operate on low margins and therefore have limited ability to withstand this tax increase.

In response to these developments, close to 130 online gaming companies have appealed to the GST council, as of July 2023, to reconsider its recommendations. These appeals endorse a rationalised tax rate which is conducive to growth of online gaming in India and making the segment globally competitive, which is projected to double its revenue by 2025 under the existing tax regime.⁴⁸

As an alternate strategy, non-price instruments could play a role in regulating unwanted user actions in the segment, as long as they are proportionate to the level of user engagement. For instance, strict compliance requirements for gamers who only avail of free services might considerably limit growth in the sector. The new online gaming rules are therefore correct in mandating stronger KYC requirements for users who pay to play, and not for all users, including of games made available in hybrid formats where the free and paid versions coexist.

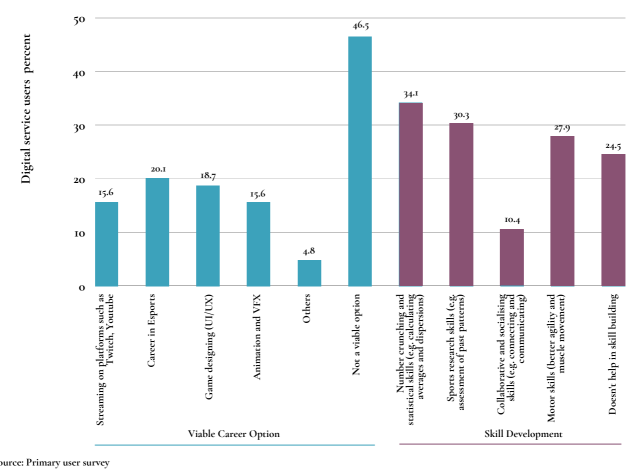
Skills, Employment and Tech Gains

We focus on user perceptions of online gaming in this report because the newest set of IT rules focus on this industry. There are also a number of positive externalities such as skill development that are intrinsically linked with online gaming in the global academic literature, and which are normally not raised in the Indian public discourse.⁴⁹Here the media coverage tends to focus on parental discontent over the online gaming habits of their children. Similar concerns were also raised in a report presented by a Group of Ministers (GoM) on Casinos, Race Courses and Online Gaming at the 47th Goods and Services Tax (GST) Council meeting, held in June 2022. The report specifically mentioned the 'adverse impact' of online gaming on society and particularly the youth, due to its addictive nature, which may affect the financial and overall well-being of players.Yet the time-use and moneyspend patterns unearthed in our research would seem to suggest that much of this concern is misplaced. For instance, society tends to regulate online gaming far better than social media. There is greater parental oversight, and far less everyday use of games than of social media, despite the fact that regulations targeting social media were formulated and enforced earlier.

It is also a fact that the Government of India sees online gaming as an economic driver, as seen in a recent report of the Ministry of Information and Broadcasting on India's Animation, Visual Effects, Gaming and Comics (AVGC) sector.⁵⁰ The report busts the myth that online gaming is a drag on economic productivity and recognises the industry as an essential pillar of national economic growth. It flags a top-level view on the role of online gaming in creating new opportunities for Indian youth

in the VFX, animation and game design sectors, and goes on to mention the role of online gaming in catalysing new technologies such as extended reality, artificial reality or the Metaverse in the media and entertainment sector. It is in this overarching context that we dive deep into the benefits of online gaming as described by online gamers.

Figure 15 depicts online gamer perceptions of the skill and employment potential of online gaming. Nearly 75 percent believe that online gaming leads to various kinds of skill development, especially in number-crunching and statistical skills, sports research skills, and motor skills.⁵¹ These are essential general-purpose skills with relevance for a range of employment opportunities. Consider the variety of employment opportunities in just the gaming-adjacent sectors such as augmented and artificial reality, animation, or graphics design. Most gamers also consider employability in AVGC activities such as UI/UX design or Animation/VFX, or in viewership-driven activities such as game streaming or e-sports to be viable career options.



