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U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

JO ELLEN PETERS and KEN LANE, on behalf
of themselves and all others similarly situated,

Plaintiffs,

vs.

AMAZON SERVICES LLC,

Defendant.

NO.

**CLASS ACTION COMPLAINT
FOR:**

**(1) BREACH OF CONTRACT
(2) CONSUMER PROTECTION ACT
(3) DECLARATORY RELIEF
(4) UNJUST ENRICHMENT**

JURY DEMAND

PLAINTIFFS JO ELLEN PETERS and KEN LANE bring this class action on behalf of themselves and all others similarly situated against DEFENDANT AMAZON SERVICES LLC (“Defendant” or “Amazon”) and states as follows:

PARTIES

1. Plaintiff Jo Ellen Peters (“Plaintiff Peters”) is and at all times herein mentioned was a resident of the County of Fayette, State of Kentucky.
2. Plaintiff Ken Lane (“Plaintiff Lane”) is and at all times herein mentioned was a resident of the County of Travis, State of Texas.

APPLICABLE LAW

1
2 7. Although this is a nationwide class action, the Amazon Participation Agreement
3 calls for the application of Washington state law, "without giving effect to any principles of
4 conflicts of laws or the Convention on Contracts for the International Sale of Goods."²

NATURE OF ACTION

5
6 8. Plaintiffs bring this class action against Defendant to recover damages and other
7 relief available at law and in equity on behalf of themselves, as well as on behalf of the
8 members of the classes defined herein, and to remedy Defendant's inequitable and
9 unconscionable conduct detailed herein.

10 9. Plaintiffs and the Class are "sellers" of products using Defendant's website,
11 Amazon.Com. In order to become a "seller," Plaintiffs and the Class must acquiesce to the
12 terms set forth in Amazon's Participation Agreement (attached as Exhibit A hereto). Despite
13 being a fiduciary and/or agent holding funds in trust in regard to the collection of payments
14 from "buyers," Defendant routinely holds payments for longer than permitted by its own
15 Participation Agreement, and for longer than permitted by Washington law, before remitting
16 the seller's portion of funds to the seller. In fact, the Participation Agreement, which Amazon
17 holds out as providing the terms for payment, states a date for the transmission of payments
18 that exceeds the time limit established by Washington law.

19 10. Moreover, on a routine basis, Defendant suspends or cancels accounts, and
20 places holds on sellers' funds. While Amazon contends to have the contractual basis, in some
21 instances, for holding the funds for 90 days, Amazon routinely holds funds beyond the
22 contractual period, often well in excess of 90 days.

23 11. Amazon's actions are all the more unreasonable in light of the fact it is
24 attempting to invoke a contract term in a classic contract of adhesion. The language upon
25 which Amazon relies is contained in a form contract that is viewed online. It is provided on a

26 _____
27 ² *Id.*

1 take it or leave it basis. There is a tremendous disparity in bargaining power, as a predominant
2 portion of members of the Class must be able to accept payment *via* Amazon in order to sell
3 goods on the Amazon.com website.

4 12. The amounts of money Amazon holds in excess of the time allowed by law
5 range from a few dollars to thousands of dollars. All the while, Amazon keeps the interest and
6 other gains generated by the funds owed to Plaintiffs and the Class and utilizes the available
7 cash in its business. The scale of Amazon's practice makes it lucrative. Amazon.com, Inc.
8 reportedly generated over \$20 billion in third-party sales on its website in the fourth quarter of
9 2012 alone. On information and belief, the annual volume of third-party sales in 2012 equaled
10 or exceeded Amazon.com, Inc.'s own sales of over \$60 billion, which averages out to over
11 \$160 million in third-party sales *per day, every day*. By holding on to this daily cash flow for
12 only a few days or weeks, Amazon is able to invest this money in money market funds,
13 marketable securities and other investments, and utilize the cash as working capital in the
14 operation of its business. On information and belief, Amazon has reaped and continues to reap
15 many tens of millions of dollars annually from this practice.

16 13. Plaintiffs and members of the Class, the weaker parties, have their funds held in
17 accounts over which Amazon has control and Amazon asserts it has unchecked ability to seize
18 the funds in those accounts. While Amazon states that the funds are still the sellers' own funds,
19 when those funds are in the custody or control of Amazon, it has fiduciary obligations that
20 require it to act in the interests of Plaintiffs and the Class. Amazon has failed to do so.

21 **FACTUAL BACKGROUND**

22 14. Amazon solicits merchants (sellers) to make products and inventory available on
23 the Amazon.com website, touting that it "has the eCommerce experience people expect and
24 trust. Put them together with Selling on Amazon and benefit from increased exposure and
25 traffic which can help drive your business's bottom line."³

26 _____
27 ³ See <http://www.amazon.com/gp/seller-account/mm-summary-page.html>.

1 15. All payments for sales made through the Amazon.com website are handled
2 exclusively by Amazon. The seller Participation Agreement states that "IN ORDER TO SELL
3 ITEMS IN MARKETPLACE, YOU MUST REGISTER WITH AMAZON AND USE THE
4 AMAZON PAYMENT SERVICE (the "Payment Service")."⁴ Buyers must pay by means of an
5 "authorized credit card payment."⁵

6 16. Upon information and belief, Amazon or an affiliate company processes its own
7 credit card sales; in other words, Amazon does not use a third-party payment processor. As
8 both processor and merchant, it pays no processing fees and there is no middle man.

9 17. Upon information and belief, when a buyer purchases an item on Amazon.com,
10 Amazon obtains an "authorization" on the credit card that guarantees payment for a period of
11 time, but Amazon does not actually "capture" the funds until it receives word from the seller
12 that it has shipped the item purchased. The credit card processing business operates 24/7.
13 Upon information and belief, once the money is captured, Amazon actually receives the buyer's
14 money within a few hours, but in no more than 24 hours, and that this is the case seven days a
15 week (not just on banking days).

16 18. In its capacity of providing the Payment Service to sellers such as Plaintiffs and
17 the Class, Amazon's conduct is governed by the Washington Uniform Money Services Act,
18 Chapter 19.230 *et seq.* RCW ("UMSA"). Amazon is a "money transmitter" as defined by the
19 UMSA (RCW 19.230.10(19), because it engages in money transmission. "Money
20 transmission" means:

21 [R]eceiving money or its equivalent value to transmit, deliver, or
22 instruct to be delivered the money or its equivalent value to
23 another location, inside or outside the United States, by any
24 means including but not limited to by wire, facsimile, or
25 electronic transfer. "Money transmission" does not include the
26 provision solely of connection services to the internet,
27 telecommunications services, or network access.

⁴ See Amazon Participation Agreement at ¶ 5.

⁵ *Id.* at ¶ 5(a).

