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9	UNITED STATE	S DISTRICT COURT
10	WESTERN DISTRICT OF WA	ASHINGTON AT SEATTLE
11	CHRISTOPHER HOPPER, on behalf of	CASE NO.
12	<b>CHRISTOPHER HOPPER</b> , on behalf of himself and others similarly situated,	CLASS ACTION COMPLAINT
13	Plaintiff,	
14		JURY TRIAL DEMANDED
15	AMAZON.COM, INC., a Delaware corporation, and AMAZON.COM SERVICES	
16	LLC, a Delaware corporation. Defendant.	
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	CLASS ACTION COMPLAINT (Case Number )	Cotchett, Pitre & McCarthy, LLP 999 N. Northlake Way, Suite 215 Seattle, WA 98103

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### I. INTRODUCTION

Amazon.com Inc. started as an online bookstore in 1994 out of founder Jeff
 Bezos' rented home and garage in Bellevue, Washington.



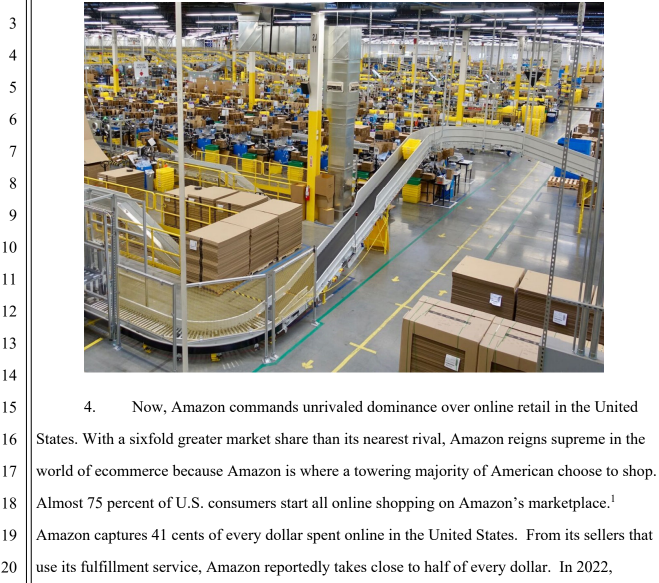
But Bezos saw that this would never be enough. In 1998, he turned the company
 into an "everything store" that resold any conceivable category of product. Then, Amazon
 launched its "Marketplace" in 2000, giving other sellers the option to list their items for a global
 audience, and eventually providing fulfillment and storage services.

Amazon.com Inc. and Amazon.com Services LLC (collectively called "Amazon"
 hereinafter) muscled its way into controlling ecommerce and displacing its rivals by convincing
 people, over time, to stop shopping at brick-and-mortar retail stores and to turn to its website
 instead. In large measure, Amazon has been extremely successful in this effort. In the process,

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- 1 Amazon crushed its competitors and erased countless small businesses from existence. Amazon
- 2 || has become a behemoth.



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- 23
- 24

<sup>1</sup> Lauren Thomas, 74% of consumers go to Amazon when they're ready to buy something. That retailers CNBC 25 should be keeping иp at night, (Mar. 19, 2019), https://www.cnbc.com/2019/03/19/heres-why-retailers-should-be-scared-of-amazon-dominatinge-commerce.html. 26

Amazon made \$250.17 billion in retail product sales. This comes out to an average of \$685

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million each day. In 2021, Amazon became the world's largest retail seller outside China.<sup>2</sup>
 Amazon is now so large that it has become an economy unto itself, where any policy change
 affects the scores of businesses and users who depend on them.

4	5. Amazon's massive growth and market power has come at the expense of							
5	consumers. Amazon customers are overcharged as Amazon imposes artificially high prices on							
6	the entirety of the internet. Amazon has coerced and induced its third-party sellers and							
7	wholesale suppliers to enter into anticompetitive agreements on price, and has improperly							
8	bundled its services, resulting in higher, unavoidable fees. Nonetheless, Amazon says that if							
9	consumers see (or pay) a higher price on Amazon than at a competitor site, consumers will be							
10	dissatisfied with Amazon. Amazon enforces agreements that prevent effective price							
11	competition, in which no seller that tries to sell through Amazon can have lower prices on any							
12	competing website, otherwise they lose out on Amazon sales. Amazon thereby tricks consumers							
13	into thinking they are getting the lowest prices possible, when in fact Amazon's coercive "price-							
14	parity" agreements with its sellers insulates Amazon from price competition, entrenches							
15	Amazon's dominance, prevents effective competition, and hurts consumers.							
16	6. California AG Rob Bonta has noted that Amazon "has effectively set a price							
17	floor, costing [consumers] more for just about everything." As the Institute for Local Self-							
18	Reliance, a national research and advocacy organization, has described Amazon, "operating an							
19	unregulated, monopoly tollbooth that sits between businesses and consumers is wildly							
20	lucrative." <sup>3</sup> By blocking sellers from offering lower prices on other sites, Amazon ensures that							
21								
22								
23	<sup>2</sup> Weise and Corkery, <i>People Are Now Spending More Money at Amazon Than at Walmart</i> , THE							
24	NEW YORK TIMES (Aug. 17, 2021) https://www.nytimes.com/2021/08/17/technology/amazon-walmart.html							
25	<sup>3</sup> Stacy Mitchell, <i>Amazon's Toll Road: How the Tech Giant Funds Its Monopoly Empire by Exploiting Small Businesses</i> , Institute for Local Self-Reliance, December 2021, https://ilsr.org/wp-							
26	content/uploads/2021/11/ILSR-AmazonTollRoad-Final.pdf							
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the prices listed on their site appear competitive. This keeps customers locked into their Amazon
 shopping habits, which, in turn, has allowed Amazon to impose higher and higher fees on sellers.

3 7. In addition to higher fees, Amazon's monopoly power has also allowed it to 4 degrade the services it provides customers. Whereas a search for a product on Amazon once 5 resulted in the most relevant and well-reviewed product, Amazon is now plastered with pay-toplay advertisements. These advertisements often take up over half the search results page on 6 7 desktop and browser. Amazon tolerates showing ads that are less relevant to consumers than 8 organic search results and recommendations, knowing that it harms the customer experience, 9 because they are the source of billions in profits for Amazon and because it knows its monopoly 10 power allows it to do so.

8. 11 As alleged in this lawsuit, Amazon uses its chokehold on the online shopping 12 market to improperly impose a price floor and separate customers from their hard-earned money through anticompetitive and unfair means. This case seeks to restore what Amazon has 13 14 unlawfully obtained by exercising their monopoly power and to enjoin Amazon from further 15 harm to consumers. From whistleblowers and leaked documents, the public now knows that 16 Amazon was aware of the consequences of their tactics when they deliberately and intentionally 17 forced sellers to raise their prices on other websites in order to keep their position on Amazon's Marketplace while steadily increasing their own fees and passing them on to consumers across 18 19 the internet. Cases on file by the FTC and state Attorney Generals show that Amazon knew 20 about their monopolistic practices. Rather than fostering a free and competitive e-commerce 21 economy, Amazon chose the path of quick and unfettered profits by unlawfully exercising their 22 monopolistic powers in violation of antitrust law.

23

### **II. JURISDICTION AND VENUE**

9. 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

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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.

- 10. 4 This Court has subject matter jurisdiction because this is a class action arising 5 under the Class Action Fairness Act of 2005 ("CAFA"), which confers original jurisdiction on the federal courts for any class action in which any member of the Class is a citizen of a state 6 7 different from any defendant, and in which the matter in controversy exceeds in the aggregate \$5,000,000, exclusive of interest and costs. Plaintiffs allege that the total claims of individual 8 9 Class members in this action are in excess of \$5,000,000, as required by 28 U.S.C. § 1332(d)(2) 10 & (6). Plaintiffs is a citizen of California, whereas Defendant is a citizen of Washington, satisfying 28 U.S.C. § 1332(d)(2)(A). Furthermore, the total number of Class members is greater 11 than 100, as required by 28 U.S.C. § § 1332(d)(5)(B). Federal subject matter jurisdiction thus 12 exists. 13
- 14 11. Venue is proper in this judicial district under 28 U.S.C. §§ 1391(b) because
  15 Amazon is headquartered and resides in this District. Venue is further appropriate in this district
  16 pursuant to the forum selection clause in Amazon's online "Amazon Prime Terms and
  17 Conditions," which are available to every consumer. As last updated May 11, 2021, the
  18 conditions provide that "[a]ny dispute or claim relating in any way to these Terms or your use of
  19 Prime will be adjudicated in the state or Federal courts in King County, Washington, and you
  20 consent to exclusive jurisdiction and venue in these courts."
- 21 III.<u>PARTIES</u>

### A. Plaintiffs

12. Plaintiff CHRISTOPHER HOPPER resides in San Mateo County, California.
Mr. Hopper purchased items on other websites, including Wayfair.com, which were also sold on
Amazon, for an artificially inflated price as a result of Amazon's "price parity" policy.

