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9	UNITED STATES D	ISTRICT COURT
10	WESTERN DISTRICT OF WA	ASHINGTON AT SEATTLE
11	CRAIG CROSBY and CHRISTOPHER	CASE NO.
12	JOHNSON, on behalf of themselves and others similarly situated,	CLASS ACTION COMPLAINT
13	Plaintiffs,	
14	V.	JURY TRIAL DEMANDED
15	AMAZON.COM, INC., a Delaware corporation.	
16	Defendant.	
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	CLASS ACTION COMPLAINT (Case Number)	Cotchett, Pitre & McCarthy, LLP 7511 Greenwood Avenue N, Suite 4057 Seattle, WA 98103

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1 I. <u>INTRODUCTION</u>

Amazon engaged in an unfair and/or deceptive business practice by falsely
 advertising, marketing, and selling defective, and often dangerous lithium-ion 18650 battery cells
 and products containing them.

- 5 2. Lithium-ion 18650 batteries are marketed and sold by Amazon to be used in
 6 consumer devices, including laptops, flashlights, cameras, lasers, measurement tools, children's
 7 toys, battery packs, hoverboards, and e-cigarettes.
- 8 3. Amazon makes numerous false and misleading representations about the
 9 characteristics of the batteries. Amazon misrepresents the energy capacity of lithium-ion 18650
 10 batteries and safety features allegedly contained in the batteries. Amazon is selling batteries with
 11 advertised characteristics that do not exist.
- 4. Not only does Amazon unfairly, unlawfully, and deceptively hide the truth about
 lithium-ion 18650 batteries, but they also continue to sell, market, and advertise the batteries on
 their website despite knowledge that the batteries are not as advertised.
- 15 5. Amazon's advertising, and information on its website is misleading to consumers,
 and Amazon has profited based on its deceptive and/or unfair practice of incorrectly leading the
 public to believe that the batteries had longer capacity or higher output than they did, and
 possessed safety features they did not. Amazon's conduct constitutes a violation of the
 Washington Consumer Protection Act.
- 20

II. JURISDICTION AND VENUE

6. This Court has personal jurisdiction over Defendant because Amazon maintains
its headquarters in this district and in Washington state and has intentionally availed itself of the
laws of Washington by conducting a substantial amount of business in the state that is the subject
of this Complaint. Decisions regarding the advertising of these products are made at the
headquarters of Amazon, which is located in this district. This Court accordingly has personal
jurisdiction over Amazon.

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7. 1 This Court has subject matter jurisdiction because this is a class action arising 2 under the Class Action Fairness Act of 2005 ("CAFA"), which confers original jurisdiction on 3 the federal courts for any class action in which any member of the Class is a citizen of a state 4 different from any defendant, and in which the matter in controversy exceeds in the aggregate 5 \$5,000,000, exclusive of interest and costs. Plaintiffs allege that the total claims of individual 6 Class members in this action are in excess of \$5,000,000, as required by 28 U.S.C. § 1332(d)(2) 7 & (6). Plaintiffs are citizens of California, whereas Defendant is a citizen of Washington, 8 satisfying 28 U.S.C. § 1332(d)(2)(A). Furthermore, the total number of Class members is greater 9 than 100, as required by 28 U.S.C. § § 1332(d)(5)(B). Federal subject matter jurisdiction thus 10 exists.

8. Venue is proper in this judicial district under 28 U.S.C. §§ 1391(b) because
Amazon is headquartered and resides in this District. Venue is further appropriate in this district
pursuant to the forum selection clause in Amazon's online "conditions of use," which are
available when a consumer signs up for an Amazon account and makes purchases. As of May 3,
2021, the conditions provide that "[a]ny dispute or claim relating in any way to your use of any
Amazon Service will be adjudicated in the state or Federal courts in King County, Washington,
and you consent to exclusive jurisdiction and venue in these courts."

18 III. <u>PARTIES</u>

19

A. Plaintiffs

9. Plaintiff CRAIG CROSBY resides in Camarillo, California. During the Class
 period, Mr. Crosby purchased deceptive individual 18650 lithium-ion battery cells and products
 containing intentionally deceptive 18650 lithium-ion battery cells from Amazon.com as the
 direct seller after May 3, 2021, the date Amazon dropped its arbitration requirement in its
 Conditions of Use. At the time of purchase, Amazon's statements and omissions had the capacity
 to deceive a substantial portion of the purchasing public. The products were found to have lower

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battery capacity than advertised only after the products were bought, mailed, received, and tested
 by Plaintiffs.

10. 3 Plaintiff CHRIS JOHNSON resides in Woodland Hills, California. During the 4 Class period, Mr. Johnson purchased deceptive individual 18650 lithium-ion battery cells and 5 products containing defective 18650 lithium-ion battery cells from Amazon.com as the direct seller after May 3, 2021, the date Amazon dropped its arbitration requirement in its Conditions 6 7 of Use. At the time of purchase, Amazon's statements and omissions had the capacity to deceive 8 a substantial portion of the purchasing public. The products were found to have lower battery 9 capacity than advertised only after the products were bought, mailed, received, and tested by 10 Plaintiffs.

11 11. Absent award of the relief sought in this lawsuit, Plaintiffs Crosby and Johnson
and the public will continue to suffer harm. Plaintiffs as well as the public generally continue to
be at risk of future harm, as Amazon knows about its deceptive practice because of the
unfavorable reviews on its website stating as much, and has refused to change its practices
related to the sale of defective lithium-ion 18650 batteries. Amazon continues to make false and
misleading statements in connection with the sale of such products. This continued violation of
the law creates ongoing damage to Plaintiffs and to the purchasing public.

B. Defendant

18

19 12. Defendant AMAZON.COM, INC. is a corporation located in Washington state,
20 and organized under the laws of the State of Delaware, with its headquarters, and principal place
21 of business at 410 Terry Avenue, Seattle WA 98109.