1 RCW 19.230.10(18).

2 19. In accordance with the registration requirements of the UMSA, Amazon sought
3 and obtained the necessary license to act as a "money transmitter." Amazon's registration
4 number is #550-MT-29160.⁶ Pursuant to the UMSA,

5 (1) Every money transmitter licensee and its authorized delegates
6 **shall transmit the monetary equivalent of all money or**
7 **equivalent value received from a customer for transmission,**
8 **net of any fees, or issue instructions committing the money or its**
9 **monetary equivalent, to the person designated by the customer**
10 **within ten business days after receiving the money** or
11 equivalent value, unless otherwise ordered by the customer or
12 unless the licensee or its authorized delegate has reason to believe
13 that a crime has occurred, is occurring, or may occur as a result
14 of transmitting the money. For purposes of this subsection,
15 money is considered to have been transmitted when it is available
16 to the person designated by the customer and a reasonable effort
17 has been made to inform this designated person that the money is
18 available, whether or not the designated person has taken
19 possession of the money. As used in this subsection, "monetary
20 equivalent," when used in connection with a money transmission
21 in which the customer provides the licensee or its authorized
22 delegate with the money of one government, and the designated
23 recipient is to receive the money of another government, means
24 the amount of money, in the currency of the government that the
25 designated recipient is to receive, as converted at the retail
26 exchange rate offered by the licensee or its authorized delegate to
27 the customer in connection with the transaction.

19 RCW 19.230.330. (Emphasis added).

20 20. Utilizing its authority as a money transmitter, Amazon collects payments from
21 buyers, and then remits payments to sellers. Upon information and belief, Amazon routinely
22 fails to transmit payments in accordance with either the maximum 10 business-day period set
23 forth in RCW 19.230.10(18) or with Amazon's own stated policies regarding payment
24 transmission. The experiences of Plaintiffs, described below, are, upon information and belief,
25 representative of Amazon's disregard of the law and its own contractual obligations.

26 ⁶ <https://payments.amazon.com/sdui/sdui/about?nodeId=6026>. Amazon has also registered in numerous
27 other states requiring the registration of money transmitters. *Id.*

1 to the terms of the Participation Agreement, and in violation of the UMSA, Amazon continued
2 to retain Plaintiff Peters' money for 98 days from the date the account was first suspended.⁷

3 **B. Plaintiff Lane**

4 24. Plaintiff Ken Lane first became an Amazon "seller" in or about January 2010.
5 Over the next 29 months or so he marketed, sold, and shipped flight training materials, aviation
6 maintenance training materials, pilot supplies and aircraft supplies that were listed for sale on
7 the Amazon.com website. After items were sold and shipped, Amazon routinely held Lane's
8 money longer than the 14 days specified in the Participation Agreement and failed to transmit
9 to him his money within 10 business days as required by the UMSA.

10 25. On May 29, 2012, Amazon notified Plaintiff Lane by email that it had
11 suspended his seller account. At that time, Plaintiff Lane had already shipped several items
12 that he had sold on the Amazon.com website, and Amazon was already in possession of the
13 money received from the buyers. Plaintiff Lane filed a written appeal of the suspension by
14 email on the same day. Soon thereafter, on or about June 1, 2012, Amazon notified Plaintiff
15 Lane by email that it had completed its review and investigation of the suspended account, and
16 that its decision to close the account permanently was final. Despite the terms of the
17 Participation Agreement, and in violation of the UMSA, Amazon has retained Plaintiff Lane's
18 money. As of the date this Complaint was filed, Amazon still has not transmitted to Plaintiff
19 Lane the money that is in Amazon's possession.

20 **CLASS ACTION ALLEGATIONS**

21 26. Plaintiffs bring each Claim for Relief alleged herein pursuant to FED. R. CIV. P.
22 23 on behalf of themselves and a Class defined as follows:

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26 _____
27 ⁷ Authorization for payment was "initiated" by Amazon on February 11, 2013, but funds were not
actually made available to Plaintiff Peters until February 13, 2013.

The Class

All persons or entities in the U.S. who opened a seller account with Amazon to market, sell, and ship items to buyers, and who have shipped at least one item to at least one buyer on the Amazon.com website since March 15, 2009.

Excluded from the Class are (i) any Amazon seller who received written notice from Amazon that their account was suspended and closed for the stated reason that Amazon had reason to believe a crime occurred or would occur as a result of transmitting money to the seller; (ii) any entity in which Amazon has a controlling interest or which has a controlling interest in Amazon, or any affiliate of Amazon, and their legal representatives, predecessors, successors, assigns, and employees; (iii) any person who, through private settlement, arbitration, or judgment has released the claims made herein; (iv) any person who through a bankruptcy proceeding has had their claim or potential claim released; and (v) the judge and staff to whom this case is assigned, and any member of the judge's immediate family.

The Subclass

As a subclass of persons within the Class as defined above, all persons or entities in the U.S. (1) who were provided written notice from Amazon that the account had been suspended; (2) who, at the time of such written notice, had funds on account with Amazon; and (3) Amazon did not transmit such funds to the seller by the shorter of (a) 90 days following the initial date the account was suspended by Amazon, or (b) the date on which the seller was provided written notification that Amazon's review was complete and the decision to close the account was final.

Excluded from the Class are (i) any Amazon seller who received written notice from Amazon that their account was suspended and closed for the stated reason that Amazon had reason to believe a crime occurred or would occur as a result of transmitting money to the seller; (ii) any entity in which Amazon has a controlling interest or which has a controlling interest in Amazon, or any affiliate of Amazon, and their legal representatives, predecessors, successors, assigns, and employees; (iii) any person who, through private settlement, arbitration, or judgment has released the claims made herein; (iv) any person who through a bankruptcy proceeding has had their claim or potential claim released; and (v) the judge and staff to

1 whom this case is assigned, and any member of the judge's
2 immediate family.

3 27. As set forth below, the proposed Class satisfies the requirements for a class
4 action.

5 28. The definition of the Class is clear, and members of the Class are easily
6 identifiable on the basis of objective information, as Amazon maintains information regarding
7 all persons and/or entities who are or were registered sellers, and maintains information relating
8 to all payments accepted on behalf of sellers and then forwarded to sellers. Plaintiffs are
9 members of the Class that they seek to represent, as detailed in the factual information section,
10 ¶¶ 22-25.

11 29. Class members can be identified using information kept by Amazon in the usual
12 course of business and/or in the control of Amazon. Class members can be notified of the
13 pendency of the class action through direct mailings to address lists maintained in the usual
14 course of business by Amazon, through email, which is the primary means of communication
15 utilized by Amazon, and, if necessary, by publication.

16 30. Class members are so numerous that individual joinder is impracticable. The
17 precise number of Class members is unknown to Plaintiffs, but it is clear that the number
18 greatly exceeds the number for which joinder would be practicable, and likely exceeds 100,000
19 persons.

20 31. Common questions of law and fact predominate over the questions affecting
21 only individual class members. Some of the common legal and factual questions include:

22 a. Whether Amazon has violated Washington's Consumer Protection Act
23 by engaging in unfair or deceptive business acts or practices;

24 b. Whether Amazon failed to transmit monies owed to the Class within 10
25 business days as required by UMSA;

26 c. Whether Amazon has breached the terms of the Seller Participation
27 Agreement;

1 d. Whether Amazon breached its Participation Agreement with members of
2 the Subclass by failing to transmit monies owed to them by the shorter of: (i) 90 days following
3 the initial date each Subclass member's accounts was suspended by Amazon, or (ii) the date on
4 which the Subclass member was provided written notification that Amazon's review was
5 complete and the decision to close the account was final;

6 e. Whether Amazon breached its Participation Agreement with members of
7 the Subclass by failing to transmit monies owed to them within 14 days of when Amazon
8 received such money;

9 f. Whether Amazon has received in the past and continues to receive
10 benefits in the form of interest, gains, free working capital and any other benefits by holding
11 illegally and failing to transmit timely all or a portion of the estimated \$60 billion in annual
12 third party sales by the Class (approximately \$160 million per day, every day) it handles as a
13 licensed money transmitter, and the total value of such benefits;

14 g. Whether Amazon has a special relationship with the Class and is a
15 fiduciary of the Class as the agent holding funds belonging to the Class that is charged with the
16 legal duty to transmit such funds to the Class;

17 h. Whether in equity or by virtue of its role as a fiduciary, Amazon owes
18 the Class a full accounting;

19 i. Whether the Class is entitled to disgorgement of all benefits received by
20 Amazon from its illegal conduct;

21 j. Whether Amazon has been unjustly enriched; and

22 k. The nature and extent of damages and other remedies to which the
23 conduct of Amazon entitles the class members.