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22

13. 1 Plaintiff Hopper is also a longtime Amazon shopper. He has purchased several 2 items from third-party sellers on the Amazon Marketplace, including TevraBrands, Axio Supply, 3 Daybetter US, and others, for an artificially inflated price as a result of Amazon's improper 4 bundling.

Absent award of the relief sought in this lawsuit Plaintiff Hopper and the public 14. 5 will continue to suffer harm. Plaintiff as well as the public generally continue to be at risk of 6 7 future harm, as Amazon knows about its anticompetitive practices that are harming consumers 8 because of internal documents and policies enforcing those practices, and the numerous lawsuits 9 and investigations into its antitrust violations by the FTC, state Attorney Generals, and European 10 authorities. Amazon continues to engage in anticompetitive behavior. This continued violation 11 of law creates ongoing damage to Plaintiff and to the purchasing public.

12

#### B. Defendant

15. Defendant AMAZON.COM, INC. ("Amazon") is a corporation located in 13 14 Washington state and organized under the laws of the State of Delaware, with its headquarters, 15 and principal place of business at 410 Terry Avenue, Seattle WA 98109.

16. Defendant AMAZON.COM SERVICES LLC is a subsidiary of Amazon. 16 17 Amazon.com Services LLC functions as a company that helps third-party sellers store and ship 18 products to customers. It is the responsibility of Amazon.com Services LLC to take orders and 19 ship to buyers on behalf of third-party vendors. Amazon.com Services LLC is a corporation 20 located in Washington state and organized under the laws of the State of Delaware, with its 21 headquarters, and principal place of business at 410 Terry Avenue, Seattle WA 98109.

22

### IV. CHOICE OF LAW ALLEGATIONS

23

17. Washington law applies to Plaintiffs' claims by virtue of a Washington choice-of-24 law provision that is set forth in "Conditions of Use" that appear on Amazon's website. These 25 conditions of use are available to consumers when they sign up for an Amazon account and make 26

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1 subsequent use of the website or purchases. In pertinent part, the choice-of-law clause contained 2 in the conditions of use provides:

3 By using any Amazon Service, you agree that applicable federal law, and the laws of the 4 state of Washington, without regard to principles of conflict of laws, will govern these 5 Conditions of Use and any dispute of any sort that might arise between you and Amazon.

6

7

### V. FACTUAL ALLEGATIONS

### A. Amazon's Operations

18. 8 Amazon.com is an e-commerce platform that, through its website, sells a 9 multitude of products. This online superstore consists of two components: Retail and 10 Marketplace.

19. Amazon's first-party retail business unit, which Amazon refers to collectively as 11 12 Amazon "Retail," consists of wholesale reselling and private-label goods. Amazon originally sold goods to shoppers by purchasing items from wholesale suppliers and reselling them on its 13 14 website. Amazon continues to sell a wide range of products through this type of relationship. 15 Amazon also maintains private label goods, like the Kindle e-reader, Ring doorbell, the consumer goods "Amazon Basics" label, and a range of less clearly affiliated products, like 16 17 Happy Belly foods or Beauty Bar cosmetics.

18 20. Amazon's second arm of its online sales is called "Marketplace," where other 19 companies or sellers can sell products directly to shoppers. Third-party sellers who sell on 20 Marketplace can also pay for Amazon's fulfillment and delivery services. Sellers' products now 21 constitute a growing majority of Amazon unit sales, 60% in the second quarter of 2023, up from 55% in 2021. 22

23

21. Amazon's online store does not differentiate between the two arms in any obvious 24 way. Products are intermixed and presented to the public simultaneously and side-by-side. The 25 combination of these two arms have allowed Amazon to achieve astonishing scale. Amazon's 26

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sellers dramatically increase Amazon's product selection, which draws more shoppers to
 Amazon, both increasing Amazon's first-party retail and attracting more third-party sellers.

22. Amazon is the fourteenth most visited website in the world. Amazon shoppers
reach Amazon using an internet browser or dedicated mobile application. Each month in the
United States, 126 million people visit Amazon on a mobile device, and more than 42 million
people access Amazon on a desktop computer.

Amazon itself sells over 12 million products. When third-party sellers are
included, that number rises to more than 353 million products. To navigate the product catalog,
users type in their desired product into the search bar, which generates a "search results page"
displaying product listings and advertisements. Product listings usually include the name,
picture, price, star rating, shipping speed estimate, and potential Prime status of the product. A
listing may include banners or badges denoting "best seller" or "overall pick" as generated by
Amazon.

14 Results

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Or fastest delivery Tomorrow, Sep

Plastic

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Pencil, Medium Point (0.7mm),

Sponsored 
Madisi Wood-Cased #2 HB
Pencils, Yellow, Pre-sharpened,
Bulk Pack, 320 pencils

Wood 4.8 ★★★★★ ∨ (3.1K+) 4K+ bought in past month

\$29<sup>99</sup> (\$0.09/Count) Save more with Subscribe & Save

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items shipped by Amazon Or fastest delivery **Sun, Oct 1**  Overall Pick 🕕



Amazon Basics Woodcased #2 Pencils, Pre-sharpened, HB Lead, Box of 30 Wood

4.8 ★★★★★ ~ (86.6K+)

20K+ bought in past month

\$4<sup>95</sup> (\$0.17/Count) Typical: <del>\$6.19</del> \$4.70 with Subscribe & Save

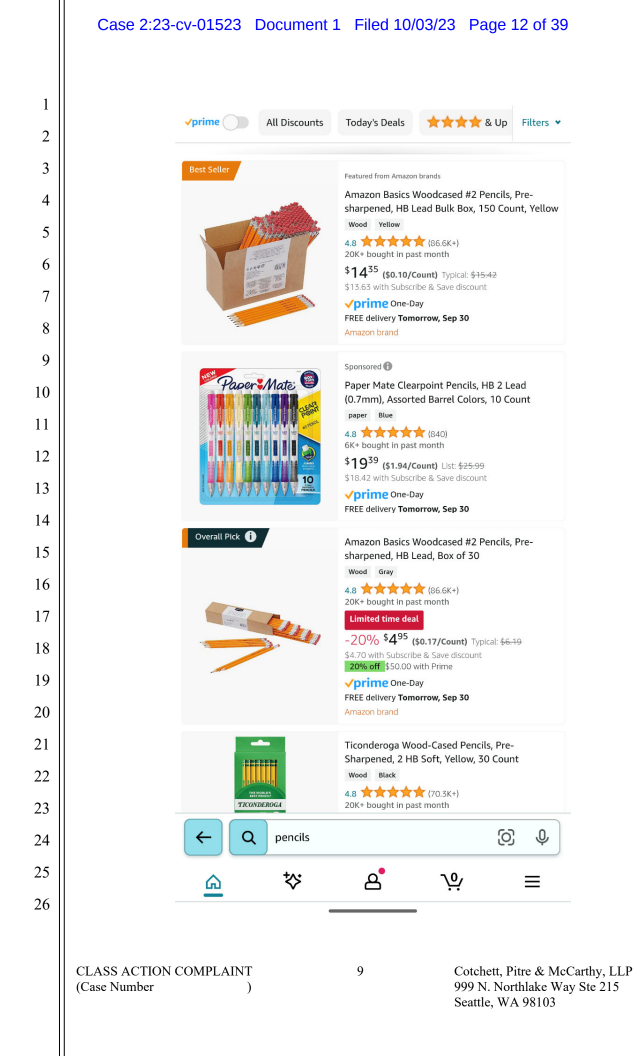
discount

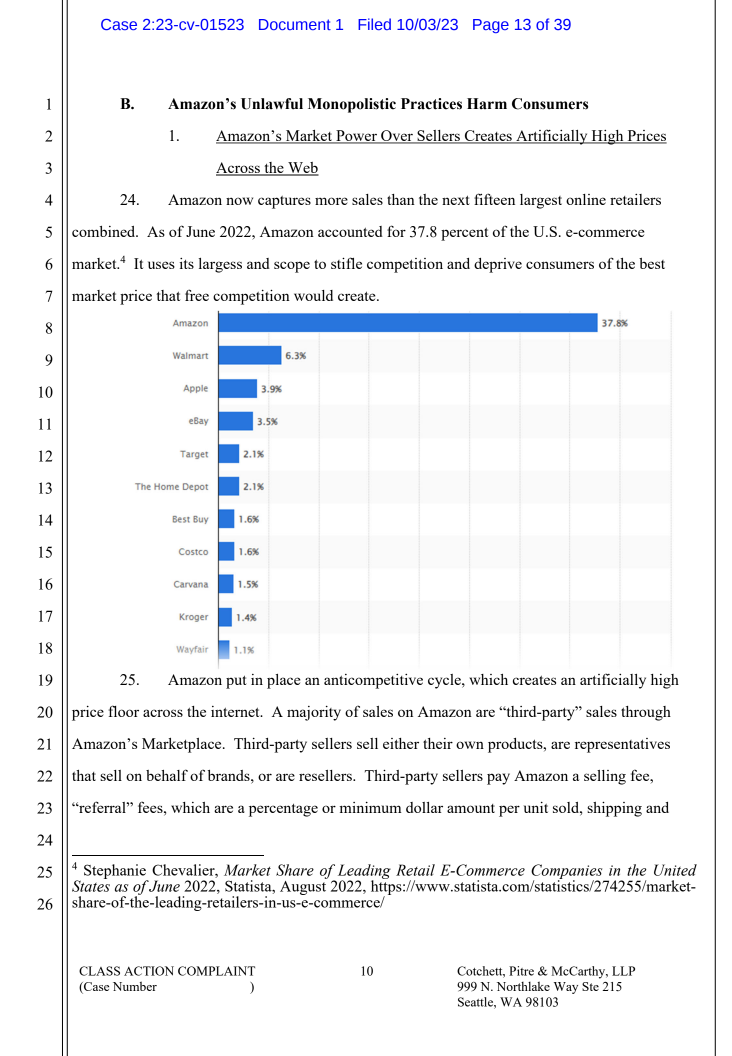
FREE delivery Wed, Oct 4 on \$35 of items shipped by Amazon Or fastest delivery Tomorrow, Sep 30

Amazon brand

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fulfillment fees, storage fees, sponsored products and other advertising fees, and miscellaneous
 fees such as stocking fees.