13. Amazon Warehouse Deals is a division or arm of AMAZON.COM, INC. Amazon
Warehouse Deals offers discounted goods that have been returned, warehouse-damaged, used, or
refurbished products. Amazon Warehouse Deals is a direct seller of lithium-ion 18650 batteries
and is responsible for the sale, marketing, and advertisement of the defective lithium-ion 18650
batteries and products contain lithium-ion 18650 batteries at issue in this case. (Amazon.com,

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1	Inc. including Amazon Warehouse Deals, is collectively referred to herein as "Amazon.com" or					
2	"Amazon").					
3	IV. <u>CLASS ACTION ALLEGATIONS</u>					
4	14. Plaintiffs bring this class-action lawsuit on behalf of themselves and the proposed					
5	members of the Class pursuant to Rule 23(b) of the Federal Rules of Civil Procedure.					
6	15. This action has been brought and may properly be maintained as a class action					
7	against Defendant Amazon because there is a well-defined community of interest in the litigation					
8	and the proposed Class is easily ascertainable.					
9	16. Plaintiffs seek certification of the following Class:					
10 11	All individuals or organizations that purchased lithium-ion 18650 batteries or products containing lithium-ion 18650 batteries from Amazon after May 3, 2021 until the date of class certification.					
12	17. <i>Numerosity</i> . Plaintiffs do not know the exact number of Class members but					
13	believe the Class comprises at least thousands of consumers nationwide. As such, the Class is so					
14	numerous that joinder is impractical.					
15	18. <i>Commonality and predominance.</i> Each of the proposed Class members, are					
16	similarly situated to Plaintiffs with regard to their rights as purchasers of lithium-ion batteries					
17	from Amazon.					
18	19. There are common questions of law and fact that affect all Class members. These					
19	questions predominate over questions that might affect individual Class members. These					
20	common questions include, but are not limited to, the following:					
21	A. Whether Amazon falsely advertised lithium-ion batteries;					
22	B. Whether Amazon's representations regarding the deceptive and/or dangerous					
23	nature of the batteries were objectively material;					
24	C. Whether Amazon adequately disclosed and described the deceptive and/or					
25	dangerous nature of the lithium-ion batteries and the risks associated with their					
26	use;					
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1	D. Whether Amazon's representations and descriptions of the lithium-ion batteries
2	and the products containing them were deceptive;
3	E. Whether Amazon failed to disclose objectively material information regarding the
4	lithium-ion batteries;
5	F. Whether Amazon's representations and omissions have the capacity to deceive a
6	substantial portion of consumers;
7	G. Whether Amazon's conduct violated Washington state consumer protection laws;
8	H. Whether Plaintiffs and the Class incurred a loss of money or property within the
9	meaning of the WA Consumer Protection Act due to Amazon's conduct;
10	I. Whether Plaintiffs, the Class and the general public are entitled to public
11	injunctive relief due to Amazon's conduct.
12	20. <i>Typicality.</i> Plaintiffs' claims are typical of Class members' claims. Plaintiffs and
13	Class members sustained injury as a direct result of Amazon's practice of selling, marketing and
14	advertising defective lithium-ion batteries. Thus, Plaintiffs are similarly situated to the other
15	members of the Class and are adequate representatives of the Class.
16	21. <i>Adequacy.</i> Plaintiffs will fairly and adequately protect the Class members'
17	interests. Plaintiffs and Class members have the same interests and Plaintiffs have attorneys who
18	are competent and experienced in the prosecution of class actions and consumer protection cases.
19	22. <i>Superiority.</i> A class action is the superior method for fairly and efficiently
20	adjudicating this controversy for the following reasons:
21	A. The monetary size of claims of the individual Class members are relatively small,
22	and few, if any, Class members could afford to seek legal redress for the wrongs
23	complained of;
24	B. Absent a class action, the Class members will likely not obtain redress of their
25	injuries and Defendant will retain the proceeds from the violations of the laws
26	cited herein;
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Seattle, WA 98103

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1	C. This class action class prevides the honefits of single adjudication and supervision
1	C. This class action also provides the benefits of single adjudication and supervision
2	by a single court; and
3	D. Plaintiffs are unaware of any unusual difficulties in managing this class action.
4	V. <u>CHOICE OF LAW ALLEGATIONS</u>
5	23. Washington law applies to Plaintiffs' claims by virtue of a Washington choice-of-
6	law provision that is set forth in "Conditions of Use" that appear on Amazon's website. These
7	conditions of use are available to consumers when they sign up for an Amazon account and make
8	subsequent use of the website or purchases. In pertinent part, the choice-of-law clause contained
9	in the conditions of use provides:
10	By using any Amazon Service, you agree that applicable federal law, and the laws of the
11	state of Washington, without regard to principles of conflict of laws, will govern these
12	Conditions of Use and any dispute of any sort that might arise between you and Amazon.
13	VI. <u>FACTUAL ALLEGATIONS</u>
14	A. Amazon Sells Defective, and Dangerous Lithium-Ion 18650 Batteries
15	24. Amazon has and continues to benefit from the sale of deceptive, dangerous, and
16	defective lithium-ion 18650 batteries and products containing them. Amazon makes with false
17	and exorbitant capacity claims about the lithium-ion 18650 batteries that do not perform to their
18	alleged capacity and pose serious risk of injury. (See Exhibits A-E)
19	25. Amazon's affirmative statements regarding alleged battery capacity, lower price
20	points, and safety features has the capacity to mislead Plaintiffs and the public into purchasing
21	batteries that were deceptive, defective, and dangerous.
22	26. The energy capacity of a battery is one of the most important characteristics a
23	consumer reviews to determine which battery to purchase. Amazon advertises the energy
24	capacity of the battery sold in milli-amp hours (mAh). Virtually all lithium-ion cells have a rated
25	capacity measured in milliamp-hours (mAh) or amp-hours (Ah). The higher the mAh capacity,
26	the more useable energy .

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27. 1 The capacity of authentic lithium-ion 18650 batteries sold by legitimate 2 manufacturers is under 3800 mAh. The space inside the case of every authentic lithium-ion 3 18650 battery is the same. Cell capacity is limited by the thickness and density of the cathode 4 and anode, and the electrolyte that can fit in the case, in addition to electrode resistance and 5 device requirements for efficient discharge.

6

28. Lithium-ion 18650 batteries for sale on Amazon.com may list capacities ranging 7 from less than 1300 mAh to 12000 mAh. Batteries are often listed with capacities of 9800 mAh 8 or higher, more than double the capacity of any authentic 18650 lithium-ion battery produced by 9 legitimate manufacturers. The deceptively marketed lithium-ion 18650 batteries frequently test at 10 only a small percentage of their advertised capacity.

