

RETURN DATE: FEBRUARY 12, 2019

SUPERIOR COURT

AUSTIN PARRA

JUDICIAL DISTRICT OF  
HARTFORD

VS.

AT HARTFORD

AMAZON.COM SERVICES, INC., AMAZON.COM, INC  
dba AMAZON and AMAZONBASICS,  
AMAZON.COM SERVICES, INC. dba AMAZON.COM  
DEFENDANTS

JANUARY 11, 2019

**COMPLAINT**

**FIRST COUNT**

1. At all times relevant herein, the defendant, Amazon.Com Services, Inc, Inc., was a corporation organized and existing under the laws of the state of Washington located at 410 Terry Avenue North, Seattle, Washington and was authorized to do business in the state of Connecticut.

2. At all times mentioned herein, the defendant, Amazon.Com Services, Inc. and or Amazon.Com Services, Inc. dba Amazon and/or or Amazon.com was engaged in the business of manufacturing, supplying, distributing and/or selling products for use by the general public including computer and phone charger cables and including the

AmazonBasics Apple Certified Lightning to USB cables with the expectation that this product would be shipped, purchased and used in the state of Connecticut.

3. The plaintiff purchased a an AmazonBasics Apple Certified Lighting to USB Cable from the defendant Amazon.com.

4. This action is brought as a products liability action pursuant to Connecticut General Statutes Chapter 925, §52-572m, et seq.

5. On or about January 12, 2017, the plaintiff was using the aforementioned charger cable when it some type of electrical short/arc occurred, causing the charger cord to heat up and ignite a piece of upholstery causing the plaintiff serious personal injuries and losses described below.

6. At all times mentioned herein, the charger cord was used by the plaintiff for the purposes for which it had been designed, produced, manufactured, tested, and sold and was used in a manner intended and foreseeable to the defendant.

7. The said charger was expected to, and did, reach the plaintiff without substantial change in the condition in which it was sold.

8. The defendant at the time of the sale of said product, was in the business of selling said chargers.

9. The defendant is liable and legally responsible to the plaintiff for his injuries and losses caused by the defective charger by virtue of Conn. Gen. Stat. §§52-572m, et seq., in one or more of the following ways:

- (a) In that the said product was in a defective and unreasonably dangerous condition and could not be used without unreasonable risk of injury to the plaintiff due to the fact that it was subject to electrical shorts/arc and/or overheating subjecting the user to a igniting and/or fire hazard;
- (b) In that the defendant manufactured said charger/cable in a defective manner; in that the defendant knew or should have known of the dangerous characteristics of said product yet continued its manufacture and/or distribution; and/or, in that the defendant used improper procedures in the manufacture of said product;
- (c) In that the defendant was negligent in failing to properly and adequately test and/or inspect said product and its component parts;
- (d) In that the defendant negligently failed to inspect the charger/cable during and after the manufacturing process and its component parts in such a manner so that the product would not contain a foreign substance by observing the manufacturing process at every stage to make certain that shorting or overheating would not occur;
- (e) In that the defendant manufactured and/or sold the product with inadequate parts and/or substandard cord not cable of safely transmitting electrical power thereby causing a hazard to users;
- (f) In that the product was defective and unreasonably dangerous in that it produced heat which created a potential fire hazard;
- (h) In that the defendant breached its statutory warranty of merchantability in that said product was not fit for the ordinary purpose for which it was sold;

- (i) In that the defendant failed to adequately warn the purchaser and foreseeable users such as the plaintiff of the aforesaid conditions; and/or
- (j) In that the defendant sold said product in the aforesaid defective, unsafe, and dangerous condition, thereby subjecting the plaintiff to an unreasonable risk of injury.

10. These defects existed at the time the defendant placed the product into the stream of commerce.

11. As a result of the defendant's breach of the Connecticut Products Liability Statute, the Plaintiff received and suffered from the following personal injuries:

- (a) Second degree burn injuries to his hands, arms and fingers;
- (b) blistering from the burn injuries;
- (c) scarring;
- (d) smoke inhalation;
- (e) injury to his throat;
- (f) mental anguish;
- (g) nervousness;
- (h) frustration;
- (i) loss of sleep;
- (j) much pain and suffering, fear and anxiety;

- (k) fear and anxiety of her future medical condition; and,
- (l) such other injuries the full extent of which are not yet known.