26. Amazon is not the cheapest website to sell products on. Most sellers must pay
selling fees, referral fees, fulfillment and delivery fees, and advertising fees to make their sales
on Amazon practical. Rising costs for sellers include fulfillment and advertising, "which sellers
increasingly see as a necessity to succeed." Third-party sellers must use Amazon fulfillment in
order to receive the Prime badge in Amazon's store, which indicates to consumers that they will
receive their order within two days, in accordance with their Prime membership.

9 27. Over 72 percent of U.S. households were Prime members in 2022, with 168.5
10 million individual members. That number is expected to grow to 180 million in 2024. Prime
11 members are an undeniable boon for Prime's ability to monopolize. Prime members consume
12 four times more products than non-Prime customers. Sellers that do not receive the Prime badge
13 in Amazon's store are less likely to receive a sale from these Prime customers.

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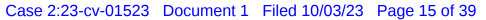
### a. Amazon's Improper Bundling of Fulfillment and Storage Forces Higher Prices on the Market

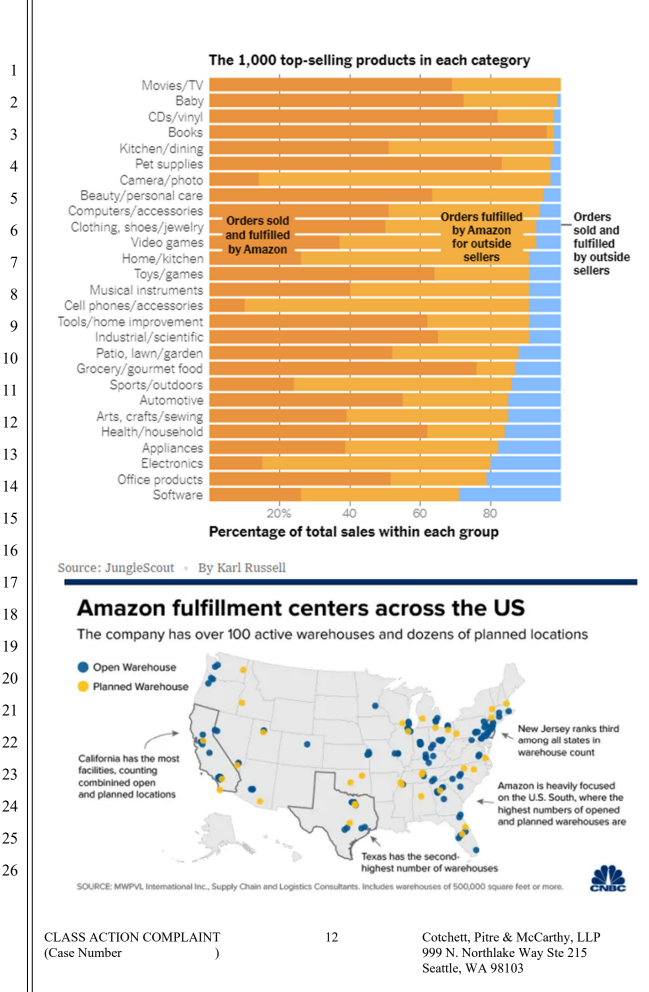
28. Over 80% of Amazon third-party sellers use Amazon fulfillment. Third-party
sellers that use this "Fulfilled by Amazon" (FBA) system keep their inventory in Amazon's
fulfillment centers, where Amazon does the picking, packing, and shipping, and provides
customer service. As of 2019, Amazon surpassed DHL to become the largest provider of
fulfillment and other logistics services in the world.<sup>5</sup> The charts below reflect how the huge
majority of products sold on Amazon are fulfilled by Amazon through one of their many
fulfillment centers.

23

<sup>24 &</sup>lt;sup>5</sup> Karen Weise, *Prime Power: How Amazon Squeezes the Businesses Behind Its Store*, The New York Times, December 20, 2019 https://www.nytimes.com/2019/12/19/technology/amazon-25 sellers.html?name=styln-amazon-antitrust-

lawsuit&region=TOP\_BANNER&block=storyline\_menu\_recirc&action=click&pgtype=Article &variant=undefined





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29. Access to Prime members is critical for sellers. Sellers who do not use FBA are 1 2 deprived of a market that spends much more than the average non-Prime Amazon shopper. Most 3 sellers must sell Prime-eligible products on Amazon to be successful. Sellers are therefore 4 forced to purchase the FBA services to access the full reach of Amazon's marketplace services 5 via the "Prime" badge. Without the Prime badge, sellers effectively disappear from Amazon's storefront and are considered vastly less desirable by Prime members, who understand that the 6 7 Prime badge means that they will not incur additional shipping and handling costs with that 8 purchase. Sellers cannot gain the Prime badge without the use of FBA, even if other fulfillment 9 options could provide comparable or better service.

30. 10 FBA enrolled sellers do not have physical control over their products. Their products are placed in Amazon's fulfillment centers, where Amazon charges a fee for storage. 11 12 These fulfillment centers are used to serve only Amazon customers, and a seller who wishes to sell both on Amazon and elsewhere must engage a separate fulfillment provider for those outside 13 14 customers. This additional cost and logistical difficulty largely forecloses the option for sellers 15 to sell on other platforms. Amazon essentially segregates a huge amount of Prime-eligible orders from any seller that does not use FBA. This prevents independent fulfillment providers 16 17 that could facilitate fulfillment across multiple online marketplaces to compete at any meaningful 18 scale.

19 31. FBA is not dictated by the market—"the company charges several times more
20 than competitors to store items before they ship out."<sup>6</sup> Amazon has increased the fulfillment fees
21 it charges to sellers by approximately 30% in two years, from 2020 to 2022. Amazon takes
22 approximately half of every sale made by FBA sellers. These costs are then passed on to
23 consumers.

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<sup>6</sup> *Id*.

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32. 1 Because Amazon fulfillment is costly, but necessary, sellers therefore raise the 2 price of their products to recoup these costs. The cost of selling on Amazon is dramatically 3 higher than on other online stores. For example, Walmart.com charges no setup, subscription, or 4 listing fees, only a referral fee on each sale. Although it can vary by seller, product type, weight, 5 and size, and time of year, Walmart.com's fulfillment and/or storage fees are typically lower than what Amazon charges. Another competitor, eBay, generally offers at least 50 free product 6 7 listings before charging its \$0.35 product listing fees, and generally sets its commissions below Amazon's. Investigations by the California Office of the Attorney General revealed that may 8 9 third-party sellers and wholesale suppliers have told the CA Office that they would offer lower 10 prices or allow discounting on competing sites if Amazon did not demand price parity. 33. This monopolistic conduct is highlighted by Amazon's short-lived 11