29. 11 Consumers purchase higher capacity batteries from Amazon because they are 12 attracted to the longer use duration of the batteries. Unfortunately, many of Amazon's claims are unsubstantiated, misleading, and completely deceptive. 13

14

B. Amazon Knows about the Defective Nature of Lithium-Ion 18650 Batteries

30. Amazon knowingly conceals the capacity of these batteries and alleged safety 15 16 features in order to mislead Plaintiffs and the public into purchasing batteries that are not as 17 advertised.

31. Amazon promotes the sale of deceptive and/or unfairly marketed batteries through 18 19 its use of Amazon product listings uniquely identified by an Amazon Standard Identification 20 Number ("ASIN"). Every product sold on Amazon.com is assigned an ASIN. If a seller or 21 product has too many negative reviews, the product will be removed from the Amazon. 32. 22 A removed product is often put back on Amazon's website without any 23 substantive quality control or review by Amazon. The same product is given a different ASIN 24 and all prior reviews of the product are removed. Therefore, the purchaser of the existing ASIN 25 version of the product is unaware of any prior negative reviews of the same product, despite this

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26 information being known by Amazon.

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33. Amazon is often the direct seller of the dangerous and potentially deadly items
 while also allowing third-party sales. Amazon has even developed their own portable lithium-ion
 battery packs and battery chargers, Amazon Basics Portable Power Banks. Amazon recalled six
 models of the Portable Power Banks in 2018 due to fire hazard.

5 34. Amazon knew or should have knowledge of this practice because on Amazon's 6 website, there are often negative and one-star reviews for the deceptive and defective lithium-7 ion batteries and products containing them. Amazon customers complain that the batteries fail to 8 reach the claimed capacity, cost too much for their actual capacity, arrive smaller than 9 advertised, fail to include marketed safety features, and that products containing the batteries are 10 fire hazards.

35. An example of a deceptive product sold by Amazon is Super Bright 2000 Lumen
18650 Tactical Flashlight and 6x 3.7V Rechargeable High-Capacity Battery with Batteries
Charger, Adjustable Focus and 5 Light Modes Handheld Flashlight for Camping Hiking.
Amazon customer Eric Clough left a one star review for the product on June 23, 2021, stating
that: "Not as described. The flashlight is fine. The batteries are NOT 5800 MaH. No where close.
I have 2600 mah batteries that lasted twice as long."

36. Another example of a deceptive product sold by Amazon is Tokeyla 18650
flashlight 5 modes with one pack two-Slot charger and 8 pcs 18650 rechargeable battery
5000mAh button top batter for general purpose. Amazon customer Troy Otto left a one star
review for the product on May 7, 2021, stating that: "Batteries slightly too tall and flashlight
doesn't work right. Batteries don't work with the flashlight correctly. Also, these 18650 batteries
are slightly taller than usual 18650's. They are too tall to fit in my ecig."

37. Another example of a misleadingly advertised product is the Headlamp,
Headlight, Hard Hat Light 2000 Lumens IMPROVED Cree Led Ultra Bright Rechargeable
Waterproof Flashlight Head Light for Camping, Outdoors (Charging equipment and Battery)
included (Silver). Amazon customer Josephine left a one star review for the product on June 4,

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1 2021, stating that: "Broke first use. Worked for about 15 minutes. Never worked again. Tried 2 charging it, changing batteries etc."

3 38. As of July 28, 2021, Amazon was still listing thousands of the dangerous and 4 falsely advertised batteries on its site, including those that Amazon knows pose safety risks. 5 Amazon customers who purchased the counterfeit batteries, have posted negative reviews and photos demonstrating how the batteries have burned or exploded. Despite this, and being on 6 notice by virtue of the negative reviews, Amazon continues to directly sell, advertise, and market 7 8 the defective and dangerous batteries. (See Exhibits F-I)

9 39. For example, the following product is available for sale by Amazon: Rollerhouses 10 7.4 Volt Rechargeable Battery 18650 Pack 2000mAh Li - Ion with Wire and JST Connector. 11 Amazon customer Bobby A. left a one star review for the product on June 25, 2021, stating that: 12 "Completely junk. Ordered this battery and waited a week for it to get here. I checked the voltage on the battery when it arrived and it was at "0" volts. I had no idea how long this battery 13 14 had been stored at "0" volts but that is always a bad sign. I tried charging the battery anyway just 15 to satisfy my suspension and sure enough it is junk. I don't recommend these batteries."

40. 16 Amazon also has ongoing notice and knowledge of the deceptive, and dangerous nature of the batteries, due to the number of negative reviews submitted by Plaintiff Craig 17 18 Crosby and other Amazon customers. Since May 3, 2021, Mr. Crosby has submitted at least 19 seven negative reviews to Amazon for defective and dangerous lithium-ion 18650 batteries. 20 Nevertheless, Amazon has blocked and refused to post any of Mr. Crosby's negative reviews 21 about the batteries. Amazon's refusal to submit a review also shows it knew or should have 22 known about its unfair and/or deceptive practice.

23

41. Despite this knowledge, Amazon refuses to remove the defective and dangerous 24 products and fraudulently advertised lithium-ion batteries sold on its website. Instead Amazon 25 re-lists and continues to sell and use misleading product photos to obscure the defective and 26 dangerous nature of lithium-ion battery products.

9

1

C. Defective Lithium-Ion 18650 Batteries Pose Serious Risk Of Injury

2 42. Amazon also fails to adequately inform consumers of above-listed problems with the batteries for sale on their website.

3

4 43. Amazon's deceptive and/or unfair sale of lithium-ion 18650 batteries are often 5 accompanied by misleading claims of safety protections, including that the batteries contain "short-circuit protection," "overcharge and under-charge protection," "high and low voltage 6 7 cutoff," "venting," "BRC protection circuit" or that batteries are "new" in the product listing, and/or on the individual item and accompanying chargers. Notably, the batteries often fail to 8 9 contain any of the safety features advertised.

