

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON

DAVID RAMIREZ, individually and on behalf  
of all others similarly situated,

*Plaintiff,*

v.

AMAZON.COM, INC. and AMAZON.COM  
SERVICES LLC,

*Defendants.*

Case No.

**COMPLAINT-CLASS ACTION**

**JURY DEMAND**

---

CLASS ACTION COMPLAINT  
JURY TRIAL DEMANDED

**WYATT GRONSKI**  
PLLC

ATTORNEYS

371 NE Gilman Blvd., Suite 260  
Issaquah, WA 98027  
425.395.7784

**NATURE OF THE ACTION**

1  
2 1. Advertised “sale,” “list,” and “reference” prices are important to consumers.  
3 Consumers are more likely to purchase an item if they think they are getting a good deal.  
4 Indeed, consumers are likely to pay *more* money than they otherwise would have if they believe  
5 they are getting a bargain. This is especially true if consumers think that a sale will end soon,  
6 increasing the chances that they buy right away without further comparison shopping.

7 2. While there is nothing wrong with a legitimate sale, a fake one – that is, one with  
8 made-up list or reference prices, made-up discounts, and made-up expirations – is deceptive. It  
9 is also unfair. And, it violates Washington’s consumer protection laws, which prohibit “[u]nfair  
10 methods of competition and unfair or deceptive acts or practices.” *See* Wash. Rev. Code  
11 § 19.86.020.

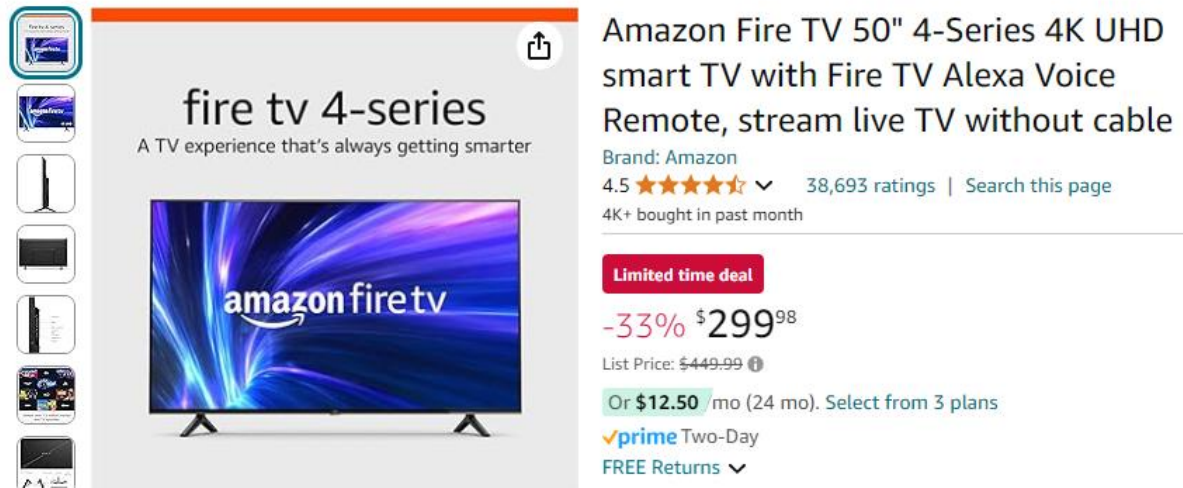
12 3. Amazon, the largest online retailer in the United States, is a repeat and willful  
13 offender.<sup>1</sup> In March 2021, the Superior Court of the State of California entered a Final  
14 Judgment (“2021 Final Judgment”) enjoining and restraining Amazon from doing anything in  
15 connection with the advertising of any advertised reference price (“ARP”) that “results in the  
16 ARP being false or misleading in any particular, or results in the ARP having the tendency or  
17 capacity to deceive or mislead.” *See* Exhibit 1, at ¶ 7. The injunction was to remain in effect  
18 from April 1, 2021 through April 1, 2024, overlapping with nearly the entirety of the class  
19 period in this case. As discussed herein, however, Amazon flouted the Final Judgment’s  
20 injunction and brazenly used, and continues to use, fake and misleading ARPs to trick  
21 consumers into believing that they are getting good bargains and spending more money than  
22 they otherwise would have.

23 4. Amazon sells millions of third-party products on its website. Those third-party  
24 retailers sell those same products, often at various prices, on yet other third and fourth party  
25 websites and retail locations. This action, however, concerns Amazon branded products that

26 <sup>1</sup> Collectively, Defendants Amazon.com, Inc. and Amazon.com Services LLC may be referred  
27 to as “Amazon” or “Defendants.”

1 Amazon sells under its own banner on Amazon.com, where it lists itself as the retailer on  
 2 Amazon.com. Specifically, the products at issue are Amazon Fire TVs and Amazon Fire TV  
 3 bundles<sup>2</sup> (collectively, “Fire TVs”).

4 5. Defendants prominently advertise purported time-limited sales that apply to all of  
 5 their Fire TVs. These advertisements include purported list prices and purported discounts.  
 6 Typically, the fake list prices and purported discounts are accompanied by a false or misleading  
 7 representation that customers are getting a “Limited time deal.” The following illustrates how  
 8 Defendants’ advertising typically looks to a customer at the time of purchase:



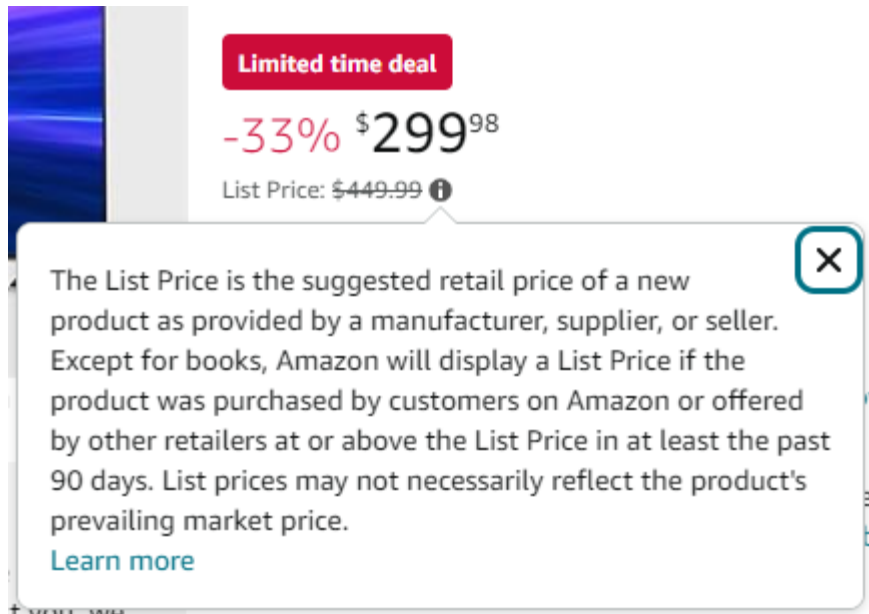
18 6. As shown above, the “Limited time deal” icon typically appears on the sales  
 19 pages of the Fire TVs, suggesting falsely that customers need to act fast before the putative sale  
 20 disappears. The following representations appear for every relevant sale in this action:  
 21 Defendants post 1) a percentage discount – e.g., “-33%” in the above example, 2) the sales price

