

The Honorable John H. Chun

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE**

Case No. 2:23-cv-0932-JHC

FEDERAL TRADE COMMISSION,

Plaintiff,

v.

AMAZON.COM, INC., *et al.*

Defendants.

**STIPULATED ORDER FOR
PERMANENT INJUNCTION,
MONETARY RELIEF, CIVIL
PENALTY JUDGMENT, AND
OTHER RELIEF**

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1 Plaintiff, Federal Trade Commission (“FTC” or “Commission”), filed its Complaint for
2 Permanent Injunction, Civil Penalties, Monetary Relief, and Other Equitable Relief (ECF No. 1),
3 subsequently amended as Amended Complaint for Permanent Injunction, Civil Penalties,
4 Monetary Relief, and Other Equitable Relief (ECF No. 67) (hereinafter, “Complaint”), for a
5 permanent injunction, monetary relief, civil penalties, and other relief in this matter, pursuant to
6 Sections 5(m)(1)(A), 13(b), and 19 of the Federal Trade Commission Act (“FTC Act”), 15 U.S.C.
7 §§ 45(m)(1)(A), 53(b) and 57b, and the Restore Online Shoppers’ Confidence Act (“ROSCA”), 15
8 U.S.C. § 8404. The Commission, Defendant Amazon.com, Inc. (“Amazon”), and Individual
9 Settling Defendants Neil Lindsay and Jamil Ghani (“Individual Settling Defendants”)
10 (collectively, “Defendants”) stipulate to the entry of this Stipulated Order for Permanent
11 Injunction, Monetary Relief, Civil Penalty Judgment, and Other Relief (“Order”) to resolve all
12 matters in dispute between them in the action entitled, *Federal Trade Commission v. Amazon.com,*

13 **THEREFORE, IT IS ORDERED** as follows:

14 **FINDINGS**

- 15 1. This Court has jurisdiction over this matter.
- 16 2. The Complaint charges that Defendants violated Section 5 of the FTC Act, 15
17 U.S.C. § 45, and Section 4 of ROSCA, 15 U.S.C. § 8403, in connection with Defendants’
18 marketing and sale of its Amazon Prime subscription to consumers.
- 19 3. On September 17, 2025, the Court granted, in part, the Commission’s Partial
20 Motion for Summary Judgment, finding that the Amazon Prime subscription is subject to ROSCA;
21 Amazon obtains consumers’ billing information before it discloses all material terms for an
22 Amazon Prime subscription, in violation of Section 4 of ROSCA; and the Individual Settling
23 Defendants had the authority to control the subscription enrollment and cancellation flows for
Amazon Prime. *See* Sept. 17, 2025 Order (ECF No. 492) at 16, 23, 30-32.

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1 4. Defendants neither admit nor deny any of the allegations in the Complaint, except
2 as specifically stated in this Order.

3 5. Defendants waive any claim that they may have under the Equal Access to Justice
4 Act, 28 U.S.C. § 2412, concerning the prosecution of this action through the date of this Order,
5 and agree to bear their own costs and attorney fees.

6 6. Defendants waive all rights to appeal or otherwise challenge or contest the validity
7 of this Order.

8 DEFINITIONS

9 For the purpose of this Order, the following definitions apply:

10 A. **“Billing Information”** means payment information, such as a credit card,
11 checking, savings, or similar financial account, utility bill, mortgage loan account, or debit card.

12 B. **“Challenged Enrollment Flow”** means any version of the Universal Prime
13 Decision Page, the Shipping Option Select Page, Prime Video enrollment flow, or the Single Page
14 Checkout.

15 C. **“Charge,” “Charged,” or “Charging”** means any attempt to collect money or
16 other consideration from a consumer, including causing Billing Information to be submitted for
17 payment, including against the consumer’s credit card, debit card, bank account, or other financial
18 account.

19 D. **“Claims Supervisor”** means the independent third-party agent or administrator
20 recommended by the Commission and approved by the Court pursuant to the Section XI of this
21 Order titled Court-Appointed Claims Supervisor.

22 E. **“Clear(ly) and Conspicuous(ly)”** means that a required disclosure is easily
23 noticeable and easily understandable by reasonable consumers.

F. **“Consumer Fund”** means the account established to provide restitution and
redress to Eligible Consumers as described in Sections VII, IX, and X, and which will be overseen
by the Claims Supervisor.