12. Some or all of the aforesaid injuries are or are likely to be permanent in nature.

13. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, the plaintiff has been restricted and prevented from pursuing the activities in which he engaged prior to the date of incident and his ability to get around and enjoy life's offerings has been impaired and will be so affected permanently for the remainder of his life.

14. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, as aforesaid, the plaintiff has incurred and will incur in the future, considerable expenses for hospital, doctor and medical care and treatment, x-rays, medicines, and medical supplies all to his financial detriment.

15. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, as aforesaid, the plaintiff, was caused to lose time from his employment and his earning capacity has been impaired.

## SECOND COUNT

1. At all times relevant herein, the defendant, Amazon.Com, Inc, was a corporation organized and existing under the laws of the state of Delaware located at 410 Terry Avenue North, Seattle, Washington.

2. At all times mentioned herein, the defendant, Amazon.Com, Inc. and/or Amazon.Com, Inc. dba Amazon and/or or Amazon.com was engaged in the business of manufacturing, supplying, distributing and/or selling products for use by the general public including computer and phone charger cables and including the AmazonBasics Apple Certified Lightning to USB cables with the expectation that this product would be shipped, purchased and used in the state of Connecticut.

3. The plaintiff purchased an AmazonBasics Apple Certified Lighting to USB Cable from the defendant Amazon.com.

4. This action is brought as a products liability action pursuant to Connecticut General Statutes Chapter 925, §52-572m, et seq.

5. On or about January 12, 2017, the plaintiff was using the aforementioned charger cable when it some type of electrical short/arc occurred, causing the charger cord to heat up and ignite a piece of upholstery causing the plaintiff serious personal injuries and losses described below.

6. At all times mentioned herein, the charger cord was used by the plaintiff for the purposes for which it had been designed, produced, manufactured, tested, and sold and was used in a manner intended and foreseeable to the defendant.

7. The said charger was expected to, and did, reach the plaintiff without substantial change in the condition in which it was sold.

8. The defendant at the time of the sale of said product, was in the business of selling said chargers.

9. The defendant is liable and legally responsible to the plaintiff for his injuries and losses caused by the defective charger by virtue of Conn. Gen. Stat. §§52-572m, et seq., in one or more of the following ways:

- (a) In that the said product was in a defective and unreasonably dangerous condition and could not be used without unreasonable risk of injury to the plaintiff due to the fact that it was subject to electrical shorts/arc and/or overheating subjecting the user to a igniting and/or fire hazard;
- (b) In that the defendant manufactured said charger/cable in a defective manner; in that the defendant knew or should have known of the dangerous characteristics of said product yet continued its manufacture and/or distribution; and/or, in that the defendant used improper procedures in the manufacture of said product;
- (c) In that the defendant was negligent in failing to properly and adequately test and/or inspect said product and its component parts;
- (d) In that the defendant negligently failed to inspect the charger/cable during and after the manufacturing process and its component parts in such a

manner so that the product would not contain a foreign substance by observing the manufacturing process at every stage to make certain that shorting or overheating would not occur;

- (e) In that the defendant manufactured and/or sold the product with inadequate parts and/or substandard cord not cable of safely transmitting electrical power thereby causing a hazard to users;
- (f) In that the product was defective and unreasonably dangerous in that it produced heat which created a potential fire hazard;
- (h) In that the defendant breached its statutory warranty of merchantability in that said product was not fit for the ordinary purpose for which it was sold;
- (i) In that the defendant failed to adequately warn the purchaser and foreseeable users such as the plaintiff of the aforesaid conditions; and/or
- (j) In that the defendant sold said product in the aforesaid defective, unsafe, and dangerous condition, thereby subjecting the plaintiff to an unreasonable risk of injury.

10. These defects existed at the time the defendant placed the product into the stream of commerce.

11. As a result of the defendant's breach of the Connecticut Products Liability Statute, the Plaintiff received and suffered from the following personal injuries:

- (a) Second degree burn injuries to his hands, arms and fingers;
- (b) blistering from the burn injuries;
- (c) scarring;



- (d) smoke inhalation;
- (e) injury to his throat;
- (f) mental anguish;
- (g) nervousness;
- (h) frustration;
- (i) loss of sleep;
- (j) much pain and suffering, fear and anxiety;
- (k) fear and anxiety of her future medical condition; and,
- (l) such other injuries the full extent of which are not yet known.