22  
 23 <sup>2</sup> “Fire TVs” refers to all Amazon Fire TVs and Amazon Fire TV bundles that Amazon sold  
 24 within four years of the filing of this action. These include, but are not limited to Amazon Fire  
 25 TV 4-Series 4K UHD smart TV with Fire TV Alexa Voice Remote (43”, 50”, 55”), Amazon  
 26 Fire TV 2-Series HD smart TV with Fire TV Alexa Voice Remote (32”, 40”), Amazon Fire TV  
 27 Omni Series 4K UHD smart TV (43”, 50”, 55”, 65”, 75”), Amazon Fire TV Omni QLED Series  
 28 4K UHD smart TV, Dolby Vision IQ, Fire TV Ambient Experience (43”, 50”, 55”, 65”, 75”),  
 and all associated bundles that contain these Fire TVs, such as, e.g., Amazon Fire TV 50” Omni  
 Series 4K UHD smart TV bundle with Universal Tilting Wall Mount and Red Remote Cover  
 and Amazon Fire TV Omni Series 50” with Fire TV soundbar.

1 - \$299.98 in the above example, and 3) a “List Price” that is stricken through that is higher than  
2 the advertised sales price - \$449.99 in the above example.

3 7. The percentage discount (-33%) is unqualified, and contains no asterisk or  
4 disclosure next to it, suggesting falsely to a reasonable consumer that the product is offered at a  
5 33% discount off of the regular prevailing price of the product, or, at a minimum, at a 33%  
6 discount off of the price that Amazon sold that product in the recent past.

7 8. The “List Price” contains a small “i” symbol next to the stricken through price. If  
8 a consumer clicks on the “i” or hovers their mouse over the “i”, the following text appears: “The  
9 List Price is the suggested retail price of a new product as provided by a manufacturer, supplier,  
10 or seller. Except for books, Amazon will display a List Price if the product was purchased by  
11 customers on Amazon or offered by other retailers at or above the List Price in at least the past  
12 90 days. List prices may not necessarily reflect the product's prevailing market price.”



24 9. In this case, the only products at issue are Amazon products where the  
25 “manufacturer, supplier, [and] seller” are all Amazon. Accordingly, while the phrase “or  
26 offered by other retailers” applies to products Amazon offers for sale that are listed by third  
27 parties, the phrase is not applicable in this action. Without that phrase, the sentence reads:

1 “Amazon will display a List Price if the product was purchased by customers on Amazon ... at  
 2 or above the List Price in at least the past 90 days.” As discussed in detail below, this  
 3 representation is false and misleading, and Amazon knows it. Each of the Fire TVs in this  
 4 action was sold with advertised List Price that were not sold by Amazon at or above those prices  
 5 in more than 90 days, making the above statement, as well as the sales prices and percentage  
 6 discounts, false and misleading. As of September 10, 2024,<sup>3</sup> most of the Fire TVs were not sold  
 7 at the advertised List Prices since 2023 but were instead consistently sold well below (often  
 8 hundreds of dollars below) the List Prices during the class period.

9 10. The Fire TVs are not in fact on “sale.” The advertised sales prices are not  
 10 “limited time deals.” The List Prices are not real. Amazon tricks its customers into buying Fire  
 11 TVs by making them believe they are buying Fire TVs at steep discounts. Amazon omits  
 12 critical information concerning how long putative “sales” would last, and when the List Prices  
 13 were actually in use, which Plaintiff and class members relied on to their detriment. Amazon’s  
 14 customers spent more money than they otherwise would have if not for the purported time-  
 15 limited bargains.

16 11. Far from being on sale, or being sold at a discount off of List Prices, the Fire TVs  
 17 were *always* available for sale during the class period. As a result, everything about  
 18 Defendants’ price and purported discount advertising is false and misleading. The List Prices  
 19 Defendants advertise are not actually Defendants’ List Prices, as Amazon itself defines the term  
 20 and as required by the 2021 Final Judgment. Amazon’s advertising is explicitly “false or  
 21 misleading” and “ha[s] the tendency or capacity to deceive or mislead” as Defendant  
 22 Amazon.com, Inc. itself stipulated in the 2021 Final Judgment.

23 12. As described in greater detail below, Plaintiff bought a Fire TV in February 2024  
 24 on Amazon.com. Like Defendants’ other customers, when Plaintiff made his purchase,  
 25 Defendants advertised that a limited time sale was going on, and represented that the Fire TV

26 \_\_\_\_\_  
 27 <sup>3</sup> September 10, 2024 represents the last date that counsel for Plaintiff verified the statement,  
 and does not suggest that Amazon’s practice changed on or after September 10, 2024.

1 was being sold at a steep discount, with a fake percentage discount, and with a fake List Price  
2 advertised in strikethrough font. Based on Defendants' representations, Plaintiff believe that he  
3 was purchased a product whose List Price was what Defendants advertised, that he was  
4 receiving a substantial discount, and that the opportunity to get that discount was time-limited.  
5 These reasonable beliefs caused Plaintiff to buy the Fire TV from Defendants when he did, and  
6 to spend more money than he otherwise would have.

7 13. In truth, however, the representations Plaintiff relied on were not true. The  
8 purported List Price was not the real List Price as Amazon defined the term, the purported  
9 discount was not real, and the discount was not time-limited. Had Defendants been truthful,  
10 Plaintiff and other customers like him would not have purchased Fire TVs, or would have paid  
11 less for them. But for Defendants' false and misleading representations, Plaintiff and other  
12 customers would have shopped around and obtained better prices in the marketplace.

13 14. Plaintiff brings this case for himself and other customers who purchased  
14 Defendants' Fire TVs.

15 **PARTIES**

16 15. Plaintiff Ramirez is domiciled in Tampa, Florida.

17 16. The proposed class includes citizens of every state.

18 17. Defendant Amazon.com, Inc. is Delaware corporation with its principal office at  
19 410 Terry Avenue N., Seattle, WA 98109-5210. Defendant Amazon.com, Inc. operates the  
20 Amazon.com website.

21 18. Defendant Amazon.com Services LLC is a limited liability company organized  
22 under the law of Delaware with its principal offices at 410 Terry Avenue N., Seattle, WA  
23 98109-5210. On information and belief, its sole manager is a resident of Washington state. On  
24 information and belief, it is responsible for the customer fulfillment and customer service  
25 operations of Amazon.com.