1 G. **“Covered Good or Service”** means an Amazon Prime subscription membership
2 in the United States, or any successor subscription membership program.

3 H. **“Defendants”** means Amazon and the Individual Settling Defendants collectively.

4 1. **“Amazon”** means Amazon.com, Inc. and its successors and assigns.

5 2. **“Individual Settling Defendants”** means Neil Lindsay and Jamil Ghani.

6 I. **“Eligible Consumer”** means any U.S. consumer that:

7 1. Signed up for an Amazon Prime subscription for the United States market
8 during the Relevant Time Period through a Challenged Enrollment Flow; or

9 2. Unsuccessfully attempted to cancel their Amazon Prime subscription for the
10 United States market by entering, but failing to complete, the online cancellation process or by
11 inadvertently taking a Save Offer during the online cancellation process during the Relevant Time
12 Period.

13 J. **“Material”** means likely to affect a person’s choice of, or conduct regarding,
14 goods or services.

15 K. **“Negative Option Feature”** means, in an offer or agreement to sell or provide a
16 good or service, a provision under which the customer’s silence or failure to take an affirmative
17 action to reject the good or service or to cancel the agreement is interpreted by Amazon as
18 acceptance or continuing acceptance of the offer or agreement.

19 L. **“Prime Benefit”** means goods or services provided to Amazon Prime members as
20 a result of their Amazon Prime subscription membership and which the member would not have
21 received if they were not a Prime member. “Prime Benefit” shall not include free, expedited
22 shipping if the transaction at issue would have had that shipping speed for free without an Amazon
23 Prime subscription membership.

M. **“Relevant Time Period”** means June 23, 2019 to June 23, 2025.

1 N. “Save Offer” means an attempt by Amazon to retain a customer seeking to cancel
2 an existing agreement, and includes presenting any offer, reason to retain an agreement,
3 modification or proposed modification to an agreement, or similar information.

4 O. “Settlement Program” means the process and procedures required by this Order
5 and established to provide notice and redress to Eligible Consumers through the Consumer Fund
6 Distribution Process.

7 ORDER

8 I. PROHIBITION AGAINST MISREPRESENTATIONS

9 IT IS ORDERED that Amazon, Amazon’s officers, agents, employees, and attorneys, and
10 all other persons in active concert or participation with any of them, who receive actual notice of
11 this Order, whether acting directly or indirectly, in connection with promoting or offering for sale
12 any Covered Good or Service with a Negative Option Feature, are permanently restrained and
13 enjoined from misrepresenting any Material term in a transaction involving a Negative Option
14 Feature, including any of the following:

- 15 A. The existence of a Negative Option Feature;
- 16 B. How and to what consumers are consenting;
- 17 C. Any deadline to prevent or stop a Charge;
- 18 D. Cost, excluding taxes (or range of costs); or
- 19 E. That the consumer will be Charged for any product or service, including expedited
20 shipping, unless they enter an agreement with a Negative Option Feature.

21 II. REQUIRED DISCLOSURES

22 IT IS FURTHER ORDERED that Amazon, Amazon’s officers, agents, employees, and
23 attorneys, Individual Settling Defendants, and all other persons in active concert or participation
with any of them, who receive actual notice of this Order, whether acting directly or indirectly, in
connection with promoting or offering for sale any Covered Good or Service with a Negative
Option Feature, are permanently restrained and enjoined from:

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1 A. Failing to Clearly and Conspicuously disclose all material terms in such a
2 transaction involving a Negative Option Feature before obtaining the consumer’s billing
3 information, including:

4 1. That consumers will be Charged for the good or service, or that those
5 Charges will increase after any applicable trial period ends, and, if applicable, that the Charges
6 will be on a recurring basis, unless the consumer timely takes steps to prevent or stop such Charges;

7 2. The amount (or range of costs) the consumer will be Charged and, if
8 applicable, the frequency of the Charges a consumer will incur unless the consumer takes timely
9 steps to prevent or stop those Charges; and

10 3. How to prevent or stop recurring Charges.

11 **III. OBTAINING EXPRESS INFORMED CONSENT**

12 IT IS FURTHER ORDERED that Amazon, Amazon’s officers, agents, employees, and
13 attorneys, and all other persons in active concert or participation with any of them, who receive
14 actual notice of this Order, whether acting directly or indirectly, in connection with promoting or
15 offering for sale any Covered Good or Service with a Negative Option Feature, are permanently
16 restrained and enjoined from failing to obtain the consumer’s express informed consent before
17 Charging the consumer. In obtaining such express informed consent, they must obtain the
18 consumer’s express, affirmative consent to the Negative Option Feature offer.