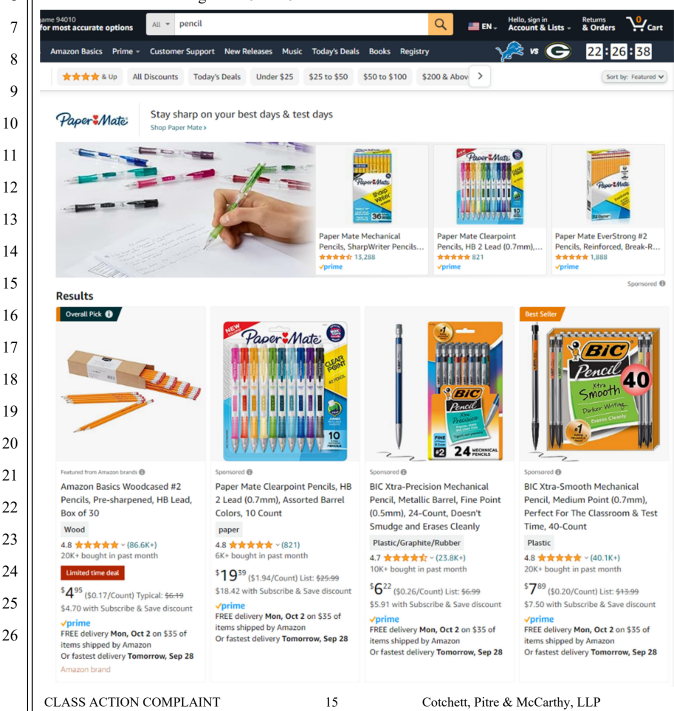
12 experimentation with allowing sellers to make Prime-eligible offers without using FBA. In 2015, Amazon invited sellers to ship their own orders at Prime speed directly. This "Seller 13 Fulfilled Prime" or "SFP" program was a huge hit-until Amazon decided to foreclose the 14 15 option in 2019, when it stopped accepting any new SFP sellers. To its existing SFP sellers, it allowed them to continue if they fulfilled the orders themselves, rather than through an 16 17 independent fulfillment provider (clearly limiting any scalable competition). The remaining SFP 18 sellers report that Amazon does not consistently display the Prime badge on SFP products, 19 suppresses SFP products in search results, and holds SFP sellers to stricter delivery benchmarks. 34. 20 Ultimately, Amazon's coercive FBA conduct creates an exclusionary effect and 21 creates increased prices for consumers and sellers alike. By constraining sellers' abilities to 22 pursue competitive fulfilment services, Amazon is able to keep sellers locked into a service with 23 ever increasing prices. And, by bundling all these costs—storage, fulfillment, shipping, referral, 24 and listing fees—Amazon inevitably passes on its exorbitant fees on to consumers, as sellers 25 must raise their prices to make even the most minimal of profit.

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### b. Amazon's Required Advertising Further Raises Prices on Sellers and Consumers

3 35. Similarly, sellers feel that they must use Amazon's advertising. In 2014, Amazon
"unleash[ed] monetization of Amazon web pages, devices, and mobile apps." This monetization
has been incredibly profitable. Each month, advertisements on Amazon reach 96% of all
Americans between the ages of 25 and 54.



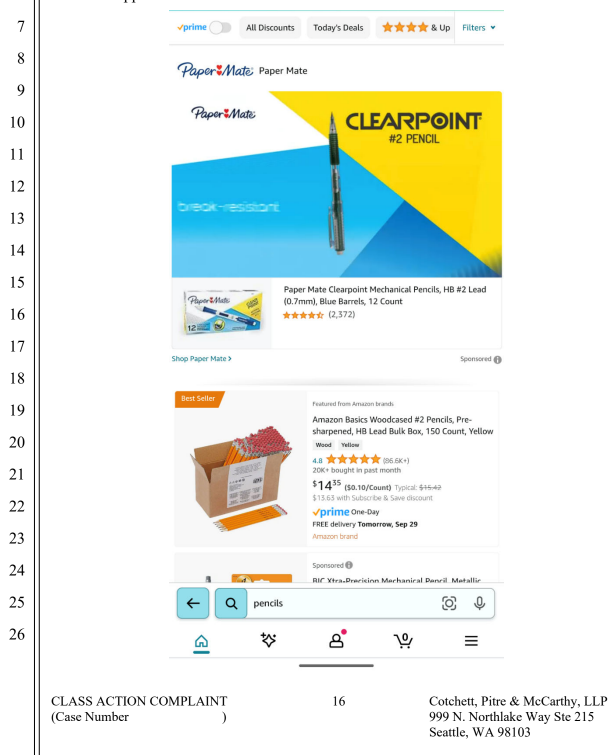
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36. Amazon advertisements appear in critical locations for sellers, in particular, on
 the page that pops up after a customer types a product into Amazon's search bar. Some ads are
 rectangular blocks across the top of the page. Other ads take the form of the top several products
 listed in the search results are ads disguised as a regular listing, aside from the word "Sponsored"
 in light gray. As shown above and below, combined, these ads sometimes fill the entire first
 screen that appears after a user enters a search term.



137. Ads are 46 times more likely to be clicked on compared to products that are not2advertised. Without ads, a product's sales immediately shrink by 24%, then 55% by the end of3ten weeks.<sup>7</sup> "It's increasingly pay-to-play," said Melissa Burdick, a 10-year Amazon veteran4who now advises major consumer brands. John Denny, who ran e-commerce for the drink5company Bai, said brands used to believe that if they had a great product, it would show up in6the search results, and sales would follow. "Those days are over," Mr. Denny said. "There are7no lightning strikes on Amazon any more."

8 38. Advertisements on Amazon are thereby no longer a discretionary purchase, but
9 instead a necessary cost of doing business, in addition to the referral sellers already pay in order
10 to supposedly be featured through Amazon's search results.

11

### Amazon's Punitive Price Floor Raises Prices Across the Internet

39. At the same time, Amazon penalizes sellers for listing products at lower prices on
other websites. At one time, Amazon imposed explicit contractual requirements preventing
sellers from offering their goods for lower prices anywhere else. European regulators began
investigating, and Amazon dropped these requirements in Europe. After Congressional scrutiny,
Amazon did the same in the United States in 2019.

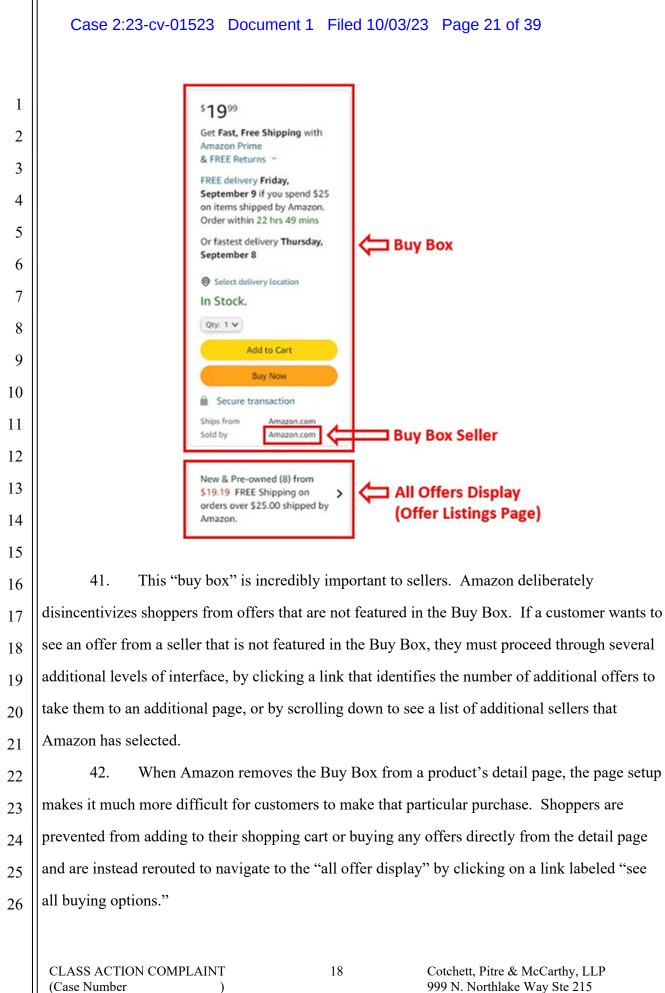
40. Now, Amazon uses other, less explicit, anti-discounting tactics to disincentivize
and discipline sellers who offer lower-priced goods elsewhere. Amazon utilizes a sophisticated
surveillance network of web crawlers that monitor the internet at all times, searching for
products listed on Amazon that are discounted elsewhere. If Amazon software detects a product
listed cheaper on a competitor's website, it often will remove important buttons like "Buy Now"
and "Add to Cart" from the product listing page "buy box" (shown below) of the offending item.

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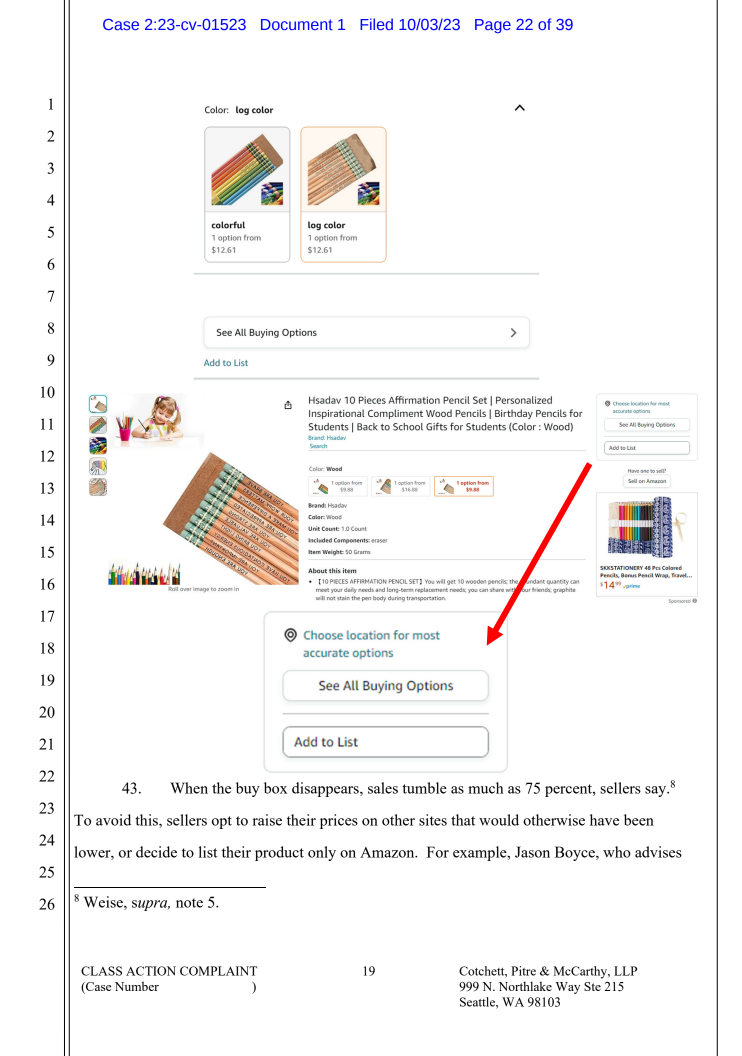
<sup>7</sup> Id.