12. Some or all of the aforesaid injuries are or are likely to be permanent in nature.

13. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, the plaintiff has been restricted and prevented from pursuing the activities in which he engaged prior to the date of incident and his ability to get around and enjoy life's offerings has been impaired and will be so affected permanently for the remainder of his life.

14. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, as aforesaid, the plaintiff has incurred and will

incur in the future, considerable expenses for hospital, doctor and medical care and treatment, x-rays, medicines, and medical supplies all to his financial detriment.

15. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, as aforesaid, the plaintiff, was caused to lose time from his employment and his earning capacity has been impaired.

### THIRD COUNT

1. At all times relevant herein, the defendants, AmazonBasics, was a brand name established by the defendants, AMAZON.COM SERVICES, INC., and/or AMAZON.COM, INC. and/or AMAZON.COM.

2. At all times mentioned herein, the defendant, AmazonBasics was A engaged in the business of manufacturing, supplying, distributing and/or selling products for use by the general public including computer and phone charger cables and including the AmazonBasics Apple Certified Lightning to USB cables with the expectation that this product would be shipped, purchased and used in the state of Connecticut.

3. The plaintiff purchased an AmazonBasics Apple Certified Lighting to USB Cable from the defendant Amazon.com.

4. This action is brought as a products liability action pursuant to Connecticut General Statutes Chapter 925, §52-572m, et seq.

5. On or about January 12, 2017, the plaintiff was using the aforementioned charger cable when it some type of electrical short/arc occurred, causing the charger cord to heat up and ignite a piece of upholstery causing the plaintiff serious personal injuries and losses described below.

6. At all times mentioned herein, the charger cord was used by the plaintiff for the purposes for which it had been designed, produced, manufactured, tested, and sold and was used in a manner intended and foreseeable to the defendant.

7. The said charger was expected to, and did, reach the plaintiff without substantial change in the condition in which it was sold.

8. The defendant at the time of the sale of said product, was in the business of selling said chargers.

9. The defendant is liable and legally responsible to the plaintiff for his injuries and losses caused by the defective charger by virtue of Conn. Gen. Stat. §§52-572m, et seq., in one or more of the following ways:

- (a) In that the said product was in a defective and unreasonably dangerous condition and could not be used without unreasonable risk of injury to the plaintiff due to the fact that it was subject to electrical shorts/arc and/or overheating subjecting the user to a igniting and/or fire hazard;

- (b) In that the defendant manufactured said charger/cable in a defective manner; in that the defendant knew or should have known of the dangerous characteristics of said product yet continued its manufacture and/or distribution; and/or, in that the defendant used improper procedures in the manufacture of said product;
- (c) In that the defendant was negligent in failing to properly and adequately test and/or inspect said product and its component parts;
- (d) In that the defendant negligently failed to inspect the charger/cable during and after the manufacturing process and its component parts in such a manner so that the product would not contain a foreign substance by observing the manufacturing process at every stage to make certain that shorting or overheating would not occur;
- (e) In that the defendant manufactured and/or sold the product with inadequate parts and/or substandard cord not cable of safely transmitting electrical power thereby causing a hazard to users;
- (f) In that the product was defective and unreasonably dangerous in that it produced heat which created a potential fire hazard;
- (h) In that the defendant breached its statutory warranty of merchantability in that said product was not fit for the ordinary purpose for which it was sold;
- (i) In that the defendant failed to adequately warn the purchaser and foreseeable users such as the plaintiff of the aforesaid conditions; and/or
- (j) In that the defendant sold said product in the aforesaid defective, unsafe, and dangerous condition, thereby subjecting the plaintiff to an unreasonable risk of injury.

10. These defects existed at the time the defendant placed the product into the stream of commerce.

11. As a result of the defendant's breach of the Connecticut Products Liability Statute, the Plaintiff received and suffered from the following personal injuries:

- (a) Second degree burn injuries to his hands, arms and fingers;
- (b) blistering from the burn injuries;
- (c) scarring;
- (d) smoke inhalation;
- (e) injury to his throat;
- (f) mental anguish;
- (g) nervousness;
- (h) frustration;
- (i) loss of sleep;
- (j) much pain and suffering, fear and anxiety;
- (k) fear and anxiety of her future medical condition; and,
- (l) such other injuries the full extent of which are not yet known.