19 **IV. SIMPLE CANCELLATION MECHANISMS**

20 IT IS FURTHER ORDERED that Amazon, Amazon’s officers, agents, employees, and
21 attorneys, and all other persons in active concert or participation with any of them, who receive
22 actual notice of this Order, whether acting directly or indirectly, in connection with promoting or
23 offering for sale any Covered Good or Service with a Negative Option Feature, are permanently
restrained and enjoined from failing to provide simple mechanisms for a consumer to: cancel the
Negative Option Feature; avoid being Charged, or Charged an increased amount, for the good or
service; and immediately stop any recurring Charges. The simple mechanisms must not be

1 difficult, costly, confusing, or time consuming and, at a minimum, Amazon must provide such
2 simple mechanisms through the same medium the consumer used to consent to the Negative
3 Option Feature.

4 **V. ADDITIONAL REQUIREMENTS FOR NEGATIVE OPTION FEATURES**

5 IT IS FURTHER ORDERED that Amazon, Amazon’s officers, agents, employees,
6 attorneys, and all other persons in active concert or participation with any of them, who receive
7 actual notice of this Order, whether acting directly or indirectly, in connection with promoting or
8 offering for sale any Covered Good or Service with a Negative Option Feature, must:

9 A. Include a clear option or button for customers to decline the Negative Option
10 Feature (*e.g.*, cannot say “no thanks, I don’t want free shipping”);

11 B. Include language in the call to action for the Negative Option Feature that
12 references Prime membership (*e.g.*, “Join Prime”);

13 C. Remove the double-stacked sign-up button on all sign-up pages;

14 D. If the Negative Option Feature has an auto-renew feature, indicate that feature by
15 using the word “renews” (or a similar word) on all sign-up pages; and

16 E. Always disclose the price and autorenewal feature on the sign up page for the
17 Negative Option Feature.

18 The requirements of this Section are in addition to the requirements of Sections I through
19 IV of this Order, and compliance with those Sections does not fully satisfy the obligations herein.

20 **VI. NEGATIVE OPTION RULE**

21 IT IS FURTHER ORDERED that, to the extent the Commission promulgates an amended
22 rule or regulation governing negative options or subscriptions, the requirements of that rule (as
23 long as it remains applicable, binding, and in effect) will supersede the requirements in Sections I
through V of this Order.

VII. MONETARY JUDGMENTS

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1 IT IS FURTHER ORDERED that Amazon is subject to Two Billion Five Hundred
2 Million Dollars (\$2,500,000,000) in judgments as follows:

3 A. Judgment in the amount of One Billion Five Hundred Million Dollars
4 (\$1,500,000,000) is entered in favor of the Commission against Amazon as monetary relief.
5 Amazon shall satisfy the Judgment fully by establishing and funding the Consumer Fund (overseen
6 by the Claims Supervisor) with this amount (\$1,500,000,000), and making payments from the
7 Consumer Fund to Eligible Consumers with valid claims, as required by the Sections IX and X of
8 this Order titled Settlement Program and Consumer Fund Distribution Process.

9 B. Judgment in the amount of One Billion Dollars (\$1,000,000,000) is entered in favor
10 of the Commission against Amazon as a civil penalty under Section 5(m)(1)(A) of the FTC Act,
11 15 U.S.C. § 45(m)(1)(A). Amazon is ordered to pay this civil penalty judgment as follows:

12 1. Within 14 days after the entry of this Order, Amazon must pay Five
13 Hundred Million Dollars (\$500,000,000) to the Commission by electronic fund transfer in
14 accordance with instructions provided by a representative of the Commission.

15 2. Within 18 months after the entry of the Order, Amazon must pay the
16 remaining Five Hundred Million Dollars (\$500,000,000) to the Commission by electronic fund
17 transfer in accordance with instructions provided by a representative of the Commission.

18 **VIII. ADDITIONAL MONETARY PROVISIONS**

19 IT IS FURTHER ORDERED that:

20 A. Amazon relinquishes dominion and all legal and equitable right, title, and interest
21 in all assets transferred pursuant to this Order, and may not seek the return of any assets other than
22 as set forth in this Order.