10 44. Legitimate rechargeable batteries possess internal safety measures to minimize the risks inherent in lithium-ion batteries generally, and maximize the life of the battery. 11 12 Standard safety measures may include automatic shut off switches for batteries at both maximum and minimum charge. These measures reduce the risk of injury, from overheating, fire or 13 14 explosion while charging, discharging, or in the event of a short circuit.

45. 15 Defective rechargeable lithium-ion 18650 batteries sold by Amazon often do not possess the proper, adequate, or often any safety measures found in genuine lithium-ion batteries. 16 17 Absent any or all of these protective features, lithium-ion 18650 batteries pose a high risk of 18 explosion or igniting.

19 46. On January 8, 2021, The U.S. Consumer Product Safety Commission warned 20 consumers not to buy or use loose 18650 lithium-ion batteries that are separated from battery 21 packs, because they are potentially hazardous when handled, transported, stored, charged, or 22 used to power devices.¹

- 23
- 24 ¹ United States Consumer Product Safety Commission, "CPSC Issues Consumer Safety Warning: Serious Injury or Death Can Occur if Lithium-Ion Battery Cells Are Separated from Battery Packs 25 and Used to Power Devices", https://www.cpsc.gov/content/cpsc-issues-consumer-safetywarning-serious-injury-or-death-can-occur-if-lithium-ion-battery 26

47. Amazon knows the risk of injury that defective lithium-ion 18650 batteries pose
 to consumers, but continues to market, sell, and advertise deceptive lithium-ion 18650 batteries
 in a way which mischaracterizes that risk.

4 5

D. Plaintiffs Purchased Amazon Products Containing Defective Lithium-Ion 18650 Batteries

48. Plaintiffs collected data on counterfeit lithium-ion 18650 batteries and products
containing the batteries purchased on Amazon by tabulating the available reviews. From May 3,
2021 to August 1, 2021, the reviews revealed that 72,434 lithium-ion 18650 batteries and
products with the batteries were reported sold by Amazon. This data is based only on the reviews
of items purchased, not actual items purchased, and represents only a very small fraction of the
counterfeit lithium-ion 18650 batteries sold by Amazon. Many of these reviews were negative,
indicating that the batteries were defective and/or dangerous. (*See e.g.* Exhibits F-I).

49. 13 From June through July 2021, Plaintiff Craig Crosby purchased eight products 14 from Amazon containing deceptive and/or defective lithium-ion 18650 batteries that were 15 advertised with a number of false and misleading statements, including about their battery 16 capacity. Upon receipt of the batteries, Mr. Crosby conducted energy tests of the batteries and 17 determined that Amazon had misrepresented the capacity of a number of the batteries. Amazon also made several other misrepresentations, including that products contained authentic CREE 18 19 LEDs, produced particular lumens, or lasted up to 100,000 hours. A number of the products, 20 however, did not arrive as advertised, did not work at all, or failed to include the advertised 21 batteries or the batteries failed to hold a charge.

50. From June through July 2021, Plaintiff Chris Johnson purchased three products
from Amazon containing defective and deceptive lithium-ion 18650 batteries. Upon receipt of
the products, Mr. Johnson conducted energy tests of the batteries and determined that Amazon
had made numerous false and deceptive statements regarding the products. These products were
all purchased after May 3, 2021, the date that Amazon dropped its arbitration requirement.

11

S1. As of July 28, 2021, Amazon was still listing thousands of the dangerous and
 falsely advertised batteries on its site, including those that Amazon knows pose safety risks.
 S2. Plaintiffs purchased the following products from Amazon containing unfairly
 marketed, defective, and dangerous lithium-ion 18650 batteries:

5	Product	Purchase	Price	Advertised	Actual Capacity
6	Purchased by	Date	11100	Capacity	<u>ritturi Suputity</u>
7	Craig Crosby	T A		D ' 1 : 10(50	
	Tokeyla 18650 flashlight 5	June 4, 2021	Amazon Direct Seller:	Eight 18650 lithium-ion	Four batteries tested at
8	modes with one	2021	\$22.30	rechargeable	1726mAh,
9	pack two-Slot		before tax and	batteries with 5000mAh capacity.	1654mAh, 1799mAh,
10	charger and 8 pcs		shipping.	5000mAn capacity.	1631mAh.
11	rechargeable				
	battery 5000mAh button top batter				Four batteries retained in
12	for general				original shrink
13	purpose				wrap packaging.
14	ASIN				
15	B08C9Q2FZK	T A	•	F 19(50	A 11 1
	Tokeyla Full Metal 5 Modes	June 4, 2021	Amazon Direct Seller:	Four 18650 lithium-ion	All batteries tested at
16	Tactical		\$18.96	rechargeable	1049mAh,
17	Flashlight with 4- Pack 18650		before tax and shipping.	batteries with 5800mAh capacity.	958,mAh, 881mAh,
18	Rechargeable		sinpping.	sooonn in capacity.	906mAh.
19	Batteries and USB Charger				
20	Super Bright high				
	Lumen Handheld				
21	Flashlight				
22	ASIN				
23	B089LNM5B8				
24					
25					
26					

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1	Goreit	June 5,	Amazon	One 18650 lithium-	The battery tested
2	Rechargeable	2021	Direct Seller:	ion battery with	at
2	Flashlight, LED		\$16.26	4000mAh capacity.	1890mAh.
3	Tactical		before tax and		
	Flashlight with		shipping.		
4	18650 Battery & USB Charger,				
5	Super Bright 900				
	Lumens CREE				
6	LED, Zoomable,				
7	5 Light Modes,				
,	Water Resistant,				
8	Military Torch				
0	For Camping,				
9	Emergency				
10					
	ASIN B07H8JWZ3V				
11	The Revenant	June 5,	Amazon	Four 18650	Two batteries
12	Super Bright	2021	Direct Seller:	lithium-ion	tested at
	LED Headlamp 4	2021	\$13.46	rechargeable	39mAh,
13	Modes 3 CREE		before tax and	batteries with	39mAh.
14	XM-L T6		shipping.	5000mAh capacity.	
17	Waterproof &				Two batteries
15	Lightweight				retained in
16	Camping Outdoor				original shrink
16	Sports Headlight				wrap packaging.
17	ASIN				
	B01KVSMBK2				
18	ZXLN Portable	June 11,	Amazon	Two 18650 lithium-	The product was
19	LED Work Light,	2021	Direct Seller:	ion rechargeable	delivered with
17	COB LED Work	_0_1	\$16.19	batteries with	blue 2000mAh
20	Light 20W,		before tax and	4000mAh capacity.	batteries, not the
21	Rechargeable		shipping.	· ·	red 4200mAh
21	Outdoor Work				batteries as
22	Light, 4000mAh				advertised, item
	Power Bank for				was returned for a
23	Hiking, Car				refund.
24	Repairing, Builtin				
	SOS Emergency Mode (Free				
25	2X18650 Lithium				
26	Batteries)				
20	//				