12. Some or all of the aforesaid injuries are or are likely to be permanent in nature.

13. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, the plaintiff has been restricted and prevented from pursuing the activities in which he engaged prior to the date of incident and his ability to get around and enjoy life's offerings has been impaired and will be so affected permanently for the remainder of his life.

14. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, as aforesaid, the plaintiff has incurred and will incur in the future, considerable expenses for hospital, doctor and medical care and treatment, x-rays, medicines, and medical supplies all to his financial detriment.

15. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, as aforesaid, the plaintiff, was caused to lose time from his employment and his earning capacity has been impaired.

#### **FOURTH COUNT**

1. At all times relevant herein, the defendant, Amazon.Com Services, Inc., dba Amazon.com was a corporation organized and existing under the laws of the state of Washington located at 410 Terry Avenue North, Seattle, Washington and was authorized to do business in the state of Connecticut.

2. At all times mentioned herein, the defendant, Amazon.Com Services, Inc. and/or Amazon.Com Services, Inc. dba Amazon and/or or Amazon.com was engaged in the business of manufacturing, supplying, distributing and/or selling products for use by the general public including computer and phone charger cables and including the AmazonBasics Apple Certified Lightning to USB cables with the expectation that this product would be shipped, purchased and used in the state of Connecticut.

3. The plaintiff purchased a an AmazonBasics Apple Certified Lighting to USB Cable from the defendant Amazon.com.

4. This action is brought as a products liability action pursuant to Connecticut General Statutes Chapter 925, §52-572m, et seq.

5. On or about January 12, 2017, the plaintiff was using the aforementioned charger cable when it some type of electrical short/arc occurred, causing the charger cord to heat up and ignite a piece of upholstery causing the plaintiff serious personal injuries and losses described below.

6. At all times mentioned herein, the charger cord was used by the plaintiff for the purposes for which it had been designed, produced, manufactured, tested, and sold and was used in a manner intended and foreseeable to the defendant.

7. The said charger was expected to, and did, reach the plaintiff without substantial change in the condition in which it was sold.

8. The defendant at the time of the sale of said product, was in the business of selling said chargers.

9. The defendant is liable and legally responsible to the plaintiff for his injuries and losses caused by the defective charger by virtue of Conn. Gen. Stat. §§52-572m, et seq., in one or more of the following ways:

- (a) In that the said product was in a defective and unreasonably dangerous condition and could not be used without unreasonable risk of injury to the plaintiff due to the fact that it was subject to electrical shorts/arc and/or overheating subjecting the user to a igniting and/or fire hazard;
- (b) In that the defendant manufactured said charger/cable in a defective manner; in that the defendant knew or should have known of the dangerous characteristics of said product yet continued its manufacture and/or distribution; and/or, in that the defendant used improper procedures in the manufacture of said product;
- (c) In that the defendant was negligent in failing to properly and adequately test and/or inspect said product and its component parts;
- (d) In that the defendant negligently failed to inspect the charger/cable during and after the manufacturing process and its component parts in such a manner so that the product would not contain a foreign substance by observing the manufacturing process at every stage to make certain that shorting or overheating would not occur;



- (e) In that the defendant manufactured and/or sold the product with inadequate parts and/or substandard cord not cable of safely transmitting electrical power thereby causing a hazard to users;
- (f) In that the product was defective and unreasonably dangerous in that it produced heat which created a potential fire hazard;
- (h) In that the defendant breached its statutory warranty of merchantability in that said product was not fit for the ordinary purpose for which it was sold;
- (i) In that the defendant failed to adequately warn the purchaser and foreseeable users such as the plaintiff of the aforesaid conditions; and/or
- (j) In that the defendant sold said product in the aforesaid defective, unsafe, and dangerous condition, thereby subjecting the plaintiff to an unreasonable risk of injury.

10. These defects existed at the time the defendant placed the product into the stream of commerce.

11. As a result of the defendant's breach of the Connecticut Products Liability Statute, the Plaintiff received and suffered from the following personal injuries:

- (a) Second degree burn injuries to his hands, arms and fingers;
- (b) blistering from the burn injuries;
- (c) scarring;
- (d) smoke inhalation;
- (e) injury to his throat;

- (f) mental anguish;
- (g) nervousness;
- (h) frustration;
- (i) loss of sleep;
- (j) much pain and suffering, fear and anxiety;
- (k) fear and anxiety of her future medical condition; and,
- (l) such other injuries the full extent of which are not yet known.