**JURISDICTION AND VENUE**

19. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1332(d)(2)(A) because this case is a class action where the aggregate claims of all members of the proposed class are in excess of \$5,000,000.00, exclusive of interest and costs, and at least one member of the proposed class is citizen of state different from Defendants.

20. This Court has personal jurisdiction over Defendants because they conduct substantial business and are headquartered in Washington. A substantial portion of the events giving rise to the claims alleged here occurred in this state.

21. Venue is proper in this District under 28 U.S.C. § 1391 because a substantial part of the events, omissions, and acts giving rise to the claims herein occurred in this District. Defendants are subject to personal jurisdiction in this District.

**FACTUAL ALLEGATIONS**

**I. Amazon’s Fake Sales and Discounts**

22. Defendants have utilized a persistent and uniform scheme to mislead consumers into believing that they are buying Fire TVs at bargain prices that are available only for a limited time, using fake List Prices and fake percentage discounts. Indeed, Amazon used identical false and misleading marketing for all 15 Fire TVs at issue in this case. As discussed above, every Fire TV boldly listed a percentage discount, a List Price, a sale price, and a representation that putative discounts were only being offered as a “limited time deal.” But because the percentage discounts and putative “limited time deal” referred to List Prices that were not real, the discounts and limited time deals were also not real.

23. As discussed above, Amazon defined “List Price” as the following: “Amazon will display a List Price if the product was purchased by customers on Amazon ... at or above the List Price in at least the past 90 days.” However, the advertised List Prices were not used by Amazon (or, on information and belief, any other retailer) for more than 90 days for every single Fire TV within the class period. The following chart is illustrative:

Fire TV Name	Advertised List Price (aka ARP)	Lowest Actual Sales Price	Highest Actual Sales Price	Dates
Amazon Fire TV 43" 4-Series 4K UHD smart TV with Fire TV Alexa Voice Remote, stream live TV without cable	\$369.99	~\$250	~\$300	Mid October 2023-September 10, 2024
Amazon Fire TV 50" 4-Series 4K UHD smart TV with Fire TV Alexa Voice Remote, stream live TV without cable	\$449.99	~\$290	~\$330	Mid October 2023-late July 2024
Amazon Fire TV 55" 4-Series 4K UHD smart TV with Fire TV Alexa Voice Remote, stream live TV without cable	\$519.99	~\$270	~\$380	End of October 2023-September 10, 2024
Amazon Fire TV 32" 2-Series HD smart TV with Fire TV Alexa Voice Remote, stream live TV without cable	\$199.99	~\$90	~\$130	End of July 2023-end of August 2024
Amazon Fire TV 40" 2-Series HD smart TV with Fire TV Alexa Voice Remote,	\$249.99	~\$180	~\$200	End of July 2023-end of April 2024



1	<b>stream live TV without cable</b>				
2					
3	<b>Amazon Fire TV 43" Omni Series 4K UHD smart TV, hands-free with Alexa</b>	\$399.99	~\$250	~\$360	Beginning of October 2023- end of July 2024
4					
5					
6					
7	<b>Amazon Fire TV 50" Omni Series 4K UHD smart TV, hands-free with Alexa</b>	\$479.99	~\$280	~\$430	Middle of October 2023- September 10, 2024
8					
9					
10					
11	<b>Amazon Fire TV 55" Omni Series 4K UHD smart TV, hands-free with Alexa</b>	\$549.99	~\$300	~\$450	Middle of October 2023- late June 2024
12					
13					
14					
15	<b>Amazon Fire TV 65" Omni Series 4K UHD smart TV with Dolby Vision, hands-free with Alexa</b>	\$759.99	~\$470	~\$650	Middle of October 2023- middle of August 2024
16					
17					
18					
19	<b>Amazon Fire TV 75" Omni Series 4K UHD smart TV with Dolby Vision, hands-free with Alexa</b>	\$1,049.99	~\$730	~\$860	Middle of October 2023- middle of August 2024
20					
21					
22					
23					
24	<b>Amazon Fire TV 43" Omni QLED Series 4K UHD smart TV, Dolby Vision IQ, Fire TV Ambient</b>	\$449.99	~\$380	~\$400	Middle of October 2023- September 10, 2024
25					
26					
27					
28					

<p>1 <b>Experience,</b>  <p>2 <b>hands-free with</b>  <p>3 <b>Alexa</b></p> </p></p>				
<p>4 <b>Amazon Fire</b>  <p>5 <b>TV 50" Omni</b>  <p>6 <b>QLED Series</b>  <p>7 <b>4K UHD smart</b>  <p>8 <b>TV, Dolby</b>  <p>9 <b>Vision IQ, Fire</b>  <p>10 <b>TV Ambient</b>  <p>11 <b>Experience,</b>  <p>12 <b>local dimming,</b>  <p>13 <b>hands-free with</b>  <p>14 <b>Alexa</b></p> </p></p></p></p></p></p></p></p></p></p>	<p>\$529.99</p>	<p>~\$350</p>	<p>~\$430</p>	<p>Early June 2023-  <p>middle of July  <p>2024</p> </p></p>
<p>15 <b>Amazon Fire</b>  <p>16 <b>TV 55" Omni</b>  <p>17 <b>QLED Series</b>  <p>18 <b>4K UHD smart</b>  <p>19 <b>TV, Dolby</b>  <p>20 <b>Vision IQ, Fire</b>  <p>21 <b>TV Ambient</b>  <p>22 <b>Experience,</b>  <p>23 <b>local dimming,</b>  <p>24 <b>hands-free with</b>  <p>25 <b>Alexa</b></p> </p></p></p></p></p></p></p></p></p></p>	<p>\$599.99</p>	<p>~\$420</p>	<p>~\$470</p>	<p>Late October  <p>2023-early  <p>September 2024</p> </p></p>
<p>26 <b>Amazon Fire</b>  <p>27 <b>TV 65" Omni</b>  <p>28 <b>QLED Series</b>  <p>4K UHD smart  <p>TV, Dolby  <p>Vision IQ, Fire  <p>TV Ambient  <p>Experience,  <p>local dimming,  <p>hands-free with  <p>Alexa</p> </p></p></p></p></p></p></p></p></p></p>	<p>\$799.99</p>	<p>~\$550</p>	<p>~\$700</p>	<p>Late October  <p>2023-September  <p>10, 2024</p> </p></p>
<p>29 <b>Amazon Fire</b>  <p>30 <b>TV 75" Omni</b>  <p>31 <b>QLED Series</b>  <p>32 <b>4K UHD smart</b>  <p>33 <b>TV, Dolby</b>  <p>34 <b>Vision IQ, Fire</b>  <p>35 <b>TV Ambient</b></p> </p></p></p></p></p></p>	<p>\$1,099.99</p>	<p>~\$880</p>	<p>~\$1,000</p>	<p>Early August  <p>2023-September  <p>10, 2024</p> </p></p>