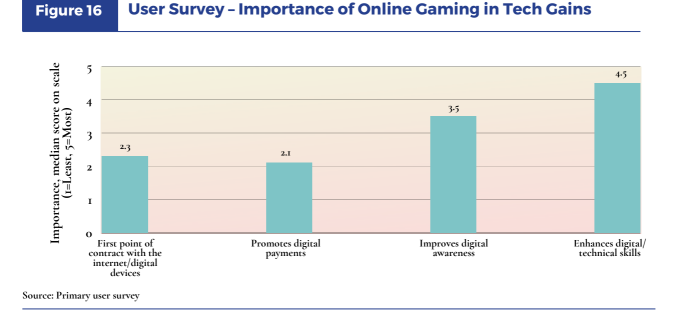
User Survey - Employment and Skill Potential of Online Gaming Figure 15

Source: Primary user survey

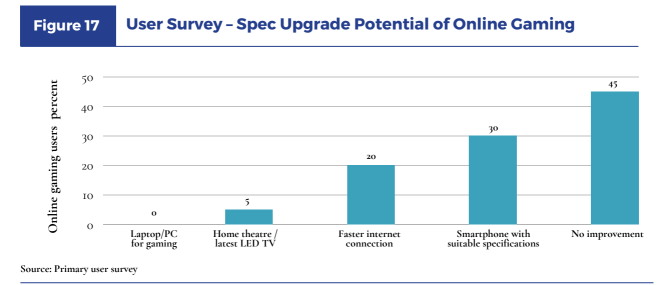
Note: Users could select multiple options

The spread of technology is another important dimension of online gaming. Worldwide, it has been a focal point of policymakers seeking to enhance digitisation in order to democratise access to work opportunities and to essential and non-essential services. The 2021 World Development Report emphasises the role of responsible digitisation and data use for global economic and social value creation² Our research shows that online gaming has a significant impact on digital and technical

awareness and skills (Figure 16) which improve general-purpose employability as noted above. Digital and technical awareness and skills have multiplier effects on almost all modern economic activities. However, online gaming is seldom the first point of entry into the internet and related digital services, and is currently a niche service, with information on its potential mostly available only on other online media.



The skill building and employment potential of online games proceeds in step with the progressive technical upgrades made by gamers. In our sample, every other gamer seemed to have invested in a faster internet connection or smartphone (Figure 17). It is known that both are drivers of overall economic mobility (Chatterjee 2020).³



These observations may inform many dimensions of the future regulation of online gaming. For instance, taxation is a key lever used to encourage or to discourage digital product adoption. The Laffer curve,⁵⁴which summarises the relationship between the tax rate and the resulting level of public tax revenue, follows an inverted U or bell-shaped path, which is to say, a rise in the taxation rate yields higher public revenue only up to a point, after which it leads to lower tax revenues.

27

The proposed tax hike on online gaming from 18 percent to 28 percent on the full value of bets will significantly increase the tax burden on users and discourage adoption of online gaming. This measure may have a ripple effect on the growth of other linked industries, including AVGC, Game Design, and Esports, which may ultimately offset the anticipated increase in revenue from higher tax rates.

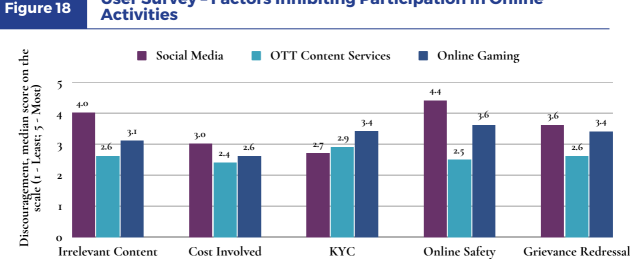
User Inhibitions

Inhibitions linked to engagement with social media, OTT content and online gaming are a critical aspect to gauge, for a holistic sense of the services ecosystem in focus. Knowing the precise nature of these user inhibitions may help businesses and policymakers fill the requisite gaps in terms of reach and to ensure user safety in the digital services ecosystem.

We find that users encounter the most friction in their online experience on social media, citing especially irrelevant content and online safety (Figure 18). Online safety⁵⁵ and grievance redressal, as well as KYC requirements, are also cited as somewhat discouraging factors by online gamers. The 2023 IT Rules provide for safeguards for online safety, and they define processes for grievance redressal. However, they do not differentiate in the level of KYC required for low-value versus high-value transactions. This may lead to continued user frictions in this regard. The Rules prescribe the same level of KYC as required for opening a bank account, though other KYC regimes such as for mobile wallets have a much lighter touch regulation as they are associated with a prescribed threshold in transaction value terms.

We note finally that users describe their experience with OTT content services as smooth on almost all counts, which is also a testament to the standardisation of quality of service in an otherwise heterogeneous segment of the digital market, thanks to an enabling regulatory infrastructure.