23 B. The facts alleged in the Complaint will be taken as true, without further proof,
solely to the extent required to enforce the Commission's rights to any payment or monetary
judgment pursuant to this Order.

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1 C. The facts alleged in the Complaint establish all elements necessary to sustain an
2 action by the Commission pursuant to Section 523(a)(2)(A) of the Bankruptcy Code, 11 U.S.C.
3 § 523(a)(2)(A), and this Order will have collateral estoppel effect for such purposes.

4 D. Amazon agrees that the civil penalty judgment in this Order represents a civil
5 penalty owed to the government of the United States and is not compensation for actual pecuniary
6 loss.

7 E. Amazon acknowledges that its Employer Identification Number or other Taxpayer
8 Identification Number (“TIN”), including all TINs that Amazon previously provided, may be used
9 by the Commission for reporting and any other lawful purposes, including collecting on any
10 delinquent amount arising out of this Order in accordance with 31 U.S.C. §7701.

11 **IX. SETTLEMENT PROGRAM**

12 IT IS FURTHER ORDERED that consumer redress using the proceeds of the monetary
13 relief Judgment in Section VII.A shall be conducted by Amazon, under the supervision of a
14 third-party Claims Supervisor, through this Settlement Program and paid out of the Consumer
15 Fund, consistent with Section X of this Order titled Consumer Fund Distribution Process. As
16 part of this Settlement Program, Amazon must:

17 A. Within 30 days of entry of this Order, deposit One Billion Five Hundred Million
18 Dollars (\$1,500,000,000) into the Consumer Fund, which Amazon shall distribute as set forth in
19 this Order for the sole purpose of providing redress to Eligible Consumers pursuant to the terms
20 of Sections IX and X of this Order titled Settlement Program and Consumer Fund Distribution
21 Process. Upon completion of the Settlement Program, and after all distributions of payments from
22 the Consumer Fund to Eligible Consumers have been made, if any funds remain in the Consumer
23 Fund, those funds shall then revert to Amazon;

B. Within 30 days of the conclusion of the Automatic Pay Out described in Section
X.A, provide notice to Claims Process Eligible Consumers (as defined in Section X.B) of this

1 Settlement, their rights under this Order, and instructions for submitting a claims form to seek
2 redress from the Consumer Fund. To comply with this notice requirement, Amazon shall:

3 1. Post links to the settlement website established by Amazon pursuant to
4 Section IX.B.3 below on the landing pages of www.amazon.com and
5 www.amazon.com/amazonprime, or a similar page on the mobile application. The link shall
6 remain posted for the first 30 days of the Settlement Program.

7 2. Provide notice to Claims Process Eligible Consumers via electronic mail
8 and First-Class postage pre-paid mail (to the extent addresses are maintained by Amazon). The
9 content and format for the notice are subject to review and approval by the Associate Director of
10 Enforcement, Bureau of Consumer Protection, Federal Trade Commission, and Amazon must
11 obtain that approval before transmitting notices to Eligible Consumers; and

12 3. Establish a settlement website to provide Claims Process Eligible
13 Consumers with information about the settlement of this action, their rights under this Order, and
14 instructions for submitting a claims form to seek redress from the Consumer Fund. The settlement
15 website must remain live and publicly available for the duration of the Settlement Program. The
16 content and format of the settlement website is subject to review and approval by the Associate
17 Director for Enforcement, Bureau of Consumer Protection, Federal Trade Commission, and
18 Amazon must obtain that approval before making the website accessible to the public or making
19 any material changes;

20 C. Pay for all costs, fees, and expenses relating to the operation of the Settlement
21 Program for its entire duration. Any such costs, fees, and expenses incurred by Amazon are the
22 sole responsibility of Amazon, and shall not be paid out of, or deducted from, the Consumer Fund;

23 D. Distribute redress to Eligible Consumers from the Consumer Fund through any
payment application or method approved by the Associate Director of Enforcement, Bureau of
Consumer Protection, Federal Trade Commission. Amazon shall not have an ownership or other

1 financial interest in the payment application or method used to distribute payments to Eligible
2 Consumers; and

3 E. Within 16 months from the date of entry of this Order, complete all requirements
4 for the Sections of this Order titled Settlement Program and Consumer Fund Distribution Process.