24 32. Amazon engaged in a common course of conduct giving rise to the legal rights
25 sought to be enforced by Class members. The same contract and statutory violations are
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1 involved. Individual questions, if any, pale by comparison to the numerous common questions
2 that predominate.

3 33. The injuries sustained by Class members flow, in each instance, from a common
4 nucleus of operative facts. In each case, Amazon failed to pay the Class member in a timely
5 manner.

6 34. Class members have been damaged by Amazon's misconduct. Class members
7 have not had accounts paid timely, and have been deprived of the use of their funds. Amazon,
8 on the other hand, has retained the funds, used them in the operation of its business, and has
9 retained all interest and other gains earned off the funds for the extended period the funds are in
10 Amazon's possession or control.

11 35. Plaintiffs' claims are typical of the claims of the other Class members.
12 Plaintiffs, each of which are or were sellers on Amazon.com, had funds paid to them by buyers,
13 and had those funds retained by Amazon for a period that exceeds the statutory maximum
14 under the UMSA and/or the contractual deadline. Amazon has continued to earn interest on
15 those funds, while at the same time continuing to deprive Plaintiffs access to their funds and
16 their account records.

17 36. Plaintiffs will fairly and adequately protect the interests of the Class. Plaintiffs
18 are familiar with the basic facts underlying the Class members' claims. Plaintiffs' interests do
19 not conflict with the interests of the other Class members that they seek to represent. Plaintiffs
20 have retained counsel competent and experienced in class action litigation and intend to and
21 will prosecute this action vigorously.

22 37. Plaintiffs' counsel have successfully prosecuted complex class actions,
23 including consumer protection class actions. Plaintiffs and Plaintiffs' counsel will fairly and
24 adequately protect the interests of the Class members.

25 38. The class action device is superior to other available means for the fair and
26 efficient adjudication of the claims of Plaintiffs and the Class members. The relief sought per
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1 individual Class member is small given the burden and expense of individual prosecution of the
2 potentially extensive litigation necessitated by Amazon's conduct. Furthermore, it would be
3 virtually impossible for Class members to seek redress on an individual basis. Even if Class
4 members themselves could afford such individual litigation, the court system could not.

5 39. Individual litigation of the legal and factual issues raised by Amazon's conduct
6 would increase delay and expense to all parties and to the court system. The class action device
7 presents far fewer management difficulties and provides the benefits of a single, uniform
8 adjudication, economies of scale and comprehensive supervision by a single court.

9 40. Amazon has acted or refused to act on grounds that apply generally to the Class,
10 so that final injunctive relief or corresponding declaratory relief is appropriate respecting the
11 Class as a whole.

12 **FIRST CLAIM FOR RELIEF**

13 **(Breach of Contract – On Behalf of the Class)**

14 41. Plaintiffs reallege and incorporate by reference the allegations set forth in each
15 of the preceding paragraphs of this Complaint.

16 42. In the Participation Agreement, Amazon claims to have the right to "initiate a
17 credit to Seller's Account on a rolling 14-day cycle."⁸ However, Amazon then claims the right
18 to an additional five business days for the funds to actually be credited to the seller's account.
19 Even taking into account this liberally and unilaterally extended period for payment, Amazon
20 routinely fails to credit sellers' accounts timely.

21 43. Amazon routinely holds funds in excess of the time allotted by the Participation
22 Agreement. Numerous articles, web posts, blogs, and other online sources reveal widespread
23 complaints about Amazon's practice of holding sellers' funds. Numerous complaints have
24 been filed with the Washington Attorney General's Office about Amazon's business practices
25

26 _____
27 ⁸ See Amazon Participation Agreement at ¶ 5(e).

1 and a substantial number of those complaints relate to lengthy and improper holds on seller
2 funds by Amazon.

3 a. Plaintiff Peters, for example, had several hundred dollars held for 21 and
4 98 days; and

5 b. Plaintiff Lane, for example, had several hundred dollars held more than
6 14 days, and in some instances, well over 100 days.

7 Upon information and belief, the Class has suffered the same breach of contract.

8 44. To date, Amazon has simply ignored each of Plaintiffs' entreaties for
9 information regarding timely payment.

10 45. As a result of such breaches, Plaintiffs and the Class have been deprived of their
11 funds.

12 46. Plaintiffs, on behalf of themselves and the Class, have notified Amazon of the
13 breach within a reasonable time.

14 47. Plaintiffs and Class members have been and continue to be damaged by
15 Amazon's breach of contract, and have suffered damages in an amount to be determined at trial.
16 Plaintiffs and the Class are entitled to damages.

17 48. Plaintiffs and the Class are entitled to legal and equitable relief against Amazon,
18 including damages, specific performance, rescission, an accounting, attorneys' fees, costs of
19 suit, and other relief as appropriate.

20 **SECOND CLAIM FOR RELIEF**

21 **(Breach of Fiduciary Duty – On Behalf of the Class)**

22 49. Plaintiffs reallege and incorporate by reference the allegations set forth in each
23 of the preceding paragraphs of this Complaint.

24 50. Amazon is the agent for payment for Plaintiffs and the Class. As an agent,
25 Amazon is the fiduciary for the Plaintiffs and the Class. Amazon acknowledges the existence
26 of this special relationship in the area of payment processing:
27

1 You hereby appoint us as your payment processing agent for the
 2 limited purpose of receiving Payment Transaction funds on your
 3 behalf. *Except as provided in the preceding sentence, Amazon is
 4 not the agent, fiduciary, trustee, or other representative of you.*⁹

5 . . .

6 Because Amazon is not the agent of Seller *except for the limited
 7 purpose of processing payments* and is not the agent of Buyer for
 8 any purpose, Amazon will not act as either party's agent in
 9 connection with resolving any disputes between participants
 10 related to or arising out of any transaction.¹⁰

11 51. In the Participation Agreement, Amazon claims to have the right to "initiate a
 12 credit to Seller's Account on a rolling 14-day cycle."¹¹ However, Amazon then claims the right
 13 to an additional five business days for the funds to actually be credited to the seller's account.
 14 Even taking into account this liberally and unilaterally extended period for payment, Amazon,
 15 as payment agent, routinely fails to credit sellers' accounts timely. Amazon routinely holds
 16 funds in excess of the time allotted by the Participation Agreement.

17 a. Plaintiff Peters, for example, had several hundred dollars held for 21 and
 18 98 days; and

19 b. Plaintiff Lane, for example, had several hundred dollars held more than
 20 14 days, and in some instances, well over 100 days.