User Survey - Factors Inhibiting Participation in Online



Source: Primary user survey Note: The cost parameter here includes both the time and money cost associated with each online service It is important to make product design distinctions in the heterogeneous ecosystem of online gaming. The existing categories are already changing with the introduction of Web3 games, which can involve users at multiple stages of the game and enable the ownership of in-game assets that are traded in other digital markets in the form of non-fungible tokens (NFTs). The evolution of these new technologies is linked intrinsically with the online gaming industry, with which they share the many unique features of virtual worlds, where users play, interact and communicate in immersive and interoperable environments.⁵⁶ The future of online gaming is evolving rapidly, as Web3 games increase user agency, ownership properties, interoperability, and transparency.⁵⁷ For this complex and fast-moving industry therefore, agile governance is the need of the hour.

ANNEXURE

Table A1

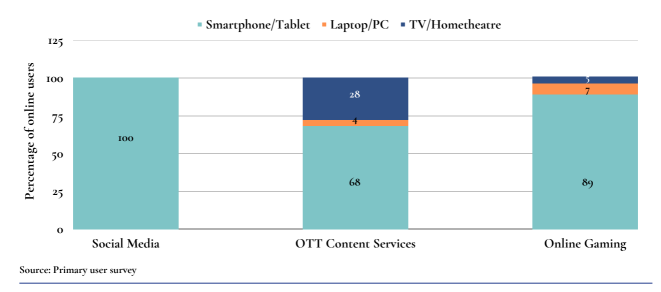
App Count by Segment

App segments	Count
Online gaming	89
OTT content services	30
Social media	24
Total	143

Online gaming segment	Count
Card games	36
Esports	ю
Fantasy Sports	II
Casual games	32
Total	89

Figure A1

User Survey- Devices Used to Access Social Media, OTT Content Services and Online Games



ENDNOTES

- I In classifying these services as social media we follow the likes of <u>Forbes</u>, <u>Semrush</u>, <u>Adobe</u> and a large pool of academic literature.
- 2 <u>Information Technology (Intermediary Guidelines and Digital Media Ethics Code) Rules, 2021.</u> Ministry of Electronics and Information Technology (2021).
- 3 Code of Ethics, IT Rules, 2021. MeitY (2021).
- 4 Rule 3(2), IT Rules, 2021. MeitY (2021).
- 5 Rule 3A, IT Rules, 2021. MeitY (2021).
- 6 Rule 3A(3) and 4A(11), <u>Intermediary Guidelines (Intermediary Liability and Digital Media</u> <u>Ethics Code) Amendment Rules, 2023</u>. Ministry of Electronics and Information Technology (2023).
- 7 Rule 4A, IT Amendment Rules, 2023. MeitY (2023).
- 8 Rule 4(12), IT Amendment Rules, 2023. MeitY (2023).
- 9 Chandrima Bhattacharya, Debaroti Chowdhury, Nova Ahmed, Su Özgür, Bodhisatwa Bhattacharya, Sankar Kumar Mridha & Malay Bhattacharyya (June, 2021). "*The nature, cause and consequence of COVID-19 panic among social media users in India.*" Social Network Analysis and Mining, 11(1). Available at: https://doi.org/10.1007/s13278-021-00750-2;

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10 Alaukik Shrivastava. (November, 2022). "Developing a Responsible Gaming Model for the Online Gaming Industry of India. Gaming Law Review." Gaming Law Review. 450-462, Vol. 26, Issue 9. Available at: https://doi.org/10.1089/glr2.2022.0033;

Leahy, D. (2022). "<u>Rocking the Boat: Loot Boxes in Online Digital Games, the Regulatory Challenge,</u> <u>and the EU's Unfair Commercial Practices Directive</u>." Journal of Consumer Policy. Springer. Vol. 45(3), pg. 561-592. Available at: https://doi.org/10.1007/s10603-022-09522-7

Wooyong Jo, Sarang Sunder, Jeonghye Choi, & Minakshi Trivedi. (January, 2020). "Protecting Consumers from Themselves: Assessing Consequences of Usage Restriction Laws on Online Game Usage and Spending." Marketing Science, INFORMS, Vol. 39(1), pg. 117-133. Available at: http://doi.org/10.1287/mksc.2019.1174.