5
6 **X. CONSUMER FUND DISTRIBUTION PROCESS**

7 IT IS FURTHER ORDERED that the Consumer Fund shall be used to redress Eligible
8 Consumers, in order of priority, as follows:

9 A. Automatic Pay Out. For each Eligible Consumer who enrolled in an Amazon Prime
10 subscription through a Challenged Enrollment Flow, and who used no more than 3 Prime Benefits
11 in any 12-month period following enrollment, Amazon will pay that Eligible Consumer for the
12 total amount of Amazon Prime membership fees paid during the duration of that Amazon Prime
13 subscription, capped at Fifty-One Dollars (\$51). Consumers do not need to submit a claims form
14 to receive payment under this Subsection. Amazon shall distribute payments to all Eligible
15 Consumers pursuant to this Subsection within 90 days of entry of this Order. To the extent the
16 total amount of payments otherwise due to Eligible Consumers under this Subsection exceeds the
17 total amount of funds in the Consumer Fund, payments to Eligible Consumers under this
18 Subsection shall be distributed on a *pro rata* basis.

19 B. Claims Process. Amazon shall establish and administer a Claims Process for all
20 Eligible Consumers that: (1) meet the criteria in Definition I.1 or I.2; and (2) used no more than 10
21 Prime Benefits during any 12-month period of enrollment in Prime (“Claims Process Eligible
22 Consumers”). Claims Process Eligible Consumers do not include any Eligible Consumers that
23 qualified for the Automatic Pay Out. The Claims Process shall operate as follows:

1. Within 30 days following the completion of Section X.A above, Amazon
shall send a claims form to all Claims Process Eligible Consumers. The claims form shall permit
the Claims Process Eligible Consumer to confirm that they were unintentionally enrolled in an

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1 Amazon Prime subscription during the Relevant Time Period, unsuccessfully attempted to cancel
2 an Amazon Prime subscription during the Relevant Time Period, or both. The format and content
3 of the claims form must be approved, in writing, by the Associate Director of Enforcement, Bureau
4 of Consumer Protection, Federal Trade Commission.

5 2. Claims Process Eligible Consumers will have up to 180 days after receiving
6 the claims form to submit it to Amazon via electronic mail, First-Class postage pre-paid mail, or
7 the settlement website;

8 3. For any claims form received from a Claims Process Eligible Consumer,
9 Amazon will have up to 30 days to review the claims form and determine whether the Claims
10 Process Eligible Consumer has a valid claim and is entitled to redress according to the
11 methodology outlined in Section X.B.4 below. Amazon may apply no other criteria to determine
12 whether a Claims Eligible Consumer has made a valid claim;

13 4. At the end of the process described in X.B.1-3, Amazon will pay all Claims
14 Process Eligible Consumers who submit valid claims for unintentional enrollment for the total
15 amount of Amazon Prime membership fees paid during the duration of their Amazon Prime
16 subscription, up to a maximum of Fifty-One Dollars (\$51). At the end of the process described in
17 X.B.1-3, Amazon will pay all Claims Process Eligible Consumers who submit valid claims for
18 unsuccessful cancellation for the total amount of Amazon Prime membership fees paid following
19 the Claims Process Eligible Consumer's first unsuccessful cancellation attempt, up to a maximum
20 of Fifty-One Dollars (\$51). Should the remaining funds in the Consumer Fund be insufficient to
21 fully redress all Claims Process Eligible Consumers who file a valid claim for up to the maximum
22 of Fifty-One Dollars (\$51), Amazon shall pay such claims on a *pro rata* basis, taking into account
23 the total amount the Claims Process Eligible Consumer was eligible to receive under this Section
and the number of Prime Benefits used following either their enrollment in Prime or their
unsuccessful cancellation attempt. If claims must be paid on a *pro rata* basis, the Claims
Supervisor and the Associate Director for Enforcement, Bureau of Consumer Protection must

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1 approve in writing Amazon’s proposal for *pro rata* distributions before such distributions are
2 made.