21 52. Such excessive holds are a violation of the fiduciary duty owed by Amazon to
 22 Plaintiffs and the Class. Even assuming that Amazon has the right to hold the funds for this
 23 length of time (in direct contravention of the requirements of the UMSA), Amazon routinely
 24 breaches its fiduciary duty by holding funds in excess of the "14 days + 5 business days" set
 25 forth in the Participation Agreement. Upon information and belief, the Class has suffered the
 26 same breach of fiduciary duty.

27 ⁹ See Amazon Participation Agreement at ¶ 22(b) (emphasis added).

¹⁰ See Amazon Participation Agreement at ¶ 19 (emphasis added).

¹¹ See Amazon Participation Agreement at ¶ 5(e).

1 53. There is no legitimate basis by which Amazon, as agent, can hold funds longer
2 than the period set forth in the Participation Agreement.

3 54. As a result of Amazon's breaches of its fiduciary duty, Plaintiffs and the Class
4 have been deprived of their funds.

5 55. Plaintiffs, on behalf of themselves and the Class, have notified Amazon of the
6 breach within a reasonable time.

7 56. Plaintiffs and the Class have been and continue to be damaged by Amazon's
8 breach of fiduciary duty, and have suffered damages in an amount to be determined at trial.
9 Plaintiffs and the Class are entitled to damages.

10 57. Plaintiffs and the Class are entitled to legal and equitable relief against Amazon,
11 including damages, specific performance, rescission, an accounting, attorneys' fees, costs of
12 suit, and other relief as appropriate.

13 **THIRD CLAIM FOR RELIEF**

14 **(Violation of the Washington Consumer Protection Act, RCW § 19.86 *et seq.* –**
15 **Non-Per Se Deceptive Business Practices – On Behalf of the Class and the Subclass)**

16 58. Plaintiffs incorporate by reference the allegations contained in the preceding
17 paragraphs of this Complaint.

18 59. Amazon is a "person" within the meaning of the Washington Consumer
19 Protection Act, RCW § 19.86.010(1), and conducts "trade" and "commerce" within the
20 meaning of the Washington Consumer Protection Act, RCW § 19.86.010(2).

21 60. Plaintiffs and other Class members are "persons" within the meaning of the
22 Washington Consumer Protection Act, RCW § 19.86.010(1).

23 61. Amazon has engaged in deceptive acts or practices. Amazon has obtained a
24 license to be a "money transmitter" subject to the UMSA, and thus expressly or impliedly
25 represents that it will comply with the UMSA's requirements, including the UMSA's
26 requirement that a money transmitter "transmit the monetary equivalent of all money or
27 equivalent value received from a customer for transmission, net of any fees, or issue

1 instructions committing the money or its monetary equivalent, to the person designated by the
2 customer within ten business days after receiving the money transfer.” RCW 19.230.330.
3 Despite these representations, Amazon has engaged in a pattern and practice of failing to
4 transfer money to the “person[s] designated by the customer,” including Plaintiffs and Class
5 members, within the 10-day period as required by the UMSA. Instead, Amazon routinely holds
6 funds in excess of the time allotted by the UMSA. Amazon’s conduct is an unfair or deceptive
7 under RCW 19.86.020.

8 62. Amazon has further engaged in deceptive acts or practices by requiring
9 Plaintiffs and Class members to execute a Participation Agreement, but failing to disclose that
10 the terms of the Participation Agreement violate the UMSA. Amazon does not ask Plaintiffs or
11 Class Members to waive the provisions of the UMSA in the Participation Agreement.

12 63. Amazon’s deceptive acts or practices have repeatedly occurred in its trade or
13 business and were and are capable of deceiving a substantial portion of the public. The acts
14 complained of herein are ongoing and/or have a substantial likelihood of being repeated.

15 64. Amazon’s deceptive acts and practices affect the public interest. RCW
16 19.230.005 provides, “It is the intent of the legislature to establish a state system of licensure
17 and regulation to ensure the safe and sound operation of money transmission and currency
18 exchange businesses, to ensure that these businesses are not used for criminal purposes, to
19 promote confidence in the state’s financial system, and to protect the public interest.” Thus, the
20 public has a strong interest in seeing that the provisions of Washington’s UMSA are enforced.
21 Further, the deceptive acts and practices were committed in the general course of Amazon’s
22 business and have already injured thousands of individuals nationwide. There is a likelihood
23 that Amazon’s practices will injure other members of the public.

24 65. As a direct and proximate result of Amazon’s deceptive acts or practices,
25 Plaintiffs and Class members suffered injury in fact and lost money. By failing to pay the
26 Plaintiffs and the Class pursuant to the terms of UMSA and by requiring Plaintiffs and the
27

1 Class to sign a contract of adhesion that violated UMSA, Amazon prevents Plaintiffs and the
2 Class from timely accessing their funds.

3 66. Plaintiffs and the Class are therefore entitled to legal relief against Amazon,
4 including recovery of actual damages, treble damages, attorneys' fees, costs of suit, and such
5 further relief as the Court may deem proper.

6 67. Plaintiffs and the Class are also entitled to injunctive relief in the form of an
7 order prohibiting Amazon from engaging in the alleged misconduct and such other equitable
8 relief as the Court deems appropriate, including, but not limited to, disgorgement, for the
9 benefit of the Class members, of all or part of the ill-gotten profits Amazon received from
10 delayed transmission of the funds.

11 **FOURTH CLAIM FOR RELIEF**

12 **(Violation of the Washington Consumer Protection Act, RCW § 19.86 *et seq.* –**
13 **Non-Per Se Unfair Business Practices – On Behalf of the Class and the Subclass)**

14 68. Plaintiffs incorporate by reference the allegations contained in the preceding
15 paragraphs of this Complaint.

16 69. Amazon is a "person" within the meaning of the Washington Consumer
17 Protection Act, RCW § 19.86.010(1), and conducts "trade" and "commerce" within the
18 meaning of the Washington Consumer Protection Act, RCW § 19.86.010(2).

19 70. Plaintiffs and other Class members are "persons" within the meaning of the
20 Washington Consumer Protection Act, RCW § 19.86.010(1).

21 71. Amazon engaged in unfair acts or practices by engaging in a pattern and practice
22 of failing to transfer Plaintiffs' and Class members' funds within the 10-day period required by
23 the UMSA.

24 72. Amazon's systematic practice of failing to timely transfer Plaintiffs' and Class
25 members' money and failing to disclose the UMSA's requirements in Amazon's Participation
26 Agreement are unfair because these acts or practices offend public policy as it has been
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1 established by statutes, regulations, the common law or otherwise, including, but not limited to,
2 the public policy established by RCW 19.230.005.

3 73. Amazon's systematic practice of failing to timely transfer Plaintiffs' and Class
4 members' money and failing to disclose the UMSA's requirements in Amazon's Participation
5 Agreement are unfair because these acts or practices: (1) cause substantial financial injury to
6 Plaintiffs and Class members; (2) are not outweighed by any countervailing benefits to
7 consumers or competitors; and (3) are not reasonably avoidable by consumers.

8 74. Amazon's systematic practice of failing to timely transfer Plaintiffs' and Class
9 members' money and failing to disclose the UMSA's requirements in Amazon's Participation
10 Agreement are unfair because these acts or practices are immoral, unethical, oppressive and/or
11 unscrupulous.