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1	ASIN				
2	B07NQ7FGTN				
3	Father's Day Dad Gifts Led	June 11, 2021	Amazon Direct Seller:	One 18650 lithium- ion rechargeable	The battery tested at
+ ;	Flashlight High Lumens 4000		\$14.71 before tax and	battery with 5800mAh capacity.	1326mAh.
) -)	LED Tactical Rechargeable		shipping.		
	Flashlight 5 Modes with				
	Battery Zoomable				
	Water Resistant for Hiking Biking				
	Camping Outdoor Emergency Daily				
	Flashlight				
	ASIN B08J42DCQ4				
	Super Bright 2000 Lumen	July 8, 2021	Amazon Direct Seller:	Six 18650 lithium- ion rechargeable	The batteries tested at
	18650 Tactical Flashlight and 6x		\$18.39 before tax and	batteries with 5800mAh capacity.	1242mAh, 1033mAh,
	3.7V Rechargeable		shipping.	1 2	1209mAh, 1264mAh,
,	High-Capacity Battery with				1234mAh, 1258mAh.
	Batteries Charger, Adjustable Focus				1230IIII III.
	and 5 Light				
	Modes Handheld Flashlight for				
	Camping Hiking				
	ASIN B08GKYBZPC				
	Headlamp, Headlight, Hard	July 8, 2021	Amazon Direct Seller:	Two 18650 lithium- ion rechargeable	Initial test of the batteries revealed
	Hat Light 2000 Lumens		\$18.92 before tax and	batteries with 5000mAh capacity.	39mAh and 70mAh capacity.
	IMPROVED		shipping.	· · · · · · · · · · · · · · · · · · ·	
	Cree Led Ultra Bright				Second test of the batteries revealed

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1	Rechargeable Waterproof				38mAh and 52mAh capacity.
2	Flashlight Head				52mAn capacity.
3	Light for				
4	Camping, Outdoors				
5	(Charging				
	equipment and Battery) included				
6	(Silver)				
7	ASIN				
8	B07ZFWDBL6				
9			D :		
	Product Purchased by	<u>Purchase</u> <u>Date</u>	<u>Price</u>	<u>Advertised</u> <u>Capacity</u>	<u>Actual Capacity</u>
10	Christopher				
11	Johnson Led Flashlight	June 9,	Amazon	One 18650 lithium-	The battery tested
12	High Lumens	2021	Direct Seller:	ion rechargeable	at 891mAh.
13	4000 LED		\$14.99	battery with a	
	Tactical Rechargeable		before tax and shipping.	claimed capacity of 5800mAh capacity.	
14	Flashlight 5		5		
15	modes with				
16	Battery Zoomable Water Resistant				
17	for Hiking Biking				
	Camping Outdoor Emergency Daily				
18	Flashlight				
19					
20	ASIN B08J42DCQ4				
21	Tokeyla LED	June 9,	Amazon	Six 18650 lithium-	All six batteries
	18650 Flashlight,	2021	Direct Seller: \$22.07	ion rechargeable batteries with	were sealed in
22	Including 6PCS Battery Charger,		before tax and	5000mAh capacity.	shrink wrap. A random sample
23	Water Resistant,		shipping.	1 5	cell was
24	Zoomable, 5 Modes Flashlight				Tested and found to have a capacity
	for Camping,				of 844mAh.
	· · · · · · · · · · · · · · · · · · ·	1			
25	Outdoor,				
25 26	Outdoor, Emergency,				

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1	Everyday				
2	Flashlights				
3	ASIN B08HQRMLMZ				
4	PHIXTON LED	June 9,	Amazon	One 18650 lithium-	The battery tested
5	Tactical Flashlight High	2021	Direct Seller: \$15.29	ion battery with 5000mAh capacity.	at 906mAh.
6	Lumens, Rechargeable		before tax and shipping.		
7	5000mAh 18650 Battery Charger				
8	Gift Case Kit,				
9	Powerful L2 Adjustable				
10	Handheld Flash Light, 5Mode				
11	Waterproof Torch, For Indoor				
12	Outdoor				
13	Emergency				
14					
15	ASIN				
16	B074PXZSRV				
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26					
	CLASS ACTION CON (Case Number	/IPLAINT)	16	Cotchett, Pitre & 7511 Greenwood Seattle, WA 9810	Avenue N., Suite 4057

VII.	CAUSES OF ACTION
	FIRST CAUSE OF ACTION
	(Violation Of The Washington Consumer Protection Act,
	RCW Section 19.86.010 et seq.,
	(On behalf of Plaintiffs and the Class)
	53. Plaintiffs incorporate the allegations in preceding paragraphs as if fully set fo
herein	n full.
	54. The Washington consumer Protection Act, RCW 19.86 <i>et seq.</i> , provides
consur	ers with a comprehensive procedure for redressing Defendants' unfair or deceptive
busine	s practices.
	55. Under the Washington Consumer Protection Act, an out-of-state plaintiff may
bring a	claim under the Washington Consumer Protection Act against a Washington-based
corpor	tion with its headquarters location in Washington state for its unfair and/or deceptive
acts.	
	56. Defendant's acts and omissions as alleged herein violate the Washington CPA
becaus	e they: (1) are unfair or deceptive acts or practices; (2) are committed in the course of
Defen	ants' business; (3) affects the public interest; and (4) have caused injury to (5) Plainth
in their	business and/or property and to the members of the Class.
	57. Amazon's above-described conduct in failing to disclose and concealing the,
unfair,	defective and/or dangerous nature of lithium-ion batteries sold on their website
constit	ates an unfair trade practice, and unfair and/or deceptive acts and practices, within the
meanii	g of the Washington Consumer Protection Act, RCW 19.86 et. seq.
	58. Amazon's above-described conduct affects the public interest because it affects
and inj	ured or had the capacity to injure a substantial portion of the purchasing public. The
condu	t complained of is capable of repetition and will likely affect other consumers.