3 5. If after this Claims Process is complete, less than \$1,000,000,000 in funds
4 have been paid out from the Consumer Fund (including the Automatic Pay Out), Amazon shall
5 continue to make additional rounds of automatic payments to Eligible Consumers until
6 \$1,000,000,000 in funds are paid to consumers. These additional payments will start with Claims
7 Process Eligible Consumers who used no more than 4 Prime Benefits during a 12-month period.
8 Each of those Claims Process Eligible Consumers will be refunded their Prime membership fees,
9 capped at Fifty-One Dollars (\$51). Amazon will continue to add groups to this automatic payout
10 by adding one benefit to the threshold (for example, assuming that condition is met, the next group
11 would be Claims Process Eligible Consumers who used no more than 5 Prime Benefits during a
12 12-month period), until \$1,000,000,000 is paid out of the Consumer Fund.

12 XI. COURT-APPOINTED CLAIMS SUPERVISOR

13 IT IS FURTHER ORDERED that the FTC will nominate a Claims Supervisor for Court
14 approval within 14 days. In acting under this Order, the Claims Supervisor is an agent of this
15 Court, and solely the agent of this Court, and shall comply with its Orders. With the exception of
16 review of claims submitted by, or provided to, Claims Process Eligible Consumers pursuant to
17 Subsection A below, the Claims Supervisor shall not perform any of the claims processing
18 functions set forth in the Sections of this Order titled Settlement Program or Consumer Fund
19 Distribution Process. The Claims Supervisor has the following power and authority to monitor
20 Amazon’s compliance with the Sections of this Order titled Settlement Program and the Consumer
21 Fund Distribution Process.

22 A. The Claims Supervisor shall review claims automatically paid to Eligible
23 Consumers pursuant to Sections X.A, and claims for compensation from Claims Process Eligible
Consumers made pursuant to Section X.B, and ensure that Amazon’s actions and review are done

1 in accord with the Section of this Order titled Consumer Fund Distribution Process, including by
2 ensuring that:

- 3 1. Redress is calculated and paid in compliance with this Order;
- 4 2. Claims are processed in an efficient and consistent manner;
- 5 3. The calculations of approved payments to Eligible Consumers and Claims
6 Process Eligible Consumers with valid claims comply with the Section of this Order titled
7 Consumer Fund Distribution Process; and
- 8 4. Determinations that claims are ineligible or invalid are proper under the
9 Section of this Order titled Consumer Fund Distribution Process.

10 B. Within 3 months from the date of entry of this Order, and every 3 months thereafter
11 for a total of 18 months unless otherwise ordered by this Court, the Claims Supervisor shall submit
12 a report to the Court, with copies to the Commission and Amazon, concerning Amazon's
13 performance of its obligations under this Order, including:

- 14 1. Amazon's progress with the requirements of the Settlement Program and
15 Consumer Fund Distribution Process, and Amazon's cooperation with the Claims Supervisor and
16 its requests;
- 17 2. A summary of the total number of claims submitted to Amazon, the total
18 number of claims verified and paid by Amazon, the total number of claims rejected or deemed
19 ineligible by Amazon, and the total amount of claims verified and paid by Amazon;
- 20 3. Information regarding notice to Claims Process Eligible Consumers,
21 including the number of consumers who received electronic mail sent pursuant to the Settlement
22 Program and the number of unique visitors to the settlement website;
- 23 4. Any complaints regarding Eligible Consumers' or Claims Process Eligible
Consumers' efforts to submit, elect, or participate in the Settlement Program or Consumer Fund
Distribution Process in this Order; and

1 B. For 5 years after entry of this Order, Amazon must deliver a copy of this Order to:
2 (1) all principals, officers, directors, and LLC managers and members; (2) all employees having
3 managerial responsibilities for conduct related to the subject matter of the Order and all agents and
4 representatives who participate in conduct related to the subject matter of the Order; and (3) any
5 business entity resulting from any change in structure as set forth in the Section titled Compliance
6 Reporting. Delivery must occur within 7 days of entry of this Order for current personnel. For all
7 others, delivery must occur before they assume their responsibilities.

8 C. From each individual or entity to which a Defendant delivered a copy of this Order,
9 that Defendant must obtain, within 30 days, a signed and dated acknowledgment of receipt of this
10 Order.

11 XIII. COMPLIANCE REPORTING

12 IT IS FURTHER ORDERED that Amazon make timely submissions to the Commission:

13 A. One year after entry of this Order, Amazon must submit a compliance report, sworn
14 under penalty of perjury:

15 1. Amazon must: (a) identify the primary physical, postal, and email address
16 and telephone number, as designated points of contact, which representatives of the Commission
17 may use to communicate with Amazon regarding Prime; (b) describe the activities of each
18 Negative Option Feature related to Prime, and the means of advertising, marketing, sales,
19 enrollment, and cancellation, and the involvement of any other Defendant; (c) describe in detail
20 whether and how Amazon is in compliance with each Section of this Order; and (d) provide a copy
21 of each Order Acknowledgment obtained pursuant to this Order, unless previously submitted to
22 the Commission.