12 75. Amazon's unfair acts and practices affect the public interest. RCW 19.230.005
13 provides, "It is the intent of the legislature to establish a state system of licensure and
14 regulation to ensure the safe and sound operation of money transmission and currency
15 exchange businesses, to ensure that these businesses are not used for criminal purposes, to
16 promote confidence in the state's financial system, and to protect the public interest." Thus, the
17 public has a strong interest in seeing that the provisions of Washington's UMSA are enforced.
18 Further, the unfair acts and practices were committed in the general course of Amazon's
19 business and have already injured thousands of individuals nationwide. There is a likelihood
20 that Amazon's practices will injure other members of the public.

21 76. As a direct and proximate result of Amazon's unfair acts or practices, Plaintiffs
22 and Class members suffered injury in fact and lost money. By failing to pay the Plaintiffs and
23 the Class pursuant to the terms of UMSA and by requiring Plaintiffs and the Class to sign a
24 contract of adhesion that violated UMSA, Amazon prevents Plaintiffs and the Class from
25 timely accessing their funds.

1 77. Plaintiffs and the Class members are therefore entitled to legal relief against
2 Amazon, including recovery of actual damages, treble damages, attorneys' fees, costs of suit,
3 and such further relief as the Court may deem proper.

4 78. Plaintiffs and the Class are also entitled to injunctive relief in the form of an
5 order prohibiting Amazon from engaging in the alleged misconduct and such other equitable
6 relief as the Court deems appropriate, including, but not limited to, disgorgement, for the
7 benefit of the Class members, of all or part of the ill-gotten profits Amazon received from
8 delayed transmission of the funds.

9 **FIFTH CLAIM FOR RELIEF**

10 **(Breach of Contract – On Behalf of the Subclass)**

11 79. Plaintiffs reallege and incorporate by reference the allegations set forth in each
12 of the preceding paragraphs of this Complaint.

13 80. In the Participation Agreement, Amazon claims to have the right to withhold
14 payments that are due and owing for the shorter of:

- 15 a. A period of 90 days following the initial date of suspension; or
16 b. Completion of any investigation(s) regarding any Seller actions and/or
17 performance in connection with this Participation Agreement.¹²

18 Even assuming that Amazon validly has the right to hold the funds for this length of
19 time (in direct contravention of the requirements of the UMSA), Amazon routinely breaches its
20 contractual obligation by holding funds in excess of the "shorter of" (a) or (b).

21 Upon information and belief, the Subclass has suffered the same breach of contract.
22 By way of example:

- 23 a. Plaintiff Peters, for example, had several hundred dollars held for 98
24 days; and

25
26
27 ¹² See Amazon Participation Agreement at ¶ 5(h).

1 ...

2 Because Amazon is not the agent of Seller *except for the limited*
3 *purpose of processing payments* and is not the agent of Buyer for
4 any purpose, Amazon will not act as either party's agent in
 connection with resolving any disputes between participants
 related to or arising out of any transaction.¹⁴

5 88. In the Participation Agreement, Amazon claims to have the right to withhold
6 payments that are due and owing for the shorter of:

- 7 a. A period of 90 days following the initial date of suspension; or
8 b. Completion of any investigation(s) regarding any Seller actions and/or
9 performance in connection with this Participation Agreement.¹⁵

10 Even assuming that Amazon validly has the right to hold the funds for this length of
11 time (in direct contravention of the requirements of the UMSA), Amazon routinely breaches its
12 contractual obligation by holding funds in excess of the "shorter of" (a) or (b). Upon
13 information and belief, the Subclass has suffered the same breach of fiduciary duty. For
14 example:

- 15 a. Plaintiff Peters had several hundred dollars held for 98 days; and
16 b. Plaintiff Lane, for example, had several hundred dollars held more than
17 100 days.

18 89. To date, Amazon has simply ignored each of Plaintiffs' entreaties for
19 information regarding payment.

20 90. Even assuming that Amazon validly has the right to hold the funds for this
21 length of time (in direct contravention of the requirements of the UMSA), Amazon routinely
22 breaches its fiduciary duty by holding funds in excess of Amazon routinely breaches its
23 contractual obligation by holding funds in excess of the "shorter of" (a) or (b). Upon
24 information and belief, the Class has suffered the same breach of fiduciary duty.

25
26 _____
¹⁴ See Amazon Participation Agreement at ¶ 19 (emphasis added).

27 ¹⁵ See Amazon Participation Agreement at ¶ 5(h).

1 91. As a result of such breaches of the fiduciary duty, Plaintiffs and the Subclass
2 have been deprived of their funds.

3 92. Plaintiffs, on behalf of themselves and the Subclass, have notified Amazon of
4 the breach within a reasonable time.

5 93. Plaintiffs and the Subclass have been and continue to be damaged by Amazon's
6 breach of fiduciary duty, and have suffered damages in an amount to be determined at trial.
7 Plaintiffs and the Subclass are entitled to damages.

8 94. Plaintiffs and the Subclass are entitled to legal and equitable relief against
9 Amazon, including damages, specific performance, an accounting, rescission, attorneys' fees,
10 costs of suit, and other relief as appropriate.

11 **SEVENTH CLAIM FOR RELIEF**

12 **(Declaratory Relief – On Behalf of the Class and Subclass)**

13 95. Plaintiffs reallege and incorporate by reference the allegations set forth in each
14 of the preceding paragraphs of this Complaint.

15 96. Plaintiffs seek a declaration of the parties' rights and duties under Amazon's
16 Participation Agreement.

17 97. The Participation Agreement is a contract of adhesion, drafted by Amazon and
18 presented in its entirety to Plaintiffs and the other persons who comprise the proposed Class
19 and Subclass. Amazon is a large corporation and Plaintiffs are individuals or small companies.
20 Plaintiffs and members of the proposed Class and Subclass do not possess the economic power
21 equal to that of Amazon. The Participation Agreement should be liberally construed in favor of
22 Plaintiffs and the Class and Subclass and any ambiguities resolved against Amazon.

23 98. An actual controversy has arisen and now exists between Amazon and Plaintiffs
24 and the Class and Subclass they propose to represent in this action regarding the length of time
25 that funds can be held by Amazon. Accordingly, Plaintiffs hereby request a judicial declaration
26 of the rights and duties of the parties with respect to Amazon's payment of funds.
27

EIGHTH CLAIM FOR RELIEF

(Unjust Enrichment – On Behalf of the Class and Subclass)

99. Plaintiffs reallege and incorporate by reference the allegations set forth in each of the preceding paragraphs of this Complaint.

100. To the detriment of Plaintiffs and members of the Class and Subclass, Amazon has been, and continues to be, unjustly enriched as a result of the unlawful and/or wrongful refusal to pay funds to Plaintiffs and the Class and Subclass on a timely basis. Amazon continues to earn interest and receives other benefits from Plaintiffs' and the Class' and Subclass' funds that have been wrongfully withheld.

101. As between the parties, it would be unjust for Amazon to retain the benefits attained by its actions. Accordingly, Plaintiffs and members of the Class and Subclass seek a full accounting and restitution of Amazon's enrichment, benefits, and ill-gotten gains acquired as a result of the unlawful and/or wrongful conduct alleged herein.