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

<b>Experience, local dimming, hands-free with Alexa</b>				
---------------------------------------------------------------------	--	--	--	--

24. For all time periods in the table above where the time period ends on September 10, 2024, that date represents the last verified date of the actual sales prices at which Fire TVs were sold. The use of that specific date does not imply that the same practices did not continue after that date. For time periods that end prior to September 10, 2024, at the conclusion of those time periods, it was Amazon’s practice to hike up the actual sale price of the relevant Fire TV to the List Price for an extremely short period, *in some instances as short as literally one day*, and then immediately to lower the actual sales price back down to the normal sales prices. Amazon conducted these short spikes in price up to the List Price solely for the purpose of trying to make the stated List Prices literally true, even if in practice customers were deceived by Amazon’s omission of the material fact that the referenced List Prices were only available for such a short period of time as to virtually amount to not being available at all. As depicted above, however, many of the Fire TVs have not been anywhere near the advertised List Prices for a year or more. For every single Fire TV, the representation that the List Price reflects a price that Amazon sold the item at within the preceding 90 days is literally false.

25. The 2021 Final Judgment specified that “false and misleading” and “having the tendency or capacity to deceive or mislead shall mean ... [u]sing the ARP nomenclature ‘List Price’ or some other marketing term such as ‘Retail Price’ in order to indicate a price provided to Defendants by a third-party such as a manufacturer, supplier or seller ... unless (1) a clear and conspicuous hyperlink links to a clear and exact definition of the term, as used by Defendants in their advertising.” *Id.* The Final Order also enjoined Amazon from “[a]dvertising an ARP for

1 longer than the timeframe in the definition of the ARP.” Amazon brazenly used List Prices  
2 while the 2021 Final Judgment was in effect that did not meet Amazon’s own definition of what  
3 the List Price meant, and “for longer than the timeframe in the definition of the ARP.” In effect,  
4 Amazon has stipulated that the acts and practices at issue here are “false and misleading” and  
5 had the “tendency or capacity to deceive or mislead.”

6           26. Using these tactics, Amazon led reasonable consumers to believe that they will  
7 get a discount on the Fire TVs they are purchasing if they purchase during the limited-time  
8 promotion. In other words, it leads reasonable consumers to believe that if they buy now, they  
9 will get a product worth X at a discounted, lower price Y. This creates a sense of urgency: buy  
10 now, and you will receive something worth more than you pay for it; wait, and you will pay  
11 more for the same thing later. Further, reasonable consumers believe that the List Prices that  
12 Defendants advertise represent the amount that consumers usually have to pay for Defendants’  
13 goods, or have had to pay for those goods within the last 90 days, before the sale began, and will  
14 again have to pay for Defendants’ goods when the sale ends. Said differently, reasonable  
15 consumers reasonably believe that, prior to the supposedly time-limited sale, consumers had to  
16 pay the List Price to get the item and did not have the opportunity to get a discount from that  
17 List Price.

18           27. Reasonable consumers also believe that they are receiving reductions from  
19 Defendants’ regular prices in the amounts, and percentages, advertised. In truth, however, the  
20 advertised price discounts are false and misleading because the items are on sale for more than  
21 90 days at a time, often for over a year and counting.

22           28. Amazon’s webpage has a dedicated page titled “Strike-Through Pricing and  
23 Savings.”<sup>4</sup> On that page, Amazon states:

24           Items on Amazon may display a List Price, Typical Price, or other strike-  
25 through pricing information where it can help inform customer shopping  
26 decisions.

27 <sup>4</sup> <https://www.amazon.com/gp/help/customer/display.html?nodeId=GQ6B6RH72AX8D2TD>

1 Amazon aims to provide clear, accurate pricing information to customers.  
2 Amazon bases savings off of validated reference prices, and we most  
3 commonly display a List Price or Typical Price on product pages to show  
4 related savings. Using verifiable reference prices is a common practice  
among retailers. Amazon verifies reference prices to help customers make  
informed purchasing decisions based on savings calculations.

5 The **List Price** (also known as the Manufacturer's Suggested Retail Price,  
6 or MSRP) is the suggested retail price of a new product as provided by a  
7 manufacturer, supplier, or seller. Similarly, a **Bundle List Price** is the List  
8 Price for a bundle of products, or the sum of the List Prices for the items in  
9 that bundle. Except for books, Amazon will only display a List Price if the  
10 product was purchased by customers on Amazon or offered by other  
11 retailers at or above the List Price in the past 90 days for non-seasonal  
products (like TVs and headphones) and in the past 180 days for seasonal  
products (like ski jackets and shoes). While many retailers use List Prices  
(or MSRP) these values may not necessarily reflect the prevailing market  
price of a product.

12 29. Amazon is in effect admitting that customers use List Prices to “help inform  
13 customer shopping decisions.” The List Prices are purportedly there to “help customers make  
14 informed purchasing decisions based on savings calculations.” As discussed above, however,  
15 because Amazon uses bogus List Prices for Fire TVs, customers that rely on Amazon’s List  
16 Prices are incorrectly make savings calculations, expecting to save money even though they are  
17 not. By using false and misleading List Prices, and by omitted critical information as to the true  
18 nature and function of its List Prices, Amazon ensures that its customers are not making  
19 “informed” decisions but are instead spending more money than they otherwise would have  
20 buying a product that they believe is more expensive than it really is.

## 21 **II. Amazon’s Advertisements Violate Washington Law**

22 30. Defendants’ website has a choice of law and choice of venue clause in a contract  
23 on Amazon’s website titled “Conditions of Use.” Every sale of Fire TVs at issue here is subject  
24 to Defendants’ choice of law and choice of venue clause, requiring the application of  
25 Washington law to this dispute and for any dispute to be brought in this Court. The terms  
26 applicable to Fire TV purchases are attached as Exhibit 2.

1           31.     The Conditions of Use contain a “Pricing” section that states that “‘List Price’  
2 means the suggested retail price of a product as provided by a manufacturer, supplier, or seller.  
3 We regularly check List Prices against prices recently found on Amazon and other retailers.”  
4 With respect to the Fire TVs, to the extent that Amazon actually “checked” the List Prices  
5 against prices found on Amazon, it failed to adjust them as discussed herein even though the  
6 List Prices were bogus. And, the actual List Prices used by Amazon as discussed herein are not  
7 real “suggested retail prices” of Fire TVs, as Amazon has full control over its retail prices but  
8 does not, in fact, sell the Fire TVs at “suggested retail prices.” Instead, Amazon sells Fire TVs  
9 at perpetual “sales” prices while using bogus List Prices to trick consumers into believing that  
10 they are getting a bargain.