23 B. For 5 years after entry of this Order, Amazon must submit a compliance notice,
sworn under penalty of perjury, within 14 days of any change in the following:

1. Amazon must report any change in: (a) any designated point of contact; or
(b) the structure of any entity that Amazon has any ownership interest in or controls directly or

1 indirectly (including, for Amazon, Amazon itself) that may affect compliance obligations arising
2 under this Order, including: creation, merger, sale, or dissolution of the entity or any subsidiary,
3 parent, or affiliate that engages in any acts or practices subject to this Order.

4 C. Each Defendant must submit to the Commission notice of the filing of any
5 bankruptcy petition, insolvency proceeding, or similar proceeding by or against Defendant within
6 14 days of its filing.

7 D. Any submission to the Commission required by this Order to be sworn under
8 penalty of perjury must be true and accurate and comply with 28 U.S.C. § 1746, such as by
9 concluding: “I declare under penalty of perjury under the laws of the United States of America
10 that the foregoing is true and correct. Executed on: _____” and supplying the date, signatory’s
11 full name, title (if applicable), and signature.

12 E. Unless otherwise directed by a Commission representative in writing, all
13 submissions to the Commission pursuant to this Order must be emailed to DEbrief@ftc.gov or
14 sent by overnight courier (not the U.S. Postal Service) to: Associate Director for Enforcement,
15 Bureau of Consumer Protection, Federal Trade Commission, 600 Pennsylvania Avenue NW,
16 Washington, DC 20580. The subject line must begin: FTC v. Amazon.com, Inc., 2123050.

17 **XIV. RECORDKEEPING**

18 IT IS FURTHER ORDERED that Amazon must create certain records for 5 years after
19 entry of the Order, and retain each such record for 5 years. Specifically, Amazon must create and
20 retain the following records in connection with any Negative Option Feature related to Prime:

21 A. Accounting records showing the revenues from all such products or services sold;

22 B. Records of all consumer complaints and refund requests concerning the subject
23 matter of this Order, whether received directly or indirectly, such as through a third party, and any
24 response;

25 C. All records necessary to demonstrate full compliance with each provision of this
26 Order, including all submissions to the Commission; and

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1 D. A digital version of each unique page or screen of the enrollment and cancellation
2 processes for the United States market, including what appears behind all links, hover-overs,
3 tooltips, etc., on those pages, for products and services sold with a Negative Option Feature for all
4 platforms, applications, and devices.

5 **XV. COMPLIANCE MONITORING**

6 IT IS FURTHER ORDERED that, for the purpose of monitoring Amazon’s compliance
7 with this Order and any failure to transfer any assets as required by this Order:

8 A. Within 14 days of receipt of a written request from a representative of the
9 Commission, Amazon must: submit additional compliance reports or other requested information,
10 which must be sworn under penalty of perjury; appear for depositions; and produce documents for
11 inspection and copying. The Commission is also authorized to obtain discovery, without further
12 leave of court, using any of the procedures prescribed by Federal Rules of Civil Procedure 29, 30
(including depositions by remote means), 31, 33, 34, 36, 45, and 69.

13 B. For matters concerning this Order, the Commission authorized to communicate
14 directly with Amazon. Amazon must permit representatives of the Commission to interview any
15 employee or other person affiliated with Amazon who has agreed to such an interview. The person
interviewed may have counsel present.

16 C. The Commission may use all other lawful means, including posing, through its
17 representatives as consumers, suppliers, or other individuals or entities, to Amazon or any
18 individual or entity affiliated with Amazon, without the necessity of identification or prior notice.
19 Nothing in this Order limits the Commission’s lawful use of compulsory process, pursuant to
20 Sections 9 and 20 of the FTC Act, 15 U.S.C. §§ 49, 57b-1.

21 **XV. ORDER TERMINATION DATE**

22 IT IS FURTHER ORDERED that this Order will remain in effect for 10 years after its
23 entry by this Court, after which point it will expire and no longer impose any requirements on
Amazon. As to the Individual Settling Defendants, this Order will remain in effect for 3 years

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1 after its entry by this Court, after which point it will expire and no longer impose any requirements
2 on the Individual Settling Defendants.

