

CASE NO. 2:18-cv-00442-JCM-PAL

STIPULATED ORDER FOR
PERMANENT INJUNCTION AND
MONETARY JUDGMENT AS TO
DEFENDANTS AWS, LLC, FBA
DISTRIBUTORS, LLC, FBA
STORES, LLC, INFO PROS, LLC,
INFO SOLUTIONS, LLC, ONLINE
AUCTION LEARNING CENTER,
INC. (MASS. CORP.), ONLINE
AUCTION LEARNING CENTER,
INC. (NEV. CORP.),
CHRISTOPHER F. BOWSER,
ADAM S. BOWSER, AND JODY L.
MARSHALL

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that relate to this action.

Plaintiff, the Federal Trade Commission ("Commission" or "FTC"), filed its Complaint for Permanent Injunction and Other Equitable Relief, as amended, ("Complaint"), in this matter, pursuant to Sections 13(b) and 19 of the Federal Trade Commission Act ("FTC Act"), 15 U.S.C. §§ 53(b) and 57b. The Commission and Defendants AWS, LLC, FBA Distributors, LLC, FBA Stores, LLC, Info Pros, LLC, Info Solutions, LLC, Online Auction Learning Center, Inc. (Mass. Corp.), Online Auction Learning Center, Inc. (Nev. Corp.), Christopher F. Bowser, Adam S. Bowser, and Jody Marshall ("Settling Defendants") stipulate to the entry of this Stipulated Order for Permanent Injunction and Monetary Judgment ("Order") to resolve all matters in dispute in this action between them. THEREFORE, IT IS ORDERED as follows: **FINDINGS** 1. This Court has jurisdiction over this matter. 2. The Complaint charges that Settling Defendants participated in deceptive and unfair acts or practices in violation of Section 5 of the FTC Act, 15 U.S.C. § 45, and in violation of the Business Opportunity Rule, 16 C.F.R. Part 437, in connection with the advertising, marketing, distribution, promotion and sale of business opportunities to consumers throughout the United States. 3. Settling Defendants neither admit nor deny any of the allegations in the Complaint, except as specifically stated in this Order. Only for purposes of this action, Settling Defendants admit the facts necessary to establish jurisdiction. 4. Settling Defendants waive and release any claims that they may have against the Commission and the Receiver, including against any agent of the Commission or the Receiver,

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5. Settling Defendants waive all rights to appeal or otherwise challenge or contest the validity of this Order. 6. Individual Defendant Jody Marshall filed a petition for relief under Chapter 13 of the Bankruptcy Code on January 5, 2016. In re Jody L. Marshall, No. BKS-16-10016-MKN (Bankr. D. Nev.) ("Marshall Bankruptcy Case"). The Commission's prosecution of this action and the Order are actions to enforce the Commission's policy or regulatory power. As a result, if the Marshall Bankruptcy Case is pending as of the date of entry of this Order, then these actions are excepted from the automatic stay pursuant to 11 U.S.C. § 362(b)(4). **DEFINITIONS** For the purpose of this Order, the following definitions apply: A. "Business Coaching Program" means any program, plan, good, or service, including those related to business opportunities, that is represented, expressly or by implication, to coach, train or teach a participant or Purchaser how to establish, operate, or improve the Purchaser's business. B. "Business Opportunity" means a commercial arrangement in which: 1. A Seller solicits a prospective Purchaser to enter into a new business; and 2. The prospective Purchaser makes a required payment; and 3. The Seller, expressly or by implication, orally or in writing, represents that the Seller or one or more Designated Persons will: Provide locations for the use or operation of equipment, displays, vending (i) machines, or similar devices, owned, leased, controlled, or paid for by the Purchaser; or