11           32.     The Conditions of Use also contain “Disputes” and “Applicable Law” sections.  
12 The “Disputes” section states, “Any dispute or claim relating in any way to your use of any  
13 Amazon Service will be adjudicated in the state or Federal courts in King County, Washington,  
14 and you consent to exclusive jurisdiction and venue in these courts. We each waive any right to  
15 a jury trial.” The “Applicable Law” section states, “By using any Amazon Service, you agree  
16 that applicable federal law, and the laws of the state of Washington, without regard to principles  
17 of conflict of laws, will govern these Conditions of Use and any dispute of any sort that might  
18 arise between you and Amazon.”

19           33.     Amazon also has a dedicated page for Fire TVs titled “Amazon Fire TV Terms.”  
20 Exhibit 3.

21           34.     That page states that “[i]f you place an order for, register, or use Fire TV, you  
22 agree to the following terms: Amazon Device Terms of Use (if the device is developed and  
23 manufactured by Amazon ... Amazon.com Conditions of Use.” Each of the underlined terms  
24 are active links. The Conditions of Use links to the Conditions of Use page described above.  
25 The Amazon Device Terms of Use link goes to the page displayed at Exhibit 4.

26           35.     On the Amazon Device Term of Use page, the page contains a “Dispute” section  
27 that states as follows: “**Any dispute or claim arising from or relating to this Agreement, an**

1 **Amazon Device, the Software, the Digital Content, or the Services is subject to the dispute**  
2 **resolution, governing law, disclaimer of warranties, limitation of liability, and all other**  
3 **terms in the Amazon.com Conditions of Use (<https://www.amazon.com/conditionsofuse>).**”

4 36. Both the Amazon Device Term of Use and Conditions of Use pages state that  
5 they constitute agreements between Defendant Amazon.com Services LLC and the customers  
6 that, as applicable here, purchase or use Amazon Fire TVs.

7 37. Accordingly, pursuant to Amazon’s standard contract of adhesion on its website,  
8 Washington law governs any claims of Plaintiff and any customers nationwide regarding their  
9 use or purchase of Fire TVs, without regard to principles of conflicts of law.

10 38. Washington’s Consumer Protection Law prohibits “[u]nfair methods of  
11 competition and unfair or deceptive acts or practices in the conduct of any trade or commerce.”  
12 Wash. Rev. Code Ann. § 19.86.020. An act is unfair if “(1) it causes or is likely to cause  
13 substantial injury that (2) consumers cannot avoid and that (3) is not ‘outweighed by  
14 countervailing benefits’” to consumers or competition. *Merriman v. Am. Guarantee & Liab. Ins.*  
15 *Co.*, 198 Wash. App. 594, 628 (2017). And an act is deceptive if it constitutes “a representation,  
16 omission or practice that is likely to mislead’ a reasonable consumer.” *Panag v. Farmers Ins.*  
17 *Co. of Wash.*, 166 Wash. 2d 27, 50 (2009).

18 39. Defendants’ fake discount scheme is unfair. As discussed above, Defendants  
19 advertise fake discounts and false list prices that induce consumers to purchase their Fire TVs  
20 and cause them substantial economic injury. Reasonable consumers, who rely on Defendants to  
21 provide accurate and truthful information about sales and pricing, cannot reasonably avoid this  
22 injury. And Defendants’ fake discounts offer no countervailing benefits—misrepresenting  
23 products’ prices harms both consumers and honest competition.

24 40. Defendants’ fake discount scheme is also deceptive. Defendants have stipulated  
25 as such under the 2021 Final Judgment.

26 41. The Federal Trade Commission’s regulations on pricing confirm that Defendants’  
27 fake discount scheme is unfair and deceptive. The regulations prohibit false or misleading

1 “former price comparisons,” for example, making up “an artificial, inflated price ... for the  
2 purpose of enabling the subsequent offer of a large reduction” off that price. 16 C.F.R. § 233.1.  
3 They also prohibit false or misleading “retail price comparisons” that falsely suggest that the  
4 seller is “offer[ing] goods at prices lower than those being charged by others for the same  
5 merchandise” when this is not the case. 16 C.F.R. § 233.1.

6 42. So, Defendants’ business practices are deceptive, unfair, and fraudulent and are  
7 therefore banned by Washington law.

8 **III. Amazon’s Advertisements Harm Consumers**

9 43. Based on Defendants’ advertisements, reasonable consumers expect that  
10 Defendants’ List Prices are former prices at which Defendants actually sold their Fire TVs  
11 within the preceding 90 days before the discounts were introduced for a limited time; that they  
12 are the prevailing prices for the Fire TVs; and that they represent the true market value of the  
13 Fire TVs.

14 44. Reasonable consumers also expect that, if they purchase during the sale, they will  
15 receive (at a discount) Fire TVs whose market value is the regular, non-discounted price. For  
16 example, for items that are purportedly 33% off, reasonable consumers would expect that they  
17 are receiving a 33% discount as compared to the regular list price, and that the items have a  
18 market value of 33% more than what they are spending.

19 45. As explained above, however, Plaintiff and class members’ reasonable  
20 expectations were not met. Instead of receiving Fire TVs with a market value equal to the  
21 alleged regular list prices, they received items worth less. In addition, instead of receiving a  
22 significant discount, Plaintiff and the class received little or no discount. Thus, Defendants’ false  
23 advertisements harm consumers by depriving them of the reasonable expectations to which they  
24 are entitled.

25 46. While Defendants disclosure in the “i” link next to a given List Price states that  
26 “List prices *may* not necessarily reflect the product’s prevailing market price,” reasonable  
27 consumers come away from the overall advertising and pricing scheme believing that, with



1 respect to Fire TVs – items for which Amazon is the sole retailer, supplier, and manufacturer –  
2 the List prices in fact do reflect the Fire TVs’ prevailing market rate. As the “i” disclosure also  
3 says, the “List Price is the suggested retail price of a new product as provided by a  
4 manufacturer, supplier, or seller,” all of whom are Amazon in this instance. Coupled with  
5 Amazon’s representation that the List Prices supposedly reflect prices Amazon sold the Fire  
6 TVs within the last 90 days, customers are lead to believe that customers actually bought Fire  
7 TVs at Amazon’s suggested retail price very recently, despite that not being true. That  
8 reasonable belief is, in this instance, synonymous with a reasonable belief that the List Prices for  
9 Fire TVs represent their prevailing market price.

10 47. Consumers that are presented with discounts are substantially more likely to  
11 make the purchase. “Nearly two-thirds of consumers surveyed admitted that a promotion or a  
12 coupon often closes the deal, if they are wavering or are undecided on making a purchase.”<sup>5</sup>  
13 And, “two-thirds of consumers have made a purchase they weren't originally planning to make  
14 solely based on finding a coupon or discount,” while “80% [of consumers] said they feel  
15 encouraged to make a first-time purchase with a brand that is new to them if they found an offer  
16 or discount.”<sup>6</sup> Similarly, when consumers believe that an offer is expiring soon, the sense of  
17 urgency makes them more likely to buy a product.<sup>7</sup>

18 48. Thus, Defendants’ advertisements harm consumers by inducing them to make  
19 purchases they otherwise would not have made, based on false information. In addition,  
20 Defendants’ advertisements artificially increase consumer demand for Fire TVs. This puts  
21 upward pressure on the prices that Defendants can charge for their Fire TVs. As a result,  
22 Defendants charge a price premium for their Fire TVs, that they would not be able to charge  
23 absent the misrepresentations described above. So, due to Defendants’ misrepresentations,  
24 Plaintiff and the class paid more for the Fire TVs they bought than they otherwise would have.