Seattle, WA 98103

1	59. As a result of Amazon's above-described unfair and deceptive conduct, Plaintiffs					
2	and the Class members were injured and/or damaged by the wrongful acts and practices of					
3	Amazon.					
4	60. Defendant's actions illustrate why a permanent injunction is necessary to protect					
5	Plaintiffs and the general public from similar unfair and unconscionable treatment.					
6	61. Defendant's actions and inactions as alleged herein are the proximate cause of					
7	injury to Plaintiffs and the Class in an amount to be proven at trial.					
8	62. The balance of the equities favors the entry of permanent injunctive relief against					
9	Amazon. The public will be irreparably harmed absent the entry of permanent injunctive relief					
10	against Amazon. The public lacks an adequate individual remedy at law, preventing meaningful					
11	litigation over individual counterfeit product sales. An injunction against Amazon is in the public					
12	interest. Amazon's unlawful behavior is likely to reoccur absent the entry of an injunction.					
13	SECOND CAUSE OF ACTION					
14	DECLARATORY RELIEF UNDER THE DECLARATORY JUDGMENT					
15	ACT, 28 U.S.C. 2201					
16	(On behalf of Plaintiffs and the Class)					
17	63. Plaintiffs and the Class reallege the preceding paragraphs as if fully set forth					
18	herein.					
19	64. An actual and existing dispute exists between Plaintiffs and Amazon which					
20	involves direct and substantial interests					
21	65. Amazon's statements on its website have a tendency to mislead and deceive					
22	members of the Class.					
23	66. Plaintiffs are entitled to have this Court establish by declaration their rights and					
24	legal relations under the Washington CPA.					
25	67. A judicial determination will be final and conclusive of the Plaintiffs' rights under					
26	the Washington CPA.					
	CLASS ACTION COMPLAINT18Cotchett, Pitre & McCarthy, LLP(Case Number)7511 Greenwood Avenue N., Suite 4057 Seattle, WA 98103					

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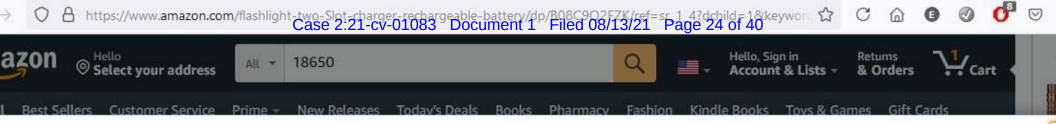
VIII. <u>PRAYER FOR RELIEF</u>

2	68.	WHEREFORE, Plaintiffs d	emand judgment in their favor and in favor of the	
3	Class members for:			
4	A.	An Order certifying that Plaintiffs and the proposed Class members constitute a		
5		single class and designating	the action as a Class Action pursuant to Federal Rule	
6		of Civil Procedure 23;		
7	B.	Appointment of Plaintiffs a	s class representatives and payment of compensation	
8		as representatives if the Cou	art deems appropriate;	
9	C.	Appointment of the attorney	vs below as Class counsel; and	
10	D.	Declaration that Amazon ha	s violated the applicable laws as set forth above;	
11	E.	Award permanent public in	junctive relief against Amazon;	
12	F.	Award reasonable attorney'	s fees and costs; and	
13	G. Provide such other and further relief the Court deems just and proper.			
14	IX. <u>DEMAND FOR JURY TRIAL</u>			
15	Plainti	ffs hereby demand a jury tria	l on all issues so triable.	
16		. 10. 0001		
16	Dated: Augus	st 13, 2021	COTCHETT, PITRE & McCARTHY, LLP	
10	Dated: Augus	st 13, 2021	COTCHETT, PITRE & McCARTHY, LLP By: /s/Karin Swope	
	Dated: Augus	st 13, 2021		
17	Dated: Augus	st 13, 2021	By: <u>/s/Karin Swope</u> Karin B. Swope KARIN B. SWOPE (WSBA # 24015)	
17 18	Dated: Augus	st 13, 2021	By: <u>/s/Karin Swope</u> Karin B. Swope KARIN B. SWOPE (WSBA # 24015) <u>kswope@cpmlegal.com</u> COTCHETT, PITRE & McCARTHY, LLP	
17 18 19	Dated: Augus	st 13, 2021	By: /s/Karin Swope Karin B. Swope KARIN B. SWOPE (WSBA # 24015) kswope@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP 7511 Greenwood Avenue N, Suite 4057	
17 18 19 20	Dated: Augus	st 13, 2021	By: <u>/s/Karin Swope</u> Karin B. Swope KARIN B. SWOPE (WSBA # 24015) <u>kswope@cpmlegal.com</u> COTCHETT, PITRE & McCARTHY, LLP	
 17 18 19 20 21 	Dated: Augus	st 13, 2021	By: /s/Karin Swope Karin B. Swope KARIN B. SWOPE (WSBA # 24015) kswope@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP 7511 Greenwood Avenue N, Suite 4057 Seattle, WA 98103 Facsimile: (650) 697-0577 NIALL P. McCARTHY (<i>pro hac vice</i> pending)	
 17 18 19 20 21 22 	Dated: Augus	st 13, 2021	By: /s/Karin Swope Karin B. Swope KARIN B. SWOPE (WSBA # 24015) kswope@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP 7511 Greenwood Avenue N, Suite 4057 Seattle, WA 98103 Facsimile: (650) 697-0577	
 17 18 19 20 21 22 23 	Dated: Augus	st 13, 2021	By: /s/Karin Swope Karin B. Swope KARIN B. SWOPE (WSBA # 24015) kswope@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP 7511 Greenwood Avenue N, Suite 4057 Seattle, WA 98103 Facsimile: (650) 697-0577 NIALL P. McCARTHY (<i>pro hac vice</i> pending) <u>nmccarthy@cpmlegal.com</u> BETHANY M. HILL (<i>pro hac vice</i> pending) <u>bhill@cpmlegal.com</u>	
 17 18 19 20 21 22 23 24 	Dated: Augus	st 13, 2021	 By: /s/Karin Swope Karin B. Swope KARIN B. SWOPE (WSBA # 24015) kswope@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP 7511 Greenwood Avenue N, Suite 4057 Seattle, WA 98103 Facsimile: (650) 697-0577 NIALL P. McCARTHY (pro hac vice pending) nmccarthy@cpmlegal.com BETHANY M. HILL (pro hac vice pending) 	
 17 18 19 20 21 22 23 24 25 	Dated: Augus	st 13, 2021	 By: /s/Karin Swope Karin B. Swope KARIN B. SWOPE (WSBA # 24015) kswope@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP 7511 Greenwood Avenue N, Suite 4057 Seattle, WA 98103 Facsimile: (650) 697-0577 NIALL P. McCARTHY (pro hac vice pending) nmccarthy@cpmlegal.com BETHANY M. HILL (pro hac vice pending) hill@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP 	