12. Some or all of the aforesaid injuries are or are likely to be permanent in nature.

13. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, the plaintiff has been restricted and prevented from pursuing the activities in which he engaged prior to the date of incident and his ability to get around and enjoy life's offerings has been impaired and will be so affected permanently for the remainder of his life.

14. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, as aforesaid, the plaintiff has incurred and will incur in the future, considerable expenses for hospital, doctor and medical care and treatment, x-rays, medicines, and medical supplies all to his financial detriment.

15. As a further result of the defendant's breach of the Connecticut Products Liability Statute as hereinabove alleged, as aforesaid, the plaintiff, was caused to lose time from his employment and his earning capacity has been impaired.

**FIFTH COUNT**

1. At all times relevant herein, the defendant, Amazon.Com Services, Inc, Inc., was a corporation organized and existing under the laws of the state of Washington located at 410 Terry Avenue North, Seattle, Washington and was authorized to do business in the state of Connecticut.

2. At all times relevant herein, the defendant, Amazon.Com, Inc, was a corporation organized and existing under the laws of the state of Delaware located at 410 Terry Avenue North, Seattle, Washington.

3. At all times relevant herein, the defendants, AmazonBasics, was a brand name established by the defendants, AMAZON.COM SERVICES, INC., and/or AMAZON.COM, INC. and/or AMAZON.COM.

4. At all times relevant herein, the defendant, Amazon.Com Services, Inc., dba Amazon.com was a corporation organized and existing under the laws of the state of Washington located at 410 Terry Avenue North, Seattle, Washington and was authorized to do business in the state of Connecticut.

5. At all times mentioned herein, the defendant, Amazon.Com Services, Inc. and/or Amazon.Com Services, Inc. dba Amazon and/or or Amazon.com was engaged in the business of manufacturing, supplying, distributing and/or selling products for use by the general public including computer and phone charger cables and including the AmazonBasics Apple Certified Lightning to USB cables with the expectation that this product would be shipped, purchased and used in the state of Connecticut.

6. The plaintiff purchased a an AmazonBasics Apple Certified Lighting to USB Cable from the defendants.

7. At the time of the purchase, product was defective in that it had the tendency to have an electrical short and/or arc and/or the cable was insufficient for the electrical current and/or the cord was subject to overheating creating a fire/igniting hazard.

8. The defendants knew or should have known that the product was defective and likely to cause injury to those using it but failed to remedy same.

9. On or about January 12, 2017, the plaintiff was using the aforementioned charger cable when it some type of electrical short/arc occurred, causing the charger cord to heat up and ignite a piece of upholstery causing the plaintiff serious personal injuries and losses described below.

10. At all times mentioned herein, the charger cord was used by the plaintiff for the purposes for which it had been designed, produced, manufactured, tested, and sold and was used in a manner intended and foreseeable to the defendant.

11. The injuries and damages sustained by the plaintiff are a result of the carelessness and negligence of the defendants as aforesaid, in one or more of the following ways:

- (a) In that the said product was in a defective and unreasonably dangerous condition and could not be used without unreasonable risk of injury to the plaintiff due to the fact that it was subject to electrical shorts/arc and/or overheating subjecting the user to a igniting and/or fire hazard;
- (b) In that the defendant manufactured said charger/cable in a defective manner; in that the defendant knew or should have known of the dangerous characteristics of said product yet continued its manufacture and/or distribution; and/or, in that the defendant used improper procedures in the manufacture of said product;
- (c) In that the defendant was negligent in failing to properly and adequately test and/or inspect said product and its component parts;
- (d) In that the defendant negligently failed to inspect the charger/cable during and after the manufacturing process and its component parts in such a manner so that the product would not contain a foreign substance by observing the manufacturing process at every stage to make certain that shorting or overheating would not occur;
- (e) In that the defendant manufactured and/or sold the product with inadequate parts and/or substandard cord not cable of safely transmitting electrical power thereby causing a hazard to users;

- (f) In that the product was defective and unreasonably dangerous in that it produced heat which created a potential fire hazard;-
- (h) In that the defendant breached its statutory warranty of merchantability in that said product was not fit for the ordinary purpose for which it was sold;
- (i) In that the defendant failed to adequately warn the purchaser and foreseeable users such as the plaintiff of the aforesaid conditions;
- (j) In that the defendant sold said product in the aforesaid defective, unsafe, and dangerous condition, thereby subjecting the plaintiff to an unreasonable risk of injury; and/or
- (k) In that the defendants knew or should have known of the dangerous and defective nature of said product but continued to offer same for sale to the general public.