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c.



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online sellers, shared to the New York Times that one of his clients "cut off Walmart —
 Walmart! — because it was hurting their Amazon business...If that's not monopoly power, I
 don't know what is."<sup>9</sup>

- 4 44. Another form of punishment is to push discounting sellers so far down in
  5 Amazon's search results page that effectively no customer would be able to find them to
  6 purchase from them. And Amazon keeps track of discounting sellers. If caught offering lower
  7 prices elsewhere, those sellers could be permanently exiled from Amazon marketplace.
- 45. As described by one entrepreneur who built his company selling on Amazon,
  working with Amazon became increasingly difficult—he was "dealing with a partner...who can
  and will disrupt us for unpredictable reasons at any time."<sup>10</sup> Indeed, at one point, Amazon
  suddenly cut off sales of his best seller, keeping it off the site for four days, resulting in at least
  \$100,000 in lost sales. Sellers live in constant fear of Amazon retaliation and punishment.
- 46. Amazon's punitive regime distorts the market. Through their power over the
  market (for example, Amazon accounts for roughly 90% of electronics sales online) sellers
  cannot literally afford to be on the receiving end of Amazon's punishments or banishment.
  When Amazon raises their fees, sellers raise their own prices across the board—on Amazon and
  on other sites.
- 47. Professor of antitrust law at UC Irvine, Christopher Leslie, noted that "if the
  market were left to run without the anticompetitive policies at Amazon, consumers could take
  advantage of lower prices outside of Amazon." But sellers "have no viable alternatives."
  Amazon's tactics thereby suppress rival e-commerce stores' ability to compete for shoppers by
  offering lower prices, since even offering lower fees to sellers would not lower the price of the
- 23
- 24
- 25
- 26  $10^{10}$  Id.

<sup>9</sup> Id.

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products, held hostage by Amazon's fees and punishments. Amazon's anticompetitive conduct
 raises the price of products across the internet, harming consumers.

3

#### Amazon's Market Power Over Consumers

4 48. A critical mass of customers is essential to Amazon's "flywheel," whereby
5 providing sellers access to significant shipper traffic, Amazon is able to attract more sellers,
6 whose selection and variety of products attract additional shoppers.

2.

49. Each month in the United States, 126 million people visit Amazon on a mobile
device, and more than 42 million people access Amazon on a desktop computer. Amazon has
induced more than two-thirds of U.S. households to join Prime and made its platform the first,
and often only, shopping site they visit. Importantly, when Amazon raises prices or lowers
quality, consumers do not switch to competing sites like Walmart.com. For example, when
Amazon increased the subscription price of Prime by 20% in 2019 from \$99 to \$119 per year,
the attrition rate for Prime members did not change from prior years without a price increase.

14 50. For Amazon, signing up and maintaining as many Prime subscribers as possible is 15 a huge priority, so much so that they have knowingly tricked shoppers into enrolling in Prime 16 and actively tried to prevent them from cancelling through a dense and complex cancellation 17 process. For years, Amazon knew that its dark patterns-based subscription process resulted in widespread and consistent nonconsensual enrollment. Amazon knew that consumers were 18 19 giving their billing information to Amazon and agreeing to enrollment without informed consent 20 about the transaction. Nonetheless, Amazon declined to undo its dark patterns because 21 reductions in nonconsensual enrollment would result in greatly reduced revenues. At different 22 times, Amazon employees pleaded with Amazon and its leaders to address the issue of 23 nonconsensual enrollment and to stop actively duping consumers, but these requests were denied in favor of Amazon's bottom line. Amazon also knowingly and intentionally designed its Prime 24 25 cancellation process to thwart consumers' attempts to end their subscriptions. Cynically dubbed 26 the "Iliad Flow" by Amazon, in reference to the intricate, voluminous epic Greek saga of the

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1 same name, Amazon's Prime cancellation process was intentionally designed to be a tortuous 2 labyrinth for consumers—to be misleading, deceptive, and coercive to blockade consumers' 3 attempts to cancel their Prime subscriptions.

4 51. When a non-Prime member enters the shopping checkout process, Amazon 5 presents them with several "upsell" opportunities to join Prime before the final transaction. 6 These upsells are described as either interstitial or non-interstitial. Interstitial upsells appear as a 7 page that interrupts the flow of content to the consumer, interjecting the page they seek to navigate to present them with a Prime membership offer. Non-interstitial upsells are imbedded 8 9 buttons and offers within the pages on the normal checkout workflow, including shipping option selection pages and payment pages. 10

52. Consumers often accidentally enroll in Prime and fall subject to reoccurring 11 12 monthly charges, unwittingly, when they believe that they are just taking advantage of a discount opportunity, because of Amazon's misleading page layouts and lack of conspicuous disclosures. 13 14 Amazon only provides its terms *after* the final checkout button is presented, and in a smaller font 15 and not set out in any manner intended to draw the consumer's attention. Rather, the consumer is 16 encouraged *not* to mind the terms and conditions by virtue of smaller font, lack of prominence, 17 and non-conspicuous placement. "One data point from August 2017 found that 17,131 of the 18 25,542 cancellation requests directly handled by the Prime team were related to 'accidental sign-19 ups," meaning customers were deceived into signing up for a Prime account and later forced to contact the Amazon team to ensure their desired cancellation would be effective.<sup>11</sup> 20

21

53. After enrollment, Amazon sends an email to the consumer that contains incomplete, omitted, or misleading information because it fails to set out the complete terms and

conditions of a Prime subscription. The terms that are provided are in tiny, translucent font, and

- 22 23
- 24

<sup>11</sup> Eugene Kim, Internal documents show Amazon has for years knowingly tricked people into signing up for Prime subscriptions. 'We have been deliberately confusing,' former employee says, 25 BUSINESS INSIDER (Mar. 14, 2022), https://www.businessinsider.com/amazon-prime-ftc-probecustomer-complaints-sign-ups-internal-documents-2022-3. 26

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appear at the bottom of the page in an inconspicuous manner. The email also fails to inform a
 consumer how they can cancel their Prime subscription at the time of enrollment.

54. Under substantial pressure from the Federal Trade Commission, Amazon changed
its Iliad cancellation process in or about April 2023, shortly before the FTC filed its complaint,
Case 23-cv-00932-JHC. Before Amazon changed its process in April, there were only two ways
to cancel Prime, either 1) the labyrinthine cancellation workflow known as "Illiad Flow"; or 2)
by manually contacting a customer service agent.

8 55. Nonetheless, an estimated over 90% of Prime customers renew their membership,
9 and more customers join each year, increasingly shopping and spending more on Amazon than
10 any other online store. "Prime is the smoking gun of Amazon's monopoly power."<sup>12</sup> That
11 customers do not switch to competing sites that offer a better customer experience and where
12 sellers have lower fees to pass through to consumers is evidence of Amazon's market power.

56. As described above, Amazon also saturated its site with ads, which provided less
relevant product results and thereby reduced the value of its online store to consumers. For
example, the Amazon Central Economics team reported that from June 2017 to June 2018,
sponsored products' coverage of top-of-page search results "expanded dramatically," "from 23%
to 55% on desktop and from 11% to 61% on mobile." Nevertheless, Amazon continued to gain,
not lose, market share.

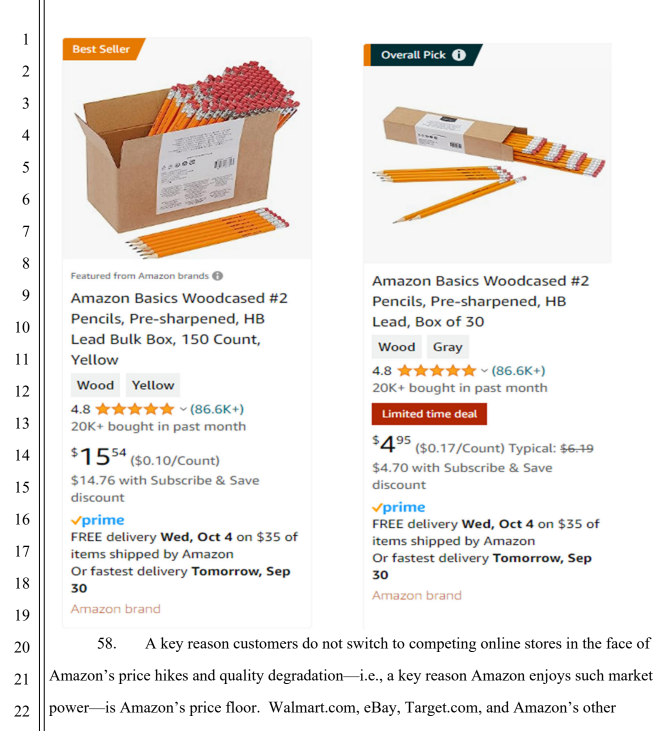
19 57. Amazon further degrades the quality of its search results through its biased
20 recommendation widgets, such as the "best seller" or "overall pick" banners, as shown in the
21 images below.