	Case 2:21-cv-01083	Document 1	Filed 08/13/21 P	age 22 of 40
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2 3			Telephone: (650) 6 Facsimile: (650) 69	97-6000
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	CLASS ACTION COMPLAINT (Case Number)	Г 20	7511 Gi	t, Pitre & McCarthy, LLP reenwood Avenue N., Suite 4057 WA 98103

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EXHIBIT A





Tokeyla 18650 flashlight 5 modes with one pack two-Slot charger and 8 pcs 18650 rechargeable battery 5000mAh button top battery for general purpose





power up your devices for long time

> See more product details

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EXHIBIT B

O A https://www.amazon.com/Tokeyla-Tactical-Flashlight-Rechargeable-Batteries/dp/B089LNM5B8/ref=sr_1_3?dchild=1&keywo C C C Case 2:21-cv-01083 Document 1 Filed 08/13/21 Page 26 of 40



Your Account Help

o results



Roll over image to zoom in

Tokeyla Full Metal 5 Modes Tactical Flashlight with 4-Pack 18650 Rechargeable Batteries and USB Charger Super Bright high Lumen Handheld Flashlight Visit the Tokeyla Store

★★★★★ 920 ratings | 24 answered questions

Amazon's Choice for "18650 battery and charger combo p...

Get \$50 off instantly: Pay \$0.00 \$18.96 upon approval for the Amazon Rewards Visa Card. No annual fee.

Available at a lower price from other sellers that may not offer free Prime shipping.

Only 1 left in stock - order soon.

Color: Brown

- Durability, made of military grade aluminum, works well in any conditions.
- Resistant, water and shock resistant, can be used in the rain, snow situation.
- Arrangement & zoomable: 5 mode high / middle / low / flash / strobe, zoom by pulling the head of the flashlight.
- Smart charger: fit for 18650/18490/17670/17600 /16340/14500/ rechargeable lithium batteries; the indicator light on charger is red when the battery is charging and is green when charge fully.
- Tactical, full metal, and practical design makes it a perfect for camping, fishing, hunting or dog walking.

Buy used:

Go

\$18

Get Fast, Free Shipping with Amazon Prime

FREE delivery: ~ Monday, Ju 14 on orders over \$25.00 shipped by Amazon. Details

Select delivery location

Used: Very Good | Details Sold by Amazon Warehouse Fulfilled by Amazon

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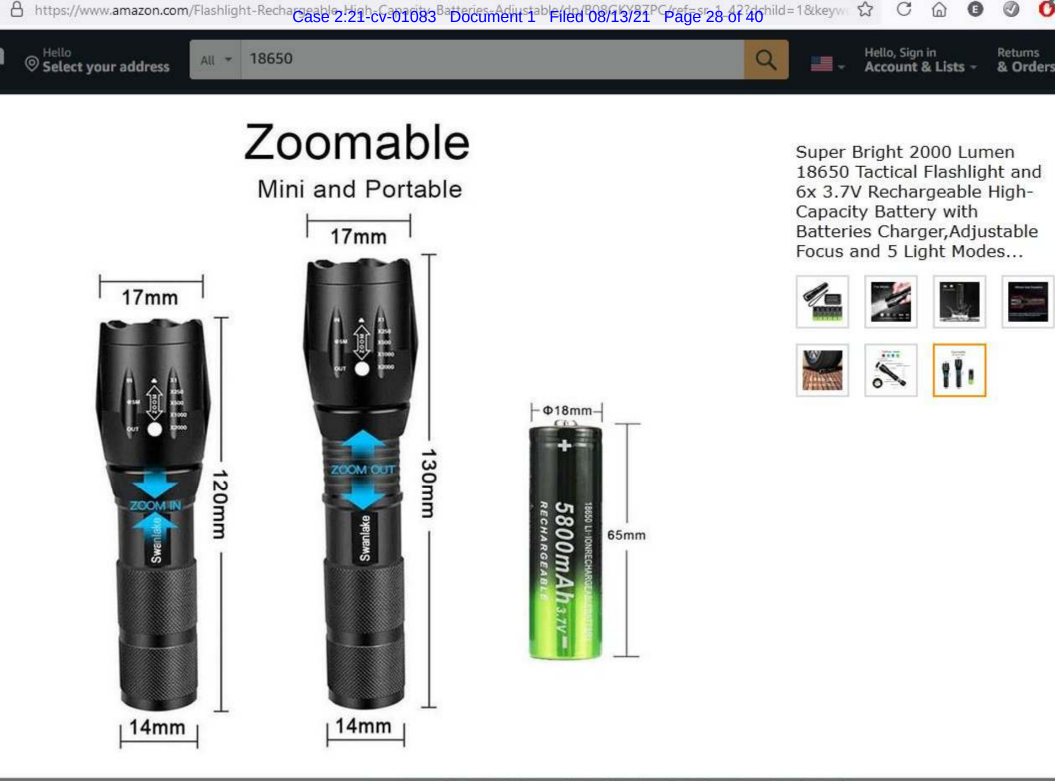
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EXHIBIT C



or gets wet.Adjustable focus with 5 modes: High, Medium, Low, Strobe, and

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EXHIBIT D





Headlamp, Headlight, Hard Hat Light 20000 Lumens IMPROVED Cree Led Ultra Bright Rechargeable Waterproof Flashlight Head Light for Camping, Outdoors (Charging...





amping,Outdoors(Charging...