- ¹¹ The requirements for a statistically robust sample size pertain to a minimum effect size, level of significance and power of the sample design. Our survey meets the requirement for a statistically robust sample size design, with a minimum effect size of 20 percent (the threshold noted to yield robust statistical results: <u>Cohen 1988</u>). The level of significance (or p-value) was pegged at 5 percent and the power at 80 percent.
- 12 The tier X, Y and Z classifications are made for house rent allowance (HRA) as recommended by the Central Pay Commission, while the metro, tier 1 and tier 2 classifications are based on population size as follows. Metro: 40 lakh and above, Tier 1: 10 – 40 lakh, and Tier 2: fewer than 10 lakh people.
- 13 National Family Health Survey (NFHS 5). <u>Compendium of Fact Sheets</u>. 2019-21.
- 14 These estimates are for the online segments we study as a whole, not for any app in particular. More specifically, in terms of reach, the top three social media apps are YouTube (100 percent), Facebook, and Instagram (88 percent each). The top three OTT services in our sample were MX player (54 percent), Hotstar (40 percent) and Netflix (26 percent). While the top three online gaming apps were Ludo King (46 percent), Candy Crush (31 percent) and Subway Surfer (11 percent).
- ¹⁵ Based on MAU, the top-three social media apps are YouTube (92 percent), WhatsApp (84 percent) and Instagram (82 percent). The top-three OTT content service apps are MX player (35 percent), Hotstar (23 percent) and Jio TV (11 percent), and the top-three online gaming apps are Ludo King (23 percent), Candy Crush (20 percent) and Subway Surfer (8 percent).
- ¹⁶ Monthly inert rate is the share of online users who have not used an app at least once in the period concerned but have them installed. It reflects the difference between the reach and MAU.
- ¹⁷ The estimate for inert rate uses the total number of online users in the sample as the base. So, the comparison across online segments is absolute, and not proportionate.
- 18 Lily Oberstein. "<u>All the streaming services and apps that let you host virtual watch parties</u>." *Business Insider*, July 2021. Accessed May 21, 2023.
- 19 Daily inert rate is the share of online users who do not use an app on a given day in a onemonth period but have the app installed. It is the difference between the app's reach and DAU.

20 <u>Netflix.com</u> (n.d.)

- ²¹ Stranger Things, one of the most popular shows on Netflix with <u>52 million minutes</u> of streaming in 2022, is also available as an <u>online game</u> on the same platform.
- Online users access social media almost always on a personal device (Figure A1) (a tablet or smartphone) rather than a device likely to be shared with others (laptop, desktop or TV). Fewer use a personal device to access online gaming (89 percent) and OTT content (68 percent). Therefore, we note a higher inert rate for OTT apps, followed by online gaming (see Figure A1 in the Annexure).
- 23 Other states including Sikkim and Goa have legalised gambling in their laws.
- 24 Section 12, Public Gambling Act, 1867.
- 25 Constitution of India, Schedule VII, List II, Entry No. 34.
- 26 Dr. K.R. Lakshmanan v. State of Tamil Nadu and Ors., AIR 1996 SC 1153.
- 27 Rule 4A(3)(a). IT Rules, 2021. MeitY (2021).
- 28 Multiple segment activity is *sum* of segment-wise activity *minus* activity on overall online gaming.
- 29 Diane Coyle and Leonard Nakamura. (2022). "Towards a Framework for Time Use, Welfare and Household-centric Economic Measurement." International Monetary Fund.
- 30 Lavinia McLean, & Mark D. Griffiths. "Female Gamers' Experience of Online Harassment and Social Support in Online Gaming: A Qualitative Study." International Journal of Mental Health and Addiction. 17, 970–994 (2019). Available at: https://doi.org/10.1007/s11469-018-9962-0;

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- ³¹ Wenliang Su, Xiaoli Han, Hanlu Yu, Yiling Wu, & Marc Potenza (2020). Do men become addicted to internet gaming and women to social media? A meta-analysis examining gender-related differences in specific internet addiction. Computers in Human Behavior. Available at <u>https://doi.org/</u>10.1016/j.chb.2020.106480.
- 32 Ambika Satija, Neha Khandpur, Satija Shivani, Shivani Mathur Gaiha, Dorairaj Prabhakaran, K. Srinath Reddy, Monika Arora, K. M. Venkat Narayan (2018). *Physical Activity Among Adolescents in India: A Qualitative Study of Barriers and Enablers*. Health Education & Behavior. 45(6):926-934. Available at: <u>https://doi.org/10.1177/1090198118778332</u>