25 <sup>5</sup> <https://www.invespcro.com/blog/how-discounts-affect-online-consumer-buying-behavior/>

26 <sup>6</sup> RetailMeNot Survey: Deals and Promotional Offers Drive Incremental Purchases Online,  
Especially Among Millennial Buyers (prnewswire.com).

27 <sup>7</sup> <https://cxl.com/blog/creating-urgency/>

1           **IV. Plaintiff Was Misled By Amazon’s Misrepresentations**

2           49. On February 6, 2024, Plaintiff purchased an Amazon Fire TV 50” 4-Series 4K  
3 for \$299.99 on Amazon’s website. Plaintiff made this purchase while living in Florida. When  
4 Plaintiff made the purchase, the webpage stated that the product was being offered for “-33%”  
5 and was being offered under a “Limited time deal.” The webpage also advertised a List Price of  
6 \$449.99, with the \$449.99 in strikethrough text. In other words, Plaintiff saw, reviewed, and  
7 relied on the same types of advertising and price promotions that Amazon made for all of its  
8 Fire TVs as discussed herein. Unbeknownst to Plaintiff, at the time he made his purchase, the  
9 Fire TV he had purchased had never been offered for sale by Amazon at its advertised List Price  
10 within the preceding 90-day period, making Amazon’s representation that “the product was  
11 purchased by customers on Amazon or offered by other retailers at or above the List Price in at  
12 least the past 90 days” literally false.

13           50. Based on Amazon’s advertising, Plaintiff believed at the time of sale that the Fire  
14 TV he was purchasing was being sold for \$150 off (-33%) of its retail or regular market price,  
15 and that he could only take advantage of this sale if he acted quickly.

16           51. Plaintiff read and relied on Defendants’ representations on Defendants’ website,  
17 specifically that the Fire TV was being offered at a discount for a limited time and had higher  
18 regular and usual prices, and that he would be receiving a price reduction by buying now. Based  
19 on Defendants’ representations described and shown above, Plaintiff reasonably understood that  
20 the Fire TV he was purchasing regularly (and before the promotion Defendants were advertising)  
21 retailed at the published list prices, that these published list prices were the market value of the  
22 Fire TV that he was buying; that he was receiving the advertised discount and a price reduction  
23 as compared to the regular price, and that advertised discount was only available for a limited time  
24 (during the limited time promotion). Plaintiff would not have made the purchase if he had known  
25 that the Fire TV was not discounted as advertised, and that he was not receiving the advertised  
26 discount.

1           52. Plaintiff faces an imminent threat of future harm. Plaintiff would purchase a Fire  
2 TV from Amazon again in the future if he could feel sure that Amazon’s list prices accurately  
3 reflected Amazon’s regular prices and former prices, prices at which the Fire TVs sold at within  
4 the last 90 days, and the market value of the Fire TVs, and that their discounts were truthful.  
5 But without an injunction, Plaintiff has no realistic way to know which — if any — of  
6 Amazon’s list prices, discounts, and sales are not false or deceptive. For example, while he  
7 could watch a sale for a few days to see if the sale would last, doing so could result in him  
8 missing out on the sale (*e.g.*, if the sale is actually limited in time, and not permanent).  
9 Accordingly, Plaintiff is unable to rely on Amazon’s advertising in the future, and so cannot  
10 purchase the Fire TVs he would like to purchase.

11           **V. Amazon Breached Its Contract With Plaintiff And The Putative Class**

12           53. When Plaintiff and other members of the putative class purchased and paid for  
13 the Fire TVs they bought as described and shown above, they accepted offers that Defendants  
14 made, and thus, a contract was formed at the time that they made a purchase. The offer was to  
15 provide Fire TVs having a particular listed regular price and market value, and to provide those  
16 Fire TVs at the discounted price advertised. The contract also includes the terms of the  
17 Conditions of Use and Amazon Device Term of Use, which, as discussed above, state that the  
18 advertised “List Price” “means the suggested retail price of a product as provided by a  
19 manufacturer, supplier, or seller” – all of whom are Amazon in this instance. Neither the  
20 Conditions of Use or the Amazon Device Terms of Use say anything about the List Price  
21 purportedly not representing a market or prevailing price.

22           54. Defendants’ website and price quotes list the supposed retail or market value of  
23 the items that Defendants promised to provide, and promise that the List Prices were actually in  
24 use within the last 90 days. Defendants agreed to provide a discount equal to the difference  
25 between the regular price listed by Defendants, and the price paid by Plaintiff and putative class  
26 members. For example, Defendants offered to provide to Plaintiff a Fire TV with a regular price  
27 and market value of \$449.99, for a discounted price of \$299.99; and to provide a discount of

1 \$150 or “-33%.” Defendants offer was based on the representation that the \$449.99 price was  
2 actually in use over the last 90 days.

3 55. The regular (or “list”) price and market value of the item Plaintiff and the  
4 putative class members would receive, and the amount of the discount they would be provided  
5 off the regular price of the item, were specific and material terms of the contracts. They were  
6 also affirmations of fact about the Fire TVs and a promise relating to the goods.

7 56. Plaintiff and other members of the putative class performed their obligations  
8 under the contracts by paying for the items they purchased.

9 57. Defendants breached their contracts by failing to provide Plaintiff and other  
10 members of the putative class with Fire TVs that have a regular (or “list”) price and market  
11 value equal to the regular price displayed, and by failing to provide the discount they promised.

12 **VI. No Adequate Remedy At Law**

13 58. Plaintiff seeks damages and, in the alternative, restitution. Plaintiff also seeks an  
14 injunction. Plaintiff is permitted to seek equitable remedies in the alternative because he has no  
15 adequate remedy at law. Legal remedies here are not adequate because they would not stop  
16 Defendants from continuing to engage in the deceptive practices described above. In addition, a  
17 legal remedy is not adequate if it is not as certain as an equitable remedy. The elements of  
18 Plaintiff’s equitable claims are different and do not require the same showings as Plaintiff’s  
19 legal claims. For example, to recover under a breach of contract theory, Plaintiff must show the  
20 existence of a contract. This is not required for the equitable claims. Plaintiff’s remedies at law  
21 are also not equally prompt or efficient as their equitable ones. For example, the need to  
22 schedule a jury trial may result in delay. And a jury trial will take longer, and be more  
23 expensive, than a bench trial.