DEMAND FOR JURY TRIAL

Plaintiffs hereby request a jury trial.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, on behalf of themselves and all others similarly situated, pray for relief pursuant to each cause of action set forth in this complaint as follows:

A. Certification of the action as a class action with respect to Plaintiffs' claims for injunctive relief and claims for damages, and appointment of Plaintiffs as Class Representatives and their counsel of record as Class Counsel;

B. A judicial declaration that the transmission of funds must comport with the UMSA;

C. An award of equitable relief as follows: (i) enjoining Amazon from transmitting payments in a manner that violates the UMSA, (ii) requiring Amazon to make full restitution of all monies wrongfully obtained as a result of the conduct described in this complaint, (iii)

1 requiring Amazon to account for and disgorge all ill-gotten gains flowing from the conduct
2 described in this complaint, (iv) imposing a constructive trust on all monies wrongfully
3 withheld, (v) requiring Amazon to provide public notice of the true nature and scope of the
4 UMSA, and (vi) requiring Amazon to modify its agreements and practices to comport with the
5 provisions of the UMSA.

6 D. An award of actual damages, statutory damages, exemplary or treble damages,
7 and such other relief as provided by the statutes cited herein;

8 E. An award of attorney fees;

9 F. An award of costs;

10 G. Pre- and post-judgment interest on any amounts awarded; and

11 H. Such other relief as the Court deems just and proper.

12 RESPECTFULLY SUBMITTED AND DATED this 15th day of March, 2013.

13 TERRELL MARSHALL DAUDT & WILLIE PLLC

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— EXHIBIT A —

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Search Seller Help

Help:**Participation Agreement**

Welcome to the Amazon.com site (the "Site") and our selling services (the "Services"). Any person who wants to access the Site and use the Services to sell items must accept the terms and conditions of this Participation Agreement without change. BY REGISTERING FOR AND USING THE SERVICES, YOU AGREE TO BE BOUND BY ALL TERMS AND CONDITIONS OF THIS PARTICIPATION AGREEMENT, AND ALL POLICIES AND GUIDELINES OF THE SITE ARE INCORPORATED BY REFERENCE.

Amazon Services LLC ("Amazon") reserves the right to change any of the terms and conditions contained in this Participation Agreement or any policies or guidelines governing the Site or Services, at any time and in its sole discretion. Any changes will be effective upon posting of the revisions on the Site. All notice of changes to this Participation Agreement will be posted on the Site for thirty (30) days. You are responsible for reviewing the notice and any applicable changes. Changes to referenced policies and guidelines may be posted without notice to you. YOUR CONTINUED USE OF THIS SITE AND THE SERVICES FOLLOWING AMAZON'S POSTING OF ANY CHANGES WILL CONSTITUTE YOUR ACCEPTANCE OF SUCH CHANGES OR MODIFICATIONS. IF YOU DO NOT AGREE TO ANY CHANGES TO THIS PARTICIPATION AGREEMENT, DO NOT CONTINUE TO USE THE SERVICES OR THIS SITE.

1. Eligibility. Use of the Site and Services is limited to parties that lawfully can enter into and form contracts under applicable law. For example, minors are not allowed to use the Services. To register, you must provide your real name, address, phone number, e-mail address, and valid credit card information. You represent and warrant that: (a) if you are a business, you are duly organized, validly existing and in good standing under the laws of the country in which your business is registered and that you are registering for the Services within such country; and (b) you have all requisite right, power and authority to enter into this Participation Agreement and perform your obligations hereunder.

2. Sellers' Listing Fees and Payment Terms. Please review the Fee Schedule and Payment Terms contained in the [Help section](#) for Marketplace listing fees. All listing fees are in U.S. dollars unless stated otherwise and are incorporated herein by reference. The Fee Schedule and Payment Terms may vary in the future. The Fee Schedule and Payment Terms in effect on the date of sale of the item shall govern the transaction. You should check the fees and terms each time you participate. All fees, including but not limited to subscription plan fees, are payable upon demand on a Visa, MasterCard, American Express, Discover, JCB, or Diners Club credit card. By listing an item for sale on the Site, you authorize Amazon to charge your credit card for amounts due.

3. Applicable Policies and Guidelines. You agree to abide by the procedures and guidelines--contained in the [Help section](#)--for conducting fixed price sales, which are incorporated by reference into, and made part of, this Participation Agreement. The procedures and guidelines contained in the [Help section](#) explain the processes and set out acceptable conduct and prohibited practices. We may change these procedures and guidelines in the future, and such changes will be effective immediately upon posting without notice to you. You should refer regularly to the [Help section](#) to understand the current procedures and guidelines for participating and to be sure that the items you offer for sale can be sold on the Site. For each item you list on the Site, you will provide to us the state or country from which the item ships. You will provide to us (using the processes and timing that we designate) any requested information regarding shipment, tracking (to the extent available) and order status, and we may make any of this information publicly available. You will not send customers emails concerning shipping confirmation of products you sell (except that to the extent we have not yet enabled functionality for your account that allows payment to be processed on the basis of when shipment occurs, then you will send customers emails confirming shipment of products you sell in a format and

Seller Support

Please use the e-mail address associated with your Amazon.com Seller account.

[Contact Us](#)**Other Help Sites**[Sell on Amazon](#)[Associates Program Help](#)[Amazon Web Services](#)[Publisher and Vendor Help](#)[Ayuda en Español](#)

manner reasonably acceptable to us). Promptly after shipment of a customer's order (or any portion of the customer's order), you will accurately inform us that the order has been shipped (and, in the case of a customer order that is shipped in more than one shipment, accurately inform us which portion of the order has been shipped), using our standard functionality for communicating such information when we make that functionality available to you ("Confirmation of Shipment"). If you fail to provide Confirmation of Shipment within the time frame specified by us (e.g., 30 days after the date an order was placed), we may in our sole discretion cancel (and/or direct you to stop and/or cancel) any such transaction, and you will stop and/or cancel any such transaction upon such request by us. You will comply with any instructions from the manufacturer, distributor and/or licensor of a product regarding Street Date for Delivery (which means the date, if any, specified by the manufacturer, distributor and/or licensor of a product as the date before which such product should not be delivered or otherwise made available to customers) or the Street Date for Disclosure (which means the date, if any, specified by the manufacturer, distributor and/or licensor of a product as the date before which specified information regarding such product (e.g., title of a book) should not be disclosed publicly).

4. Amazon's Role. Amazon provides a platform for third-party sellers ("Sellers") and buyers ("Buyers") to negotiate and complete transactions. Amazon is not involved in the actual transaction between Sellers and Buyers and is not the agent of Sellers except for the limited purpose of processing payments and has no agency authority for any other purpose, and Amazon is not the agent of Buyers for any purpose. As a Seller, you may list any item on the Site unless it is a prohibited item as defined in the procedures and guidelines contained in the [Help section](#), or otherwise prohibited by law. Without limitation, you may not list any item or link or post any related material that (a) infringes any third-party intellectual property rights (including copyright, trademark, patent, and trade secrets) or other proprietary rights (including rights of publicity or privacy); (b) constitutes libel or slander or is otherwise defamatory; or (c) is counterfeited, illegal, stolen, or fraudulent. It is up to the Seller to accurately describe the item for sale. As a Seller, you use the Site and the Services at your own risk.