- 33 Sumathi Swaminathan, Sumithra Selvam, Tinku Thomas, Anura V. Kurpad, Mario Vaz (2011). Longitudinal trends in physical activity patterns in selected urban south Indian school children. Indian J Med Res. 134(2):174-80. Available at: <u>https://www.ncbi.nlm.nih.gov/pmc/articles/PMC3181017/</u>
- 34 In some cases, social media is a gateway to e-commerce, online shopping, communication (through WhatsApp) and more. However, these transactions account for only a small fraction of the overall 193 min a day spent on social media.
- 35 <u>Google.com</u> (n.d.)
- 36 Pushpendra Singh, & Falguni Pattanaik (June, 2020). "<u>Unfolding unpaid domestic work in</u> <u>India: women's constraints, choices, and career</u>." Palgrave Commun. 6, 111. Available at: https://doi.org/10.1057/s41599-020-0488-2
- On average, women spend 78 minutes more time daily on employment and related activities after online exposure, implying that as many as 102 million hours of additional daily time may accrue to paid activities in the economy if women were to go online. This would translate into an additional USD 103 billion of monetary value or almost 3.9 percent of GDP. See Gautam, V., Bansal, C. & Niharika (2022) "Women's Economic Mobility and Online Exposure." Koan Advisory and Ola Mobility Institute, and "Video Gaming: Women at Play." (March, 2023). All India Gaming Federation. Accessed on May 24, 2023.
- 38 Chaturvedi, A., Agarwal, A., and Mishra, P. (July, 2022). "<u>Game On! Roadmap For User Centric</u> <u>Gaming Regulation in India</u>." Koan Advisory.
- 39 We use median as the measure of aggregation (i.e. central tendency) as it is the most efficient with income/price range data.
- 40 Per capita net national product (NNP) is taken as proxy for per capita income. It stood at Rs. 1,50,007 for 2021-22. Source: RBI.
- 41 CUTS International and Broadband India Forum (2022). "*Effective Consumer Choice key for Indian TV Viewers*".
- 42 "India Levelling Up: State of India Gaming FY 2021-2022" Lumikai, 2022.
- 43 The Parliament of the United Kingdom defines 'lootboxes' as video game features that can be accessed through gameplay or purchased with in-game items, virtual currencies, or directly using real money. The regulatory concern around lootboxes centres on the structural and psychological similarities to gambling.
- 44 Cynthia Weiyi Cai. (2020) "*Nudging the financial market? A review of the nudge theory*." Accounting and Financing. Vol 60, Issue 4, 3341–3365. Available at: https://doi.org/10.1111/acfi.12471
- 45 In the survey, responses were recorded against hypothetical scenarios of a 30 percent increase in OTT and online gaming fees.
- 46 Cross-sensitivities are insignificant. That is, the increase and decrease in users' online gaming time allocation due to an OTT content service fee change, and vice-versa, were of nearly equal magnitude.

- 47 Jyoti Banthia (July 2023). "GST burden. Online gaming firms, bodies seek review of 28% GST in open letter". The Hindu.
- 48 Jyoti Banthia (July 2023).
- 49 Yasmin, B. Kafai, & Quinn Burke. (October, 2015). "Constructionist Gaming: Understanding the Benefits of Making Games for Learning, Educational Psychologist." Educ Psychol. 50(4), 313-334. Available at: https://doi.org/10.1080 percent2F00461520.2015.1124022

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- 50 "Realising AVGC-XR Potential in India." AVGC Promotion Task Force Report, 2022.
- ⁵¹ In the United States, <u>88 percent</u> of gamers find online gaming has a positive impact on their cognitive skills. The corresponding estimate for the UK is from <u>61-66 percent</u>.
- ⁵² "World Development Report 2021: Data for better lives." World Bank (<u>2021</u>).
- 53 Amrita Chatterjee. (2020). "Financial inclusion, information and communication technology diffusion, and economic growth: a panel data analysis." Information Technology for Development, 26:3, 607-635. Available at: https://doi.org/10.1080/02681102.2020.1734770
- 54 A.B. Laffer. (2004). "*The Laffer Curve: Past, Present and Future*." The Heritage Foundation. No. 1765.
- 55 Online safety implies that individuals are protecting themselves and others from online harms or risks that may jeopardise their personal information, lead to unsafe communications, or even affect their mental health and wellbeing. It encompasses all technological devices that have access to the internet, from PCs and laptops to tablets and smartphones.
- 56 Chaturvedi et al. (2021).
- ⁵⁷ "How Web3 will change the gaming industry." NASSCOM (August, <u>2022</u>).



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