- 22
- 23
- 24

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Vidhi Choudhary, What the FTC lawsuit against Amazon means for the company, MODERNRETAIL (Jun. 23, 2023), https://www.modernretail.co/technology/what-the-ftc-lawsuitagainst-amazon-means-for-the-company/

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23 competitors generally cannot draw customers away from Amazon with lower prices, because

- 24 Amazon compels suppliers and sellers to cause the prices on those competing websites to be the
- 25 || same or higher than the prices for the same products on Amazon. This artificial restriction of
- 26 Amazon alternatives gives customers little reason to shop elsewhere.

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59. 1 As alleged in the FTC's complaint, Amazon also developed an algorithm for 2 pricing—codenamed "Project Nessie"—Project Nessie went "a step further" than other "anti-3 discounting tactics," that it "belies" the company's claim to be "customer-centric," and had 4 generated "excess profit." These allegations, and reporting on the matter, indicate that Amazon 5 is overcharging customers. According to reporting, Project Nessie has been described as "a system used to monitor spikes or trends on Amazon.com," and is used anticompetitively by 6 Amazon "likely by manipulating price or search"<sup>13</sup> Journalist and author Jason Del Rey noted 7 that Amazon told him that Project Nessie was a "pricing tool" that would "repeatedly lower the 8 price on an item to match its competitor" and was ultimately "scrapped," but that this description 9 "doesn't necessarily jibe with what's being alleged" by the FTC.<sup>14</sup> Regardless, it appears that 10 Amazon has yet another tactic that allows it to overcharge customers and engage in unfair 11 12 methods of competition.

13 60. Ultimately, Amazon's conduct has artificially inflated prices across the online
14 marketplace, degraded the quality of online shopping, hindered consumers from comparison15 shopping, suppressed the flow of useful price and quality information to shoppers, reduced
16 consumer choice by hindering competitive options, and deprived consumers of the benefits of
17 innovation.

18

### VI. <u>INTERSTATE TRADE AND COMMERCE</u>

19 61. Amazon's activities as alleged in this complaint were within the flow of, and
20 substantially affected, interstate commerce. Amazon sells goods on its own behalf and as a
21 platform for its third-party sellers across, and without regard to, state lines.

22

 <sup>&</sup>lt;sup>13</sup> Devin Coldewey, *What is Amazon's [redacted] 'Project Nessie' algorithm?*, TechCrunch, September 26, 2023 https://techcrunch.com/2023/09/26/what-is-amazons-redacted-project nessie-algorithm/

 <sup>&</sup>lt;sup>14</sup> Todd Bishop, *FTC targets alleged secret Amazon pricing algorithm 'Project Nessie' in antitrust complaint*. GeekWire, 26 September, 2023, https://www.geekwire.com/2023/ftc-targets-alleged 26 secret-amazon-pricing-algorithm-project-nessie-in-antitrust-complaint/

## 1 VII. <u>RELEVANT MARKETS</u>

2	62. There are two relevant markets. The first is the online superstore market. Online							
3	superstores compete to build long-term relationships with consumers across multiple purchases							
4	of a variety of items. The second is the online marketplace services market. Online							
5	marketplaces offers sellers a distinct set of services to sell their goods. Primary among these							
6	services is access to an established online U.S. customer base. The online marketplace services							
7	market encompasses a suite of services that facilitate sellers making online sales to U.S. shoppers							
8	without having to directly operate an online store.							
9	VIII. <u>CLASS ACTION ALLEGATIONS</u>							
10	63. Plaintiffs bring this class-action lawsuit on behalf of themselves and the proposed							
11	members of the Class pursuant to Rule 23(b) of the Federal Rules of Civil Procedure.							
12	64. This action has been brought and may properly be maintained as a class action							
13	against Defendant Amazon because there is a well-defined community of interest in the litigation							
14	and the proposed Class is easily ascertainable.							
15	65. Plaintiffs seek certification of the following Classes:							
16	a. Bundling Subclass:							
17 18	All individuals or organizations who purchased a product offered for sale by Amazon's third-party sellers on the Amazon Marketplace where the third-party seller offers the product using Amazon's fulfillment services.							
19 20	b. Retail E-Commerce Subclass							
21	All individuals or organizations who purchased through any other retail e- commerce channel in the US, other than Amazon Marketplace, a product that was							
22	concurrently offered for sale by Amazon's third party sellers on Amazon Marketplace.							
23								
24	66. Plaintiff also brings a state subclasses based on the state in which he resides,							
25	California, and thus brings California state subclasses for the Bundling and Retail E-Commerce							
26	Subclasses.							
	CLASS ACTION COMPLAINT26Cotchett, Pitre & McCarthy, LLP(Case Number)999 N. Northlake Way Ste 215 Seattle, WA 98103							

1	67. <i>Numerosity</i> . Plaintiffs do not know the exact number of Class members but							
2	believe the subclasses are comprised of millions of consumers nationwide. As such, the Class is							
3	so numerous that joinder is impractical.							
4	68. <i>Commonality and predominance.</i> Each of the proposed Class members, are							
5	similarly situated to Plaintiffs with regard to their rights as consumers in the marketplace.							
6	69. There are common questions of law and fact that affect all Class members in each							
7	of the Subclasses. These questions predominate over questions that might affect individual Class							
8	members.							
9	70. For the Bundling Subclass: these common questions include, but are not limited							
10	to, the following:							
11	a. Whether Amazon engaged in unlawful anticompetitive and monopolizing							
12	conduct by improperly bundling fulfillment services to Amazon's third-party sellers on							
13	the Amazon Marketplace to the detriment of consumers;							
14	b. Whether Amazon's conduct violated Washington state consumer							
15	protection laws;							
16	c. Whether Plaintiffs and the Class incurred a loss of money or property							
17	within the meaning of the WA Consumer Protection Act due to Amazon's conduct;							
18	d. Whether Plaintiffs, the Class and the general public are entitled to public							
19	injunctive relief due to Amazon's conduct.							
20	71. For the Retail E-Commerce Subclass:							
21	a. Whether Defendant has unlawfully monopolized the relevant markets							
22	asserted herein, including by way of the contractual terms, policies, practices, mandates,							
23	and restraints described herein.							
24	b. Whether competition in the relevant markets has been restrained and							
25	harmed by Amazon's conspiracy, monopolization, or attempted monopolization, of these							
26	markets;							
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Whether consumers and Class members have been damaged by 1 c. Defendant's conduct; 2 3 d. The amount of any damages; and The nature and scope of injunctive relief necessary to restore a 4 e. competitive market. 5 *Typicality.* Plaintiff's claims are typical of Class members' claims for each 72. 6 7 Subclass. For the Bundling Subclass: Plaintiff and Class members sustained injury as a direct result of Amazon's practices. Thus, Plaintiff is similarly situated to the other members of the 8 9 Class and are adequate representatives of the Class. 10 For the Retail E-Commerce Subclass: Plaintiffs' claims are typical of the claims of the other Class members. The factual and legal bases of Defendant's liability are the same and 11 12 resulted in injury to Plaintiffs and all other members of the proposed Classes. 73. Adequacy. Plaintiffs will fairly and adequately protect the Class members' 13 14 interests. Plaintiffs and Class members have the same interests and Plaintiff has attorneys who 15 are competent and experienced in the prosecution of class actions, antitrust and consumer protection cases. 16 17 74. *Superiority.* A class action is the superior method for fairly and efficiently adjudicating this controversy for the following reasons: 18 19 a. The monetary size of claims of the individual Class members are 20 relatively small, and few, if any, Class members could afford to seek legal redress for the 21 wrongs complained of; Absent a class action, the Class members will likely not obtain redress of 22 b. 23 their injuries and Defendant will retain the proceeds from the violations of the laws cited 24 herein: 25 c. This class action also provides the benefits of single adjudication and 26 supervision by a single court; and CLASS ACTION COMPLAINT 28 Cotchett, Pitre & McCarthy, LLP (Case Number 999 N. Northlake Way Ste 215 )