5. The Amazon Payment Service. IN ORDER TO SELL ITEMS IN MARKETPLACE, YOU MUST REGISTER WITH AMAZON AND USE THE AMAZON PAYMENT SERVICE (the "Payment Service").

a. The Payment Service facilitates the purchase of Seller items listed on the Site. A Buyer's authorized credit card payment ("Payment Transaction") is credited to a registered Seller's Account Summary, and funds are periodically transferred to the Seller's designated checking account ("Seller's Account"). Alternatively, eligible Sellers may opt to purchase an Amazon.com gift certificate with funds from a Payment Transaction to the extent that Amazon offers such an option. The Buyer may authorize a Payment Transaction with any major credit card accepted by Amazon. Receipt of Payment Transaction funds by us on a Seller's behalf will be deemed receipt of funds by Seller and will satisfy the obligations owed to Seller by the Buyer in the amount of the applicable Payment Transaction. Upon completion of a Payment Transaction a receipt indicating that payment has been made will be furnished to the Buyer. Our obligation to remit funds collected by us on your behalf will be limited to funds that we have actually received and that are not subject to chargeback or reversal. The Payment Service helps facilitate Marketplace transactions and is not the purchaser of the Seller's goods. Seller will resolve any dispute directly with Buyer or with the assistance of the Amazon.com A-to-z Guarantee and not through the Payment Service. Seller must register online with Amazon to use the Payment Service. You must provide us true and accurate information when registering and must maintain and update that information as applicable. Seller will not impersonate any person or use a name he or she is not legally authorized to use. Seller authorizes us to verify his or her information (including any updated information), to obtain credit reports about Seller in order to approve Seller for use of the Payment Service and also from time to time while Seller is registered with the Payment Service (including credit reports about Seller's spouse if Seller lives in a community property state), and to obtain an initial credit authorization from Seller's credit card issuer at time of registration.

b. The Payment Service is available only to individuals and others who meet the terms of eligibility for the Amazon online selling community, who have been issued a credit card acceptable by Amazon, and whose

applications are acceptable to Amazon. Payment Transactions can be credited only to bank checking accounts in the United States or any other country shown as supported by our standard functionality and enabled for your account (which functionality may be modified or discontinued by us at any time without notice), or used to purchase Amazon.com gift certificates (to the extent permitted by Amazon), which purchases are subject to [Amazon's Terms and Conditions for Gift Certificates](#). Sellers may also use the checking account provided to Amazon for the Payment Service when making retail purchases on the Amazon.com web site, subject to [Amazon's Terms and Conditions for Payments from a Bank Account](#). Sellers waive any rights with respect to the Payment Service when shipping to an address other than that provided by the Payment Service.

c. The Payment Service is generally available seven (7) days per week, twenty-four (24) hours per day, except for scheduled downtime due to system maintenance. We can initiate Payment Transaction credits to Seller's Account only on a Business Day when the automated clearinghouses are open for business. For purposes of this Participation Agreement, a Business Day is a Monday through Friday, excluding federal banking holidays. We will inform you of each completed transaction using our standard procedures. In addition, you can access your Payment Service transaction information online in your Seller Account. You may access the Seller's Transactions feature only with a browser that is compatible with the Payment Service, including any security features that are a part of the Payment Service.

d. You may provide refunds or adjustments to Buyers for their Marketplace purchases through the Payment Service using functionality we enable for your account. This functionality may be modified or discontinued by us at any time without notice and is subject to the limitations in the [Help section](#) and the terms of this Participation Agreement. You may not create invoices for Marketplace sales.

e. All balances for a given 14-day period will be reflected in the Seller's Account Summary. We will initiate a credit to Seller's Account on a rolling 14-day cycle ("Payment Date") based on the original date of Seller's registration with the Payment Service or on the next Business Day if the scheduled Payment Date falls on a non-Business Day. If Seller requests a change to the scheduled Payment Date, the 14-day cycle will be reset to the requested Payment Date. When you either initially provide or later change your bank account information, you must wait 7 days to either (1) request a transfer to Seller's Account or (2) purchase an Amazon.com gift certificate within the 14-day cycle. After 7 days, you may either request transfers to Seller's Account or purchase an Amazon.com gift certificate (if available) at any time within the 7-day cycle via the Seller's Account Summary page. We will initiate a transfer to Seller's Account on each Payment Date and, based on your preferences, either (1) initiate a transfer to Seller's Account or (2) initiate your purchase of an Amazon.com gift certificate (if available), in either case for the total amount of Payment Transactions you received from Buyer's authorized credit card transactions, less any refunds, adjustments, or other amounts paid to Buyers in connection with Marketplace purchases, or for funds you otherwise received since the last Payment Date. The amount of the fees for Payment Transactions will be posted to Seller's Account Summary and will be deducted from the balance of credits in the Seller's Account Summary to be remitted to you on the next Payment Date. When a Seller purchases an Amazon.com gift certificate (if available), funds for Payment Transactions will be posted to the balance in the Seller's gift certificate account on the Site (the "GC Account").

f. Transfers to the Seller's Account will generally be credited within five Business Days of the date we initiate the transfer. On occasion, we may send Seller a paper check instead of an electronic credit to Seller's bank account. We will do so, for instance, if Seller's bank will not accept an electronic credit to Seller's Account.

g. As a security measure, we may, but are not required to, impose transaction limits on some or all Buyers and Sellers relating to the value of any transaction, disbursement, or adjustment, the cumulative value of all

transactions, disbursements, or adjustments during a period of time, or the number of transactions per day or other period of time. We will not be liable to Seller: (i) if we do not proceed with a transaction, disbursement, or adjustment that would exceed any limit established by us for a security reason, or (ii) if we permit a Buyer to withdraw from a transaction because the Payment Service is unavailable following the commencement of a transaction.

h. If we reasonably conclude based on information available to us that Seller's actions and/or performance in connection with the Services may result in Buyer disputes, chargebacks or other claims, then we may, in our sole discretion, delay initiating any remittances and withhold any payments to be made or that are otherwise due to you in connection with the Services or this Participation Agreement for the shorter of: (a) a period of 90 days following the initial date of suspension; or (b) completion of any investigation (s) regarding any Seller actions and/or performance in connection with this Participation Agreement. We will not be liable to Seller if we act in accordance with the provisions of this Section.

i. All notices will be sent by e-mail or will be posted on the Site or by any other means then specified by Amazon. We will send notices to Seller at the e-mail address maintained in Amazon's records for Seller. Seller will monitor his or her e-mail messages frequently to ensure awareness of any notices sent by us. Seller will send notices to us using the functionality for contacting Amazon provided in our [Help pages](#).

j. There is no fee for registering for the Payment Service. The fees for using the Payment Service in Marketplace listings are included in the Marketplace listing fees (which means there are no additional fees for use of the Payment Service). We may, in our sole discretion, waive, reduce, or reverse charges or fees for a specific transaction.

k. We may refuse service to anyone for any reason. We may earn interest or other compensation from the balances in our bank accounts that result from the timing difference between our being paid by Buyer and our bank account being debited to pay Payment Transaction credits to Seller. We will bear the risk of credit card fraud (i.e. fraudulent purchase arising from the theft and unauthorized use of a third party's credit card information) occurring in connection with Payment Transactions, and Seller will bear all other risk of fraud or loss; provided, that we will not bear the risk of credit card fraud in connection with any of Seller's products (except those products, if any, that are fulfilled using the Fulfillment by Amazon service) that are not fulfilled strictly in accordance with the order information and shipping information that we provide you. We reserve the right to seek reimbursement from Seller if we, in our sole discretion, decide to reimburse Buyer under the terms of the Amazon.com A-to-Z Guarantee, provide a refund to Buyer if Seller cannot promptly deliver the goods, discover erroneous or duplicate transactions, or receive a chargeback from Buyer's credit card issuer for the amount of Buyer's purchase from Seller. We may obtain reimbursement of any amounts owed by Seller to Amazon by deducting from future payments owed to Seller, reversing any credits to Seller's Account, charging against gift certificates held in Seller's GC Account (if any) that were purchased with Payment Transaction funds, charging Seller's credit card, or seeking such reimbursement from Seller by any other lawful means. You authorize us to use any or all of the foregoing methods to seek reimbursement, including the debiting of your credit card or checking account.