 * [AMERICAN DESIGN, ENGINEER TESTED] Looking for a durable, long lasting, Cree headlamp? Molo's bright headlamp is in a class of

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EXHIBIT E





o results

Support Multiple Appliances



Roll over image to zoom in

Tokeyla Full Metal 5 Modes Tactical Flashlight with 4-Pack 18650 Rechargeable Batteries and USB Charger Super Bright high Lumen Handheld Flashlight Visit the Tokeyla Store

Get \$50 off instantly: Pay \$0.00 \$18.96 upon approval for the Amazon Rewards Visa Card. No annual fee.

Available at a lower price from other sellers that may not offer free Prime shipping.

Only 1 left in stock - order soon.

Color: Brown

- Durability, made of military grade aluminum, works well in any conditions.
- Resistant, water and shock resistant, can be used in the rain, snow situation.
- Arrangement & zoomable: 5 mode high / middle / low / flash / strobe, zoom by pulling the head of the flashlight.
- Smart charger: fit for 18650/18490/17670/17600 /16340/14500/ rechargeable lithium batteries; the indicator light on charger is red when the battery is charging and is green when charge fully.
- Tactical, full metal, and practical design makes it a perfect for camping, fishing, hunting or dog walking.

Buy used:	\$1
Get Fast, Free Ship Amazon Prime	ping with
FREE delivery: ~ M	onday, Ju

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14 on orders over \$25.00 shipped by Amazon. Details

Select delivery location

Used: Very Good | Details Sold by Amazon Warehouse Fulfilled by Amazon

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EXHIBIT F



U) JTL

Danger - exploding batteries - so not buy!!! Reviewed in the United States on February 15, 2021

Danger - Exploding Batte



Helpful

Rep

Josephine Guenth

會合合合合 Broke firs

Worked for about 15 min



Works great for 5 to 8 mi



★☆☆☆☆ Danger - exploding batteries -^ so not buy!!! By JTL on February 15, 2021

Danger - Exploding Batteries - do not buy

Images in this review



×

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EXHIBIT G



★☆☆☆☆ Danger - exploding batteries - so not buy!!!

Reviewed in the United States on February 15, 2021

Verified Purchase

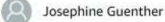
Danger - Exploding Batteries - do not buy



One person found this helpful



Report abuse



☆☆☆☆☆ Broke first use

Reviewed in the United States on June 4, 2021

Verified Purchase

Worked for about 15 minutes. Never worked again. Tried charging it, changing batteries, etc.



Report abuse



★☆☆☆☆ Not a good deal

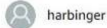
Reviewed in the United States on October 21, 2020

Verified Purchase

Works great for 5 to 8 minutes then batteries start going dead. The light is great but batteries are junk. They are an oddball size so not like you can just go get new ones.



Report abuse



★☆☆☆☆ Product will be returned

Reviewed in the United States on January 17, 2021

Verified Purchase

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EXHIBIT H

A https://www.amazon.com/producteviews221-cv-01085/reDocument-1-PFiled 08/13/21?iPage 38 of 40 tar=one_st 120%

1 star only



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All reviewers V

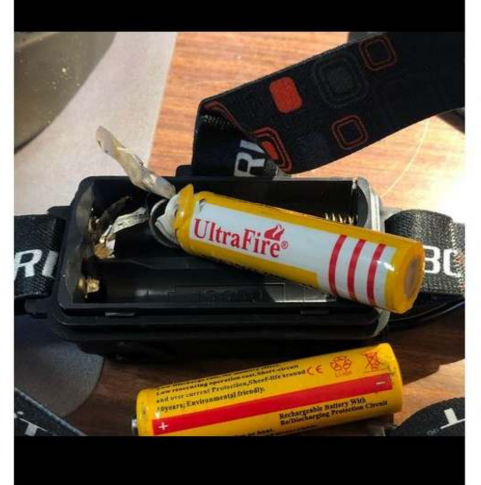
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★☆☆☆☆ Battery Compartment Blew up 🏠 By George H on April 3, 2021

Left headlamp on charge one night and came back the next morning to find the battery had exploded with such force it blew the back off of the battery compartment. There was paper confetti n the floor around my desk the looks to have been inside the exploded battery. Purchased this headlamp in Feb 2021 and at most the headlamp was used 3 times.

Seller offered to replace it but gave no information as to how to contact him with a shipping address. Send a 2nd message and received the same canned response. I don't see much happening at this point.

Images in this review



×

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EXHIBIT I



★☆☆☆☆ Battery Compartment Blew up

Reviewed in the United States on April 3, 2021

Verified Purchase

Left headlamp on charge one night and came back the next morning to find the battery had exploded with such force it blew the back off of the battery compartment. There was paper confetti n the floor around my desk the looks to have been inside the exploded battery. Purchased this headlamp in Feb 2021 and at most the headlamp was used 3 times.

Seller offered to replace it but gave no information as to how to contact him with a shipping address. Send a 2nd message and received the same canned response. I don't see much happening at this point.



5 people found this helpful

Helpful

Report abuse

🔎 lonora

☆☆☆☆ Will not hold a charge Reviewed in the United States on December 14, 2020

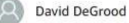
Verified Purchase

I was very disappointed in this like you charge it completely within 30 minutes it's already starting to die

6 people found this helpful



Report abuse



★☆☆☆☆ Didn't Last Long!

Reviewed in the United States on May 2, 2021

Verified Purchase

I purchased two of this head lamp. One stopped working after just a few hours use. I thought maybe it wasn't fully charged, and when I plugged it up to charge, the light came on. Unplug it, it wouldn't work. Stayed this way. So, I opened up the other one I had purchased. It worked fine for several weeks, but started falling apart. I guess these head lamps need to be babied to last. They're not durable enough for daily use. With my job, they're not for me.

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Amazon.com Hit with Class Action Over</u> <u>Sale of 'Dangerous,' 'Defective' Lithium-Ion 18650 Batteries</u>