Seattle, WA 98103

d. Plaintiffs are unaware of any unusual difficulties in managing this class 1 2 action. 3 IX. **CAUSES OF ACTION** FIRST CAUSE OF ACTION 4 VIOLATION OF 15 U.S.C. § 1 — Price Fixing 5 75. Plaintiffs hereby incorporate each preceding and succeeding paragraph as though 6 7 fully set forth herein. 76. Plaintiffs bring this federal law claim on their own behalf and on behalf of each 8 9 member of the proposed nationwide Class described above. 10 77. The agreements between Amazon and third party sellers, whether coerced by Amazon, between Amazon and third party sellers, to fix the online price of products sold outside 11 12 of Amazon Marketplace, and to have third party sellers use Amazon's fulfillment services—have harmed competition in the relevant markets defined herein and caused prices to be higher in 13 14 those markets than the prices would have been without the agreements or course of conduct 15 between Defendant and its third-party sellers. 78. By forcing its third-party sellers to use Amazon's fulfillment services, Amazon 16 17 limits the number of meaningful choices consumers have in the sale of products. 79. 18 By forcing its third-party sellers to raise prices on other platforms, Amazon limits 19 the number of meaningful choices consumers have in the sale of products. 80. 20 Defendant and its third-party sellers did not act unilaterally or independently, or 21 in their own economic interests, when entering into the agreements or course of action without 22 agreements. The agreements, or course of action without agreements, and their enforcement 23 substantially, unreasonably, and unduly restrain trade in the relevant markets, and harmed 24 Plaintiffs and the Subclasses thereby. 25 26 CLASS ACTION COMPLAINT 29 Cotchett, Pitre & McCarthy, LLP 999 N. Northlake Way Ste 215 (Case Number )

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81. 1 Plaintiff and members of the Subclasses were injured in their business or property 2 by paying higher prices for class products than they would have paid in the absence of 3 Defendant's unlawful conduct. **SECOND CAUSE OF ACTION** 4 VIOLATION OF 15 U.S.C. § 2 — MONOPOLIZATION 5 82. Plaintiffs re-allege and incorporate by reference the allegations in paragraphs 1-6 7 463 above. 83. 8 At all relevant times, Amazon has had monopoly power in the online superstore 9 market in the United States. 10 84. Through Amazon Marketplace, Amazon possesses market power in the relevant 11 markets as demonstrated by its market share and its ability to raise prices above those that would 12 be charged in a competitive market. Amazon also has unique advantages that allow it to exercise 13 and maintain market power, e.g., search, inventory, data, and infrastructure dominance. 14 Amazon's market power is also demonstrated by the exorbitant fees it charges its third-party 15 sellers and the power to adopt and enforce rules on the platform that benefit itself and jeopardize 16 its third-party sellers' businesses, all of which harms consumers. 17 85. Amazon has willfully maintained its monopoly power through its course of anticompetitive and exclusionary conduct, including Amazon's anti-discounting practices, which 18 19 stifle price competition and tend to create an artificial price floor, and Amazon's practice of 20 coercing sellers who want their products to be Prime eligible into using Fulfillment by Amazon, 21 which makes it more difficult and more expensive for rivals to offer increased product selection. 22 86. Amazon and third party sellers' course of conduct—including Amazon's anti-23 discounting practices, which stifle price competition and tend to create an artificial price floor, 24 and Amazon's practice of coercing sellers who want their products to be Prime eligible into 25 using Fulfillment by Amazon, which makes it more difficult and more expensive for rivals to 26

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offer increased product selection—is anticompetitive and exclusionary, and constitutes an unfair
 method of competition and an unreasonable restraints on trade.

3 87. Although each of these acts is anticompetitive in its own right, these interrelated
4 and independent actions have had a cumulative and synergistic effect that has harmed
5 competition and the competitive process.

6 88. Amazon's conduct has harmed and continues to harm competition, and Plaintiffs
7 have therefore suffered and continue to suffer harm. There is no valid procompetitive
8 justification for Amazon's anticompetitive and exclusionary conduct in the online superstore
9 market.

10 89. Defendant has willfully acquired its monopoly power in the relevant markets by
11 unlawful and improper means. These provisions establish a price floor based on the seller's price
12 listing on Amazon Marketplace.

90. By requiring its third-party sellers to apply a price floor on all other retail ecommerce channels, Defendant largely immunizes relevant products from competitive pricing in
the relevant market and causes products to be sold at supra competitive prices.

91. Plaintiffs and the retail e-commerce Subclass members are direct purchasers
because they directly purchase products through a U.S. e-commerce retail channel that competes
with Amazon Marketplace.

19 92. Plaintiffs and the Class members have been injured and will continue to be
20 injured in their businesses and property by paying more for products than they would have paid
21 or would pay in the future in the absence of Defendant's unlawful acts.

22 93. Amazon's anticompetitive and exclusionary conduct constitutes unlawful
23 monopoly maintenance, in violation of Section 2 of the Sherman Act, 15 U.S.C. § 2.

24 94. Plaintiffs and the Class are entitled to an injunction that terminates the ongoing
25 violations alleged in this Complaint.

26

CLASS ACTION COMPLAINT (Case Number )

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1	THIRD CAUSE OF ACTION					
2	(Violation Of The Washington Consumer Protection Act,					
3	RCW Section 19.86.010 et seq.)					
4	95. Plaintiff incorporates the allegations in preceding paragraphs as if fully set forth					
5	herein in full.					
6	96. The Washington Consumer Protection Act, RCW 19.86 et seq., provides					
7	consumers with a comprehensive procedure for redressing Defendants' unfair or deceptive					
8	business practices.					
9	97. Defendants' acts and omissions as alleged herein violate the Washington CPA					
10	because they: (1) are unfair or deceptive acts or practices; (2) are committed in the course of					
11	Defendants' business; (3) affects the public interest; and (4) have caused injury to (5) Plaintiffs					
12	in their business and/or property and to the members of the Class.					
13	98. Defendants' above-described conduct of unilaterally and engaging in a conspiracy					
14	to artificially raise the prices of products in the e-commerce marketplace to supra-competitive					
15	levels, and Amazon's practice of coercing sellers who want their products to be Prime eligible					
16	into using Fulfillment by Amazon constitutes an unfair trade practices, and unfair and/or					
17	deceptive acts and practices, within the meaning of the Washington Consumer Protection Act,					
18	RCW 19.86 et. seq.					
19	99. Defendants' above-described conduct affects the public interest because it					
20	affected and injured or had the capacity to injure a substantial portion of consumers who					
21	purchase products from Amazon and/or from other retail e-commerce platforms. The conduct					
22	complained of is capable of repetition and will likely affect other consumers.					
23	100. As a result of Defendants' above-described unfair and deceptive conduct, Plaintiff					
24	and the Class members were injured and/or damaged by the wrongful acts and practices of					
25	Defendant.					
26						
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1	101. Defendant's actions illustrate why a permanent injunction is necessary to protect
2	Plaintiffs and the public from similar unfair and unconscionable treatment.
3	102. Defendant's actions and inactions as alleged herein are the proximate cause of
4	injury to Plaintiffs and the Class in an amount to be proven at trial.
5	103. The balance of the equities favors the entry of permanent injunctive relief against
6	Defendants. The public will be irreparably harmed absent the entry of permanent injunctive relief
7	against Defendants. An injunction against Defendants is in the public interest. Defendants'
8	unlawful behavior is likely to reoccur absent the entry of an injunction.
9	FOURTH CAUSE OF ACTION
10	Violation of the Cartwright Act (Cal. Bus. & Prof. Code §§ 16700, et seq.)
11	104. Plaintiff incorporates by reference the allegations in the preceding paragraphs.
12	105. Defendants have entered into an unlawful agreement in restraint of trade in
13	violation of the Sherman Act and the California Business and Professions Code, §§ 16700, et
14	seq.
15	106. During the Class Period, Defendants and their co-conspirators entered into and
16	engaged in a continuing unlawful trust in restraint of the trade and commerce described above in
17	violation of Section 16720, California Business and Professions Code. Defendants have acted in
18	violation of Section 16720 to raise and maintain prices of products at supra-competitive levels.
19	107. The aforesaid violations of Section 16720, California Business and Professions
20	Code, consisted, without limitation, of a continuing unlawful trust and concert of action among
21	Defendant and co-conspirator third party sellers, the substantial terms of which were to raise and
22	maintain, the prices of e-commerce products.
23	108. For the purpose of forming and effectuating the unlawful trust, Defendant and
24	third party sellers have done those things which they combined and conspired to do, including
25	but not limited to the acts, practices and course of conduct set forth above and the following:
26	raising, and pegging the price of products in e-commerce.

33

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1 109. The combination and conspiracy alleged herein has had, inter alia, the following 2 effects: (1) Price competition in the e-commerce marketplace has been restrained, suppressed, 3 and/or eliminated in California; (2) Prices for e-commerce products sold by Defendant and their 4 co-conspirators have been fixed, raised, stabilized, and pegged at artificially high, non-5 competitive levels in California and throughout the United States; and (3) Those who purchased 6 e-commerce products from Defendant and their co-conspirators have been deprived of the 7 benefit of free and open competition.