l. Seller may terminate his or her participation in the Payment Service at any time by informing us using the standard method then-currently provided by Amazon for such termination, and we may terminate Seller's participation in the Payment Service at any time without notice to Seller. Upon termination, Seller must pay us whatever fees were incurred prior to the effective date of the termination. Also upon termination, any pending transactions will be canceled.

m. We reserve the right, upon termination, to set off against any payments to be made to Seller, an amount determined by us to be adequate to cover

chargebacks, refunds, adjustments or other amounts paid to Buyers in connection with Marketplace purchases from Seller's Account or GC Account for a prospective three-month period. At the end of such three-month period following termination, we will disburse to Seller any amount not used to offset chargebacks, refunds, adjustments, or such other amounts paid to Buyers, or seek reimbursement from Seller via any of the means authorized in Section 5.k. above for any additional amount required to offset chargebacks, refunds, adjustments, or other amounts paid to Buyers, as applicable.

6. Amazon Reservation of Rights. Amazon retains the right to determine the content, appearance, design, functionality and all other aspects of the Site and the Services (including the right to re-design, modify, remove and alter the content, appearance, design, functionality, and other aspects of the Site and the Service and any element, aspect, portion or feature thereof, from time to time), and to delay or suspend listing of, or to refuse to list, or to de-list, or to require Seller not to list, any or all products in our sole discretion. We may in our sole discretion withhold for investigation, refuse to process, restrict shipping destinations for, stop and/or cancel any of your transactions. You will stop and/or cancel orders of your products if we ask you to do so (provided that if you have transferred your products to the applicable carrier or shipper, you will use commercially reasonable efforts to stop and/or cancel delivery by such carrier or shipper). You will refund any customer (in accordance with this Participation Agreement) that has been charged for an order that we stop or cancel.

7. Amazon Participation. Employees of Amazon and its affiliates are permitted to participate in their personal capacity (i.e., not as Amazon employees, representatives, or agents of Amazon or its affiliates) in the transactions conducted through this Site (unless they have confidential information about a particular item). Employees of Amazon and its affiliates, when participating in any transaction in their personal capacity, are subject to this Participation Agreement and the same procedures and guidelines contained in the [Help section](#) as any Buyer or Seller on this Site.

8. Your Transactions

a. For sales where a Seller lists goods at a fixed price ("fixed price sales"), the Seller is obligated to sell the goods at the listed price to Buyers who meet the Seller's terms. By listing an item in a fixed price sale, you represent and warrant to prospective Buyers that you have the right and ability to sell, and that the listing is accurate, current, and complete and is not misleading or otherwise deceptive.

b. For fixed price sales, Seller will determine the purchase price for each item he or she lists on the Site via and subject to Amazon.com's standard functionality for listing the purchase price, provided that Seller must abide by the same procedures and guidelines contained in the [Help section](#) with respect to pricing.

9. Your Obligation. By entering into this Participation Agreement and posting a listing for fixed price sale, you agree to complete the transaction as described by this Participation Agreement. You acknowledge that by not fulfilling these obligations, your action or inaction may be legally actionable.

10. Seller Taxes. You agree that it is the Seller's responsibility to determine whether Seller Taxes apply to the transactions and to collect, report, and remit the correct Seller Taxes to the appropriate tax authority, and that Amazon is not obligated to determine whether Seller Taxes apply and is not responsible to collect, report, or remit any sales, use, or similar taxes arising from any transaction, except to the extent Amazon expressly agrees to collect taxes or other transaction-based charges in connection with a collection service made available by Amazon and used by Seller. "Seller Taxes" means any and all sales, goods and services, use, excise, import, export, value added, consumption and other taxes and duties assessed, incurred or required to be collected or paid for any reason in connection with any advertisement, offer or sale of products by you on or through the Site, or otherwise in connection with any action, inaction or omission of you or any of affiliate of yours, or any of your or their respective employees, agents, contractors or representatives.

11. Returns and Refunds. Subject to Section 5.d., for all of your products that are not fulfilled using the Fulfillment by Amazon service, you will accept and process returns,

refunds and adjustments in accordance with this Participation Agreement and the Amazon return policies published on the Site at the time of the applicable order, and we may inform customers that these policies apply to your products. Subject to section 5.d., you will determine and calculate the amount of all refunds and adjustments (including any taxes, shipping and handling or other charges) or other amounts to be paid by you to Buyers in connection with Marketplace purchases, using functionality we enable for your account, and will route all such payments through Amazon. We will provide any such payments to the Buyers (which may be in the same payment form originally used to purchase your product), and you will reimburse us for all amounts so paid. We may offset such payments against any amounts to be remitted or paid by Amazon to Seller under this Agreement or seek reimbursement from Seller via any of the means authorized in Section 5.k. For all of your products that are fulfilled using the Fulfillment by Amazon service, the Amazon return policies published on the Site at the time of the applicable order will apply and you will comply with them. You will promptly provide refunds and adjustments that you are obligated to provide under the applicable Amazon return policies and as required by law, and in no case later than thirty (30) days after the obligation arises.

12. Password Security. Your password may be used only to access the Site, use the Services, electronically sign your transactions, and review your completed transactions. You are solely responsible for maintaining the security of your password. You may not disclose your password to any third party (other than third parties authorized by you to use your account) and are solely responsible for any use of or action taken under your password on this Site. If your password is compromised, you must change your password.

13. Illegal Activity

a. Compliance with Laws; Fraud. The Site and Services may be used only for lawful purposes and in a lawful manner. You agree to comply with all applicable laws, statutes, and regulations. You may not register under a false name or use an invalid or unauthorized credit card. You may not impersonate any participant or use another participant's password(s). Such fraudulent conduct is a violation of federal and state laws. Fraudulent conduct may be reported to law enforcement, and Amazon will cooperate to ensure that violators are prosecuted to the fullest extent of the law.

b. Investigation. Amazon has the right, but not the obligation, to monitor any activity and content associated with this Site and investigate as we deem appropriate. Amazon also may investigate any reported violation of its policies or complaints and take any action that it deems appropriate. Such action may include, but is not limited to, issuing warnings, suspension or termination of service, denying access, and/or removal of any materials on the Site, including listings. Amazon reserves the right and has absolute discretion to remove, screen, or edit any content that violates these provisions or is otherwise objectionable.

c. Disclosure of Information. Amazon also reserves the right to report any activity that it suspects violates any law or regulation to appropriate law enforcement officials, regulators, or other third parties. In order to cooperate with governmental requests, to protect Amazon's systems and customers, or to ensure the integrity and operation of Amazon's business and systems, Amazon may access and disclose any information it considers necessary or appropriate, including but not limited to user contact details, IP addressing and traffic information, usage history, and posted content.

14. Privacy; Use of Amazon Transaction Information.

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