24 **CLASS ACTION ALLEGATIONS**

25 59. ***Class Definition:*** Plaintiffs bring this action on behalf all people in the following  
26 Class: all persons who, within the applicable statute of limitations, purchased one or more Fire  
27 TVs when such TVs had not been sold at the List Price within the prior 90 days.

1           60.     The above class definition is a placeholder that “may be altered or amended  
2 before final judgment.” Fed. Civ. P. 23(c)(1)(C). Subject to additional information obtained  
3 through further investigation and discovery, the foregoing class definition may be expanded or  
4 narrowed by amendment or in the motion for class certification, including through the use of  
5 multi-state subclasses if necessary. Plaintiff is proceeding under Fed. R. Civ. P. 23(b)(1), (2),  
6 and (3) and believes that class certification may be appropriate under each section.

7           61.     Specifically excluded from the putative classes are Defendants and any entities in  
8 which Defendants have a controlling interest, Defendants’ agents and employees, the judge to  
9 whom this action is assigned, members of the judge’s staff, and the judge’s immediate family.

10          62.     **Numerosity.** Members of the Class are so numerous that their individual joinder  
11 herein is impracticable. On information and belief, the Class includes thousands of consumers.  
12 The precise number of Class Members and their identities are unknown to the Plaintiff at this  
13 time but may be determined through discovery. Class Members may be notified of the  
14 pendency of this action by mail and/or publication through the distribution records of  
15 Defendants or other means.

16          63.     **Commonality and Predominance.** Common questions of law and fact exist as to  
17 all Class Members and predominate over questions affecting only individual Class Members.  
18 Common legal and factual questions include, but are not limited to:

- 19               (a)     Whether Defendants made false or misleading statements of fact in their  
20                        advertisements;  
21               (b)     Whether Defendants made misleading omissions of fact in their  
22                        advertisements;  
23               (c)     Whether Defendants violated Washington’s consumer protection statutes;  
24               (d)     Whether Defendants committed a breach of contract;  
25               (e)     Whether Defendants intended to deceive consumers;  
26               (f)     Whether Defendants are liable to Plaintiff and Class members under the  
27                        causes of action alleged in this complaint; and

1 (g) Whether Plaintiff and Class members are entitled to any of the forms of  
2 relief they seek in this action.

3 64. **Typicality.** The claims of the Plaintiff are typical of the claims of the Class in  
4 that Plaintiff and the Class sustained damages as a result of Defendants' uniform wrongful  
5 conduct, as alleged above.

6 65. **Adequacy.** Plaintiff will fairly and adequately protect the interests of Class  
7 members. Plaintiff has retained counsel that is highly experienced in complex consumer class  
8 action litigation, and Plaintiff intends to vigorously prosecute this action on behalf of the Class.  
9 Plaintiff has no interests that are antagonistic to those of the Class. Plaintiff has no past or  
10 present financial, employment, familial, or other relationship with any of the attorneys in this  
11 case that would create a conflict of interest with the proposed class members.

12 66. **Superiority.** A class action is superior to all other available methods for the fair  
13 and efficient adjudication of this controversy for, *inter alia*, the following reasons: prosecutions  
14 of individual actions are economically impractical for members of the Class; the Class is readily  
15 definable; prosecution as a class action avoids repetitious litigation and duplicative litigation  
16 costs, conserves judicial resources, and ensures uniformity of decisions; and prosecution as a  
17 class action permits claims to be handled in an orderly and expeditious manner.

18 67. Defendants have acted or failed to act on grounds generally applicable to the  
19 Class, thereby making appropriate final injunctive relief with respect to the Class as a whole.

20 68. Without a class action, Defendants will continue a course of action that will result  
21 in further damages to the Plaintiff and Members of the Class and will likely retain the benefits of  
22 their wrongdoing.

### 23 **COUNT I**

#### 24 **Violations of the Washington Consumer Protection Act: RCW Chapter 19.86**

25 69. Plaintiff incorporates and realleges each preceding paragraph as though fully set  
26 forth herein.

27 70. Plaintiffs bring this cause of action individually and on behalf the Class.

1           71. Defendants have violated the Washington Consumer Protection Act (CPA), RCW  
2 Chapter 19.86.

3           72. Section 19.86.020 of the CPA states, “[u]nfair methods of competition and unfair  
4 or deceptive acts or practices in the conduct of any trade or commerce are hereby declared  
5 unlawful.” RCW § 19.86.020.

6           73. Under the CPA, “[p]rivate rights of action may ... be maintained for recovery of  
7 actual damages, costs, and a reasonable attorney’s fee. A private plaintiff may be eligible for  
8 treble damages,” and “may obtain injunctive relief, even if the injunction would not directly  
9 affect the individual’s own rights.” Washington Pattern Jury Instruction Civil No. 310.00  
10 (Consumer Protection Act—Introduction) (internal citations omitted); RCW § 1986.090.

11           74. Defendants engage in the conduct of trade or commerce within the meaning of  
12 the CPA. Defendants do this by selling Fire TVs in a manner that directly and indirectly affects  
13 people of the state of Washington. Further, Defendants has forced consumers nationwide,  
14 including Plaintiff, to agree to a choice of law provision requiring the application of Washington  
15 law to this dispute, as alleged above.

16           75. As alleged more fully above, Defendants made and disseminated untrue and  
17 misleading statements of facts in their advertisements to Class members, constituting acts of  
18 unfair methods of competition and/or unfair or deceptive acts or practices.

19           Unfair Acts of Practices

20           76. As alleged in detail above, Defendants committed “unfair” acts by falsely  
21 advertising that their Fire TVs were on sale, that the sale was limited in time, that the Fire TVs  
22 had higher regular prices, market values, and List Prices used within the last 90 days and that  
23 customers were receiving discounts, when none of this was true. This caused Plaintiff and the  
24 Class to make purchases they otherwise would not have made, pay more for their purchases, and  
25 deprived them of their expectancy interest in receiving the Fire TVs as advertised.

26           77. The harm to Plaintiff and the Class greatly outweighs the public utility of  
27 Defendants’ conduct. There is no public utility to misrepresenting the price of a consumer



1 product. Plaintiff and the Class's injury was not outweighed by any countervailing benefits to  
2 consumers or competition. Misleading consumer products only injure healthy competition and  
3 harm consumers.

4 Deceptive Acts of Practices

5 78. As alleged in detail above, Defendants' representations that their Fire TVs were  
6 on sale, that the sale was limited in time, that the Fire TVs had higher regular prices, market  
7 values, and List Prices used within the last 90 days, and that the customers were receiving  
8 discounts were false and misleading.

9 79. Defendants' representations were likely to deceive, and did deceive, Plaintiff and  
10 other reasonable consumers. Defendants knew, or should have known through the exercise of  
11 reasonable care, that these statements were inaccurate and misleading.