12. As a result of the negligence and carelessness of the defendants as aforesaid, the Plaintiff received and suffered from the following personal injuries:

- (a) Second degree burn injuries to his hands, arms and fingers;
- (b) blistering from the burn injuries;
- (c) scarring;
- (d) smoke inhalation;
- (e) injury to his throat;
- (f) mental anguish;
- (g) nervousness;
- (h) frustration;

- (i) loss of sleep;
- (j) much pain and suffering, fear and anxiety;
- (k) fear and anxiety of her future medical condition; and,
- (l) such other injuries the full extent of which are not yet known.

13. Some or all of the aforesaid injuries are or are likely to be permanent in nature.

14. As a further result of the negligence and carelessness of the defendants as aforesaid, the plaintiff has been restricted and prevented from pursuing the activities in which he engaged prior to the date of incident and his ability to get around and enjoy life's offerings has been impaired and will be so affected permanently for the remainder of his life.

15. As a further result of the negligence and carelessness of the defendants as aforesaid, the plaintiff has incurred and will incur in the future, considerable expenses for hospital, doctor and medical care and treatment, x-rays, medicines, and medical supplies all to his financial detriment.

16. As a further result of the negligence and carelessness of the defendants as aforesaid, the plaintiff, was caused to lose time from his employment and his earning capacity has been impaired.



WHEREFORE, the Plaintiff claims:

1. Money damages;
2. Such other relief as in law or equity may appertain.

THE PLAINTIFF,



By: \_\_\_\_\_

Donna M. Britschgi, his attorney  
David A. Zipfel & Associates, LLC  
84 Connecticut Blvd.  
East Hartford, CT 06108  
Telephone #: 860-528-4567  
Facsimile #: 860-528-4567  
Juris No. 071240

RETURN DATE: FEBRUARY 12, 2019

SUPERIOR COURT

AUSTIN PARRA

JUDICIAL DISTRICT OF  
HARTFORD

VS.

AT HARTFORD

AMAZON.COM SERVICES, INC., AMAZON.COM, INC  
dba AMAZON and AMAZONBASICS,  
AMAZON.COM SERVICES, INC. dba AMAZON.COM  
DEFENDANTS

JANUARY 11, 2019

**STATEMENT RE: AMOUNT IN DEMAND**

The amount, legal interest or property in demand is more than \$15,000.00  
exclusive of interest and costs.

THE PLAINTIFF,

By: 

Donna M. Britschgi, his attorney  
David A. Zipfel & Associates, LLC  
84 Connecticut Blvd.  
East Hartford, CT 06108  
Telephone #: 860-528-4567  
Facsimile #: 860-528-4567  
Juris No. 071240

RETURN DATE: FEBRUARY 12, 2019

SUPERIOR COURT

AUSTIN PARRA

J.D. OF NEW HAVEN

VS.

AT MERIDEN

AMAZON.COM SERVICES, ET AL

AFFIDAVIT

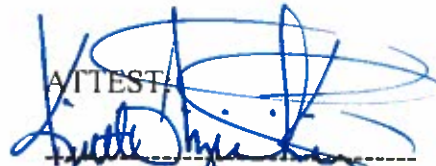
STATE OF CONNECTICUT:

: ss: EAST HARTFORD      JANUARY 15, 2019

COUNTY OF HARTFORD :

I, KEITH NIZIANKIEWICZ, being duly sworn and depose and say that I am a CT STATE MARSHAL of Hartford County, over the age of eighteen, believe in the obligation of an oath and not a party to the above captioned matter.

The writ in the above captioned matter came into my hands on the 11<sup>TH</sup> day of JANUARY, 2019 and was served by me within thirty days of such delivery in accordance with Section 52-593 (a) of Connecticut General Statutes.

ATTEST  
  
-----  
KEITH NIZIANKIEWICZ  
CT STATE MARSHAL  
HARTFORD COUNTY

Subscribed and sworn before me at EAST HARTFORD, CT, on this 15<sup>TH</sup> day of JANUARY, 2019.

  
-----  
AMY J. CHANTRY  
NOTARY PUBLIC  
MY COMMISSION EXPIRES: 3/31/23

**KEITH D. NIZIANKIEWICZ**  
CONNECTICUT STATE MARSHAL