8 110. As a direct and proximate result of Defendants' unlawful conduct, Plaintiff and
9 members of the Class have been injured in their business and property in that they paid more for
10 e-commerce products than they otherwise would have paid in the absence of Defendants'
11 unlawful conduct. As a result of Defendants' violation of Section 16720 of the California
12 Business and Professions Code, Plaintiff and members of the Class seek treble damages and their
13 cost of suit, including a reasonable attorney's fee, pursuant to Section 16750(a) of the California
14 Business and Professions Code.

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- 17 ||///
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CLASS ACTION COMPLAINT (Case Number )

## 1 X. <u>PRAYER FOR RELIEF</u>

-								
2	111. WHEREFORE, Plaintiffs demand judgment in their favor and in favor of the							
3	Class members for:							
4			a.	An Order cert	ifying that Plai	ntiffs and the proposed Bundling and		
5	Retail E-Commerce Class members constitute two subclasses and designating the							
6		action as a Class Action pursuant to Federal Rule of Civil Procedure 23;						
7			b.	Appointment	of Plaintiff as c	elass representative, separately, of the		
8			two subclasses	s and payment	of compensatio	on as representatives if the Court		
9			deems approp	riate;				
10			с.	Appointment	of the attorneys	s below as Class counsel; and		
11			d.	Declaration th	at Amazon has	s violated the applicable laws as set		
12			forth above;					
13			e.	Award perman	nent public inju	anctive relief against Amazon;		
14			f.	Award reason	able attorney's	fees and costs; and		
15			g.	Actual and tre	ble damages, a	nd such other relief as provided by the		
16			statutes cited l	nerein;				
17		h. Equitable relief requiring that Amazon cease the abusive, unlawful						
18			and anti-comp	etitive practice	s described her	rein;		
19		i. Provide such other and further relief the Court deems just and						
20			proper.					
21	///							
22	///							
23	///							
24								
25								
26								
		S ACTIC Number	ON COMPLAINT )		35	Cotchett, Pitre & McCarthy, LLP 999 N. Northlake Way Ste 215 Seattle, WA 98103		

	С	ase 2:23-cv-01523	Document 1	Filed 10/03/23	Page 39 of 39
1	XI.	DEMAND FOR JU	RY TRIAL		
2		Plaintiffs hereby den	nand a jury trial	on all issues so t	riable.
3	Dated:	Cotober 3, 2023	СОТС	CHETT, PITRE	& McCARTHY, LLP
4			By:	/s/Karin Bornsto	ein Swope
5				rin Bornstein Sw	
6					CIN SWOPE (WSBA # 24015) RE & McCARTHY, LLP
7				9 Northlake Way	Ste 215
				attle, WA 98103 lephone: (206) 7'	78_2123
8				csimile: (650) 69	
9					@cpmlegal.com
10			JO	SEPH W. COTC	HETT (Pro Hac Vice Pending)
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				A JUNG ( <i>Pro Ha</i> <b>defense pit</b>	ac Vice Pending) RE & McCARTHY, LLP
12				,	Burlingame, CA 94010
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15					cpmlegal.com
16			JE	FFREY G. MUD	D (Pro HacVice Pending)
17			CO	ОТСНЕТТ, РІТ	RE & McCARTHY, LLP
18				16 Ocean Park B nta Monica, CA 9	
				csimile: (310) 39	
19			Te	lephone: (310) 39	92-2008
20			En	nail: <u>jmudd@</u>	cpmlegal.com
21			Att	torneys for Plaint	tiffs and the Proposed Class
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23					
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JS 44 (	(Rev.	04/21)
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### **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS				DEFENDANTS						
Christopher Hopper				Amazon.Com, Inc. and Amazon.Com Services LLC.						
(b) County of Residence of First Listed Plaintiff San Mateo				County of Residence of First Listed Defendant King						
(E)	(CEPT IN U.S. PLAINTIFF C)	ASES)		(IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.						
(c) Attorneys (Firm Name, ) Cotchett, Pitre &		er)		Attorneys (If Know						
	Witcoanny, LLP Way, Suite 215									
	<u>03: Tel: 206-778-21</u>	23	÷							
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	III. Cľ	<b>FIZENSHIP OF</b>		NCIPA				
I U.S. Government Plaintiff	X3 Federal Question (U.S. Government)	Not a Party)	Citize	(For Diversity Cases Only	ツ PTF 1	DEF	a Incorporated or Pri of Business In T		Defendant) PTF	DEF
2 U.S. Government Defendant	4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citize	en of Another State	2	2	Incorporated and P of Business In A		<u> </u>	5
				en or Subject of a reign Country	3	3	Foreign Nation		6	6
IV. NATURE OF SUIT			RC RC		-		for: Nature of S KRUPTCY			
CONTRACT	PERSONAL INJURY	PERSONAL INJUR		DRFEITURE/PENALTY S Drug Related Seizure	h		cal 28 USC 158	375 False C	STATUT	
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	365 Personal Injury - Product Liability		of Property 21 USC 88		423 With 28 U	ndrawal JSC 157	376 Qui Ta 3729(a	m (31 US ())	с
140 Negotiable Instrument 150 Recovery of Overpayment	Liability 320 Assault, Libel &	367 Health Care/ Pharmaceutical					LLECTUAL RTY RIGHTS	400 State Reapportionment X 410 Antitrust		
& Enforcement of Judgment	Slander 330 Federal Employers'	Personal Injury Product Liability				820 Cop		430 Banks : 450 Comm		ing
152 Recovery of Defaulted	Liability	368 Asbestos Personal			H	830 Pate 835 Pate	nt nt - Abbreviated	460 Deport	ation	
Student Loans (Excludes Veterans)	340 Marine 345 Marine Product	Injury Product Liability			F	New 840 Trad	Drug Application	470 Racket	eer Influe t Organiza	
153 Recovery of Overpayment	Liability	PERSONAL PROPER		LABOR			end Trade Secrets	480 Consur	ner Credit	1
of Veteran's Benefits 160 Stockholders' Suits	350 Motor Vehicle 355 Motor Vehicle	370 Other Fraud 371 Truth in Lending	-171	0 Fair Labor Standards Act		Act	of 2016	(15 US 485 Teleph	SC 1681 o one Consi	
190 Other Contract	Product Liability	380 Other Personal	72	0 Labor/Management			LSECURITY		tion Act	
195 Contract Product Liability 196 Franchise	360 Other Personal Injury	Property Damage 385 Property Damage	74	Relations 0 Railway Labor Act	H		(1395ff) k Lung (923)	490 Cable/S 850 Securit		nodities/
_	362 Personal Injury - Medical Malpractice	Product Liability	75	1 Family and Medical Leave Act	Ē		/C/DIWW (405(g)) D Title XVI	Exchai 890 Other S		Actions
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIO	NS - 79	0 Other Labor Litigation	H	865 RSI		891 Agricu	-	
210 Land Condemnation	440 Other Civil Rights 441 Voting	Habeas Corpus: 463 Alien Detainee	□ <sup>79</sup>	I Employee Retirement Income Security Act		PPNPD	MATAXASUITS	893 Enviro 895 Freedo		
230 Rent Lease & Ejectment	442 Employment	510 Motions to Vacate	.	Income Security Act			es (U.S. Plaintiff	Act		manon
240 Torts to Land 245 Tort Product Liability	443 Housing/ Accommodations	Sentence 530 General					efendant) —Third Party	896 Arbitra 899 Admin		rocedure
290 All Other Real Property	445 Amer. w/Disabilities -	535 Death Penalty		IMMIGRATION	<u> </u>		USC 7609		view or A	
	Employment 446 Amer. w/Disabilities -	Other: 540 Mandamus & Oth	er $\square 46$	2 Naturalization Applicati 5 Other Immigration	on			Agency 950 Constit	Decision Decision	of
	Other	550 Civil Rights	- P	Actions				State S		
	448 Education	555 Prison Condition 560 Civil Detainee -	1							
		Conditions of Confinement	1							
V. ORIGIN (Place an "X" in	n One Box Only)							L		
	noved from 3 te Court	Remanded from [ Appellate Court	]4 Rein Reop		her Di		6 Multidistri Litigation Transfer		Multidis Litigatio Direct I	on -
······································	Cite the U.S. Civil Sta 15 U.S.C. 1 and 2	atute under which you a	re filing (I	Do not cite jurisdictional s	lalutes	unless di	versity):			
VI. CAUSE OF ACTION	DN Brief description of ca Antitrust Violations	ause:		· · ·						
VII. REQUESTED IN COMPLAINT: UNDER RULE 23, F.R.Cv.P.			N D	EMAND \$			HECK YES only i JRY DEMAND:	_	i compla	
VIII. RELATED CASE IF ANY	E(S) (See instructions):	JUDGE John H. C	hun			DOCK	ET NUMBER 2:2	23-cv-01495;2:2	20-cv-004	124
DATE		SIGNATURE OF AT		OF RECORD						
10/3/2023		/s/ Karin B. Swope								
FOR OFFICE USE ONLY	40UNT			HIDCE			MAG UT	)CF		
RECEIPT # AN	40UNT	APPLYING IFP		JUDGE			MAG. JUE	JE		

# **ClassAction.org**

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Amazon 'Price-Parity' Agreements Have</u> <u>Artificially Raised Prices for Consumers, Class Action Alleges</u>