12 80. Defendants' misrepresentations were intended to induce reliance, and Plaintiff  
13 saw, read, and reasonably relied on the statements when purchasing the Fire TV. Defendants'  
14 misrepresentations were a substantial factor in Plaintiff's purchase decision.

15 81. In addition, Class reliance can be inferred because Defendants'  
16 misrepresentations and omissions were material, *i.e.*, a reasonable consumer would consider  
17 them important in deciding whether to buy the Fire TVs.

18 82. Defendants' misrepresentations and omissions were a substantial factor and  
19 proximate cause in causing damages and losses to Plaintiff and the Class.

20 83. Plaintiff and the Class were injured as a direct and proximate result of  
21 Defendants' conduct because (a) they would not have purchased the Fire TVs if they had known  
22 the truth, (b) they overpaid for the Fire TVs because the Fire TVs were sold at a price premium  
23 due to the misrepresentation and omissions, and/or (c) they did not receive the discounts they  
24 were promised, and received Fire TVs with market values and List Prices lower than the  
25 promised market values and List Prices.

26 84. Defendants' acts or omissions are injurious to the public interest because these  
27 practices were committed in the course of Defendants' business and were committed repeatedly



1 before and after Plaintiff purchased Defendants' Fire TV. They are part of a pattern of unfair  
2 and deceptive advertisements. These actions have injured other persons, and, if continued, have  
3 the capacity to injure additional persons.

4 **COUNT II**  
5 **Breach of Contract**

6 85. Plaintiff incorporates and realleges each preceding paragraphs as though fully set  
7 forth herein.

8 86. Plaintiff brings this cause of action individually and on behalf the Class.

9 87. Plaintiff and class members entered into contracts with when they placed orders  
10 to purchase Fire TVs from Defendants.

11 88. The contracts provided that Plaintiff and Class members would pay Defendants  
12 for the Fire TVs ordered.

13 89. The contracts further required that Defendants provide Plaintiff and Class  
14 members with Fire TVs that have a former price used within the prior 90 days, and a market  
15 value, equal to the advertised List Price. They also required that Defendants provide Plaintiff  
16 and the Class members with the advertised specific discount. These were specific and material  
17 terms of the contracts.

18 90. Plaintiff and Class members paid Defendants for the Fire TVs they ordered, and  
19 satisfied all other conditions of their contracts.

20 91. Defendants breached the contracts with Plaintiff and Class members by failing to  
21 provide Fire TVs that had a former price used within the prior 90 days, and a market value,  
22 equal to the advertised List Price, and by failing to provide the promised discounts. Defendants  
23 also failed to abide by the implicit covenant of good faith and fair dealing.

24 92. As a direct and proximate result of Defendants' breaches, Plaintiff and Class  
25 members were deprived of the benefit of their bargained-for exchange, and have suffered  
26 damages in an amount to be established at trial.

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**COUNT III**  
**Quasi-Contract/Unjust Enrichment**

93. Plaintiff incorporates and realleges each preceding paragraph as though fully set forth herein.

94. Plaintiff brings this cause of action in the alternative to his Breach of Contract claim (Count II). Plaintiff brings this cause of action individually and on behalf the Class.

95. As alleged in detail above, Defendants’ false and misleading advertising caused Plaintiff and the Class to purchase the Fire TVs and to pay a price premium for these products.

96. In this way, Defendants received a direct and unjust benefit, at Plaintiff’s expense.

97. (In the alternative only), due to Defendants’ misrepresentations, their contracts with Plaintiff are void or voidable.

98. Plaintiff and the Class seek restitution, and in the alternative, rescission.

**COUNT IV**  
**Intentional Misrepresentation**

99. Plaintiff realleges and incorporates the above allegations by reference as if set forth fully herein.

100. Plaintiff brings this cause of action individually and on behalf the Class.

101. As alleged more fully above, Defendants made false representations and material omissions of fact to Plaintiff and Class members concerning the existence and/or nature of the advertised discounts and savings.

102. The representations were false.

103. When Defendants made these misrepresentations, they knew that they were false at the time that they made them and/or acted recklessly in making the misrepresentations.

104. Defendants intended that Plaintiff and Class members rely on these representations and Plaintiff and Class members read and reasonably relied on them.



1 115. Defendants’ misrepresentations were a substantial factor and proximate cause in  
2 causing damages and losses to Plaintiff and Class members.

3 116. Plaintiff and the Class were injured as a direct and proximate result of  
4 Defendants’ conduct because (a) they would not have purchased the Fire TVs if they had known  
5 that the representations were false, and/or (b) they overpaid for the Fire TVs because the  
6 products were sold at a price premium due to the misrepresentation.

7 **PRAYER FOR RELIEF**

8 WHEREFORE, Plaintiff, individually and on behalf of all others similarly situated, seeks  
9 judgment against Defendants, as follows:

- 10 a. For an order certifying the Class and naming Plaintiff as the representative of the
- 11 Class
- 12 b. For an order declaring Defendants’ conduct violates the statutes referenced herein;
- 13 c. For an order finding in favor of Plaintiff and the Class on all counts asserted herein;
- 14 d. For actual, compensatory, statutory, treble, and/or punitive damages in amounts to be
- 15 determined by the Court and/or jury;
- 16 e. For prejudgment interest on all amounts awarded;
- 17 f. For an order of restitution, rescission, disgorgement, and all other forms of equitable
- 18 monetary relief;
- 19 g. For injunctive relief as pleaded or as the Court may deem proper; and
- 20 h. For an order awarding Plaintiff and the Class their reasonable attorneys’ fees,
- 21 expenses, pre and post judgment interest, and costs of suit.

22 **JURY TRIAL DEMANDED**

23 Plaintiff demands a trial by jury on all claims so triable.

24 Dated: September 12, 2024

Respectfully submitted,

25 /s/ Todd Wyatt

26 **WYATT GRONSKI PLLC**  
27 Todd Wyatt (Bar No. 31608)  
371 NE Gilman Blvd., Suite 260

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Issaquah, WA 98027  
Phone: 425-395-7784  
E-Mail: todd@wdlawgroup.com

**SMITH KRIVOSHEY, PC**  
Yeremey O. Krivoshey (Cal. Bar No. 295032)\*  
166 Geary Street, Ste. 1500-1507  
San Francisco, CA 94108  
Phone: 415-839-7000  
E-Mail: yeremey@skclassactions.com

**SMITH KRIVOSHEY, PC**  
Joel D. Smith (Cal. Bar No. 244902)\*  
867 Boylston Street, 5<sup>th</sup> Floor, Ste. 1520  
Boston, MA 02116  
Phone: 617-377-7404  
E-Mail: joel@skclassactions.com

\*To be admitted *Pro Hac Vice*

*Attorneys for Plaintiffs*

# ClassAction.org

This complaint is part of ClassAction.org's searchable [class action lawsuit database](#)

---