3 **XVI. RETENTION OF JURISDICTION**

4 IT IS FURTHER ORDERED that this Court retains jurisdiction of this matter for purposes
5 of construction, modification, and enforcement of this Order during the term of Order.

6 **SO ORDERED this 25th day of September, 2025.**

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Honorable John H. Chun
United States District Judge

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STIPULATED FINAL ORDER

1 SO STIPULATED AND AGREED:
2 FOR PLAINTIFF FEDERAL TRADE COMMISSION

3 CHRISTOPHER G. MUFARRIGE
Director, Bureau of Consumer Protection

4 DOUGLAS GEHO
5 Deputy Director, Bureau of Consumer Protection

6 
/s/ JONATHAN COHEN (DC Bar # 483454)
7 EVAN MENDELSON (DC Bar #996765)
8 OLIVIA JERJIAN (DC Bar #1034299)
9 JONATHAN WARE (DC Bar #989414)
10 ELI FREEDMAN (CA Bar #345432)
Federal Trade Commission
600 Pennsylvania Avenue NW
Washington DC 20580
11 (202) 326-2551 (Cohen); -3320 (Mendelson);
-2726 (Ware); -2749 (Jerjian); -2030 (Freedman)
JCohen2@ftc.gov; EMendelson@ftc.gov;
JWare1@ftc.gov; OJerjian@ftc.gov; EFreedman@ftc.gov

Date: 9/25/25

12 COLIN D. A. MACDONALD (WSBA # 55243)
13 Federal Trade Commission
915 Second Ave., Suite 2896
14 Seattle, WA 98174
(206) 220-4474; CMacdonald@ftc.gov

15 RACHEL F. SIFUENTES
16 (IL Bar #6304016; CA Bar #324403)
Federal Trade Commission
230 S. Dearborn St., Room 3030
17 Chicago, IL 60604
(312) 960-5617; RSifuentes@ftc.gov

18 JEFFREY TANG (CA Bar #308007)
19 Federal Trade Commission
10990 Wilshire Boulevard, Suite 400
Los Angeles, CA 90024
20 (310) 824-4303; JTang@ftc.gov

21 *Attorneys for Plaintiff*
FEDERAL TRADE COMMISSION

22
23 [PROPOSED] STIPULATED FINAL ORDER

Federal Trade Commission
600 Pennsylvania Avenue NW
Washington, DC 20580
(202) 326-3320

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FOR DEFENDANT AMAZON.COM, INC.:

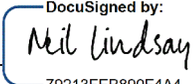
Signed by:
/s/ Andrew DeVore
Andrew DeVore
Amazon.com, Inc.

Date: 9/24/2025

STIPULATED FINAL ORDER

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FOR DEFENDANT NEIL LINDSAY:

/s/  _____
Neil Lindsay 79213FEB890F4A4... and as an
employee of Amazon.com, Inc.

Date:

STIPULATED FINAL ORDER

Federal Trade Commission
600 Pennsylvania Avenue NW
Washington, DC 20580
(202) 326-3320

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FOR DEFENDANT JAMIL GHANI:

Signed by:
/s/ Jamil Ghani
Jamil Ghani, Individually and as an
employee of Amazon.com, Inc.

Date:

STIPULATED FINAL ORDER

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FOR DEFENDANT AMAZON.COM, INC.:

Signed by:

Benjamin M. Mundel

/s/

017AFE736A947B...

SIDLEY AUSTIN LLP

William R. Levi

Benjamin M. Mundel

Manuel Valle

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manuel.valle@sidley.com

mjoseph@sidley.com

Date:

STIPULATED FINAL ORDER

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FOR ALL DEFENDANTS:

DocuSigned by:
Moez Kaba
/s/ _____
HUESTON REITER LLP
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Date:

STIPULATED FINAL ORDER

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Signed by:
Kenneth Payson
1FCEF009BD354FA...

Date:

/s/
DAVIS WRIGHT TREMAINE LLP
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kenpayson@dwt.com; jimhoward@dwt.com

*admitted pro hac vice

Attorneys for Defendants AMAZON.COM,
INC., NEIL LINDSAY, AND JAMIL GHANI

STIPULATED FINAL ORDER

Federal Trade Commission
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