1 (ii) Provide outlets, accounts, or customers, including Internet outlets, 2 accounts, or customers, for the Purchaser's goods or services; or 3 (iii) Buy back any or all of the goods or services that the Purchaser makes, 4 produces, fabricates, grows, breeds, modifies, or provides, including providing 5 payment for such services as, for example, stuffing envelopes from the 6 Purchaser's home. 7 C. "Designated Person" means any Person, other than the Seller, whose goods or services 8 the Seller suggests, recommends, or requires that the Purchaser use in establishing or operating a 9 new business. 10 D. "Document" is synonymous in meaning and equal in scope to the usage of "document" 11 and "electronically stored information" in Federal Rule of Civil Procedure 34(a), 12 Fed. R. Civ. P. 34(a), and includes writings, drawings, graphs, charts, photographs, sound and 13 video recordings, images, internet sites, web pages, websites, electronic correspondence, 14 including e-mail and instant messages, contracts, accounting data, advertisements (including 15 advertisements placed on the World Wide Web), FTP Logs, Server Access Logs, USENET 16 Newsgroup postings, books, written or printed records, handwritten notes, telephone logs, 17 telephone scripts, receipt books, ledgers, personal and business canceled checks and check 18 registers, bank statements, appointment books, computer records, customer or sales databases, 19 and any other electronically stored information, including Documents located on remote servers 20 or cloud computing systems, and other data or data compilations from which information can be 21 obtained directly or, if necessary, after translation into a reasonably usable form. A draft or non-

identical copy is a separate document within the meaning of the term.

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E. "Earnings Claim" means any oral, written, or visual representation to a consumer, prospective Purchaser or investor that conveys, expressly or by implication, a specific level or range of actual or potential sales, or gross or net income or profits. Earnings claims include, but are not limited to any: (1) chart, table, or mathematical calculation that demonstrates possible results based upon a combination of variables; and (2) statements from which a consumer, prospective Purchaser or investor can reasonably infer that he or she will earn a minimum level of income (e.g., "earn enough to buy a Porsche," "earn a six-figure income," or "earn your investment back within one year"). F. "Person" means a natural person, organization, or legal entity, including a corporation, partnership, proprietorship, association, cooperative, government or governmental subdivision or agency, or any other group or combination acting as an entity. G. "Providing locations, outlets, accounts, or customers" means furnishing the prospective Purchaser with existing or potential locations, outlets, accounts, or customers; requiring, recommending, or suggesting one or more locators or lead generating companies; providing a list of locator or lead generating companies; collecting a fee on behalf of one or more locators or lead generating companies; offering to furnish a list of locations; or otherwise assisting the prospective Purchaser in obtaining his or her own locations, outlets, accounts, or customers. H. "Purchaser" means a Person who buys a Business Opportunity or Business Coaching Program. I. "Receiver" means Robb Evans & Associates LLC, the receiver appointed in Section XI of the Temporary Restraining Order issued on March 14, 2018 [ECF No. 29], and whose

appointment is continued in Section VI of this Order, and any deputy receivers that shall be named by Robb Evans & Associates LLC.

J. "Receivership Estate" means the assets identified in Section III.C of this Order and all assets of the Settling Corporate Defendants, including: (a) any assets of the Settling Corporate Defendants currently in the possession of the Receiver; (b) all the funds, property, premises, accounts, documents, mail, and all other assets of, or in the possession or under the control of the Settling Corporate Defendants, wherever situated, the income and profits therefrom, all sums of money now or hereafter due or owing to the Settling Corporate Defendants, and any other assets or property belonging or owed to the Settling Corporate Defendants; (c) any assets of the Settling Corporate Defendants held in asset protection trusts; (d) any reserve funds or other accounts associated with any payments processed on behalf of any Settling Corporate Defendant, including such reserve funds held by a payment processor, credit card processor, or bank; and (e) all proceeds from the sale of such assets, except those assets the sale of which the Receiver determines will not add appreciably to the value of the estate.

- K. "Seller" means a person who offers for sale or sells a Business Opportunity or BusinessCoaching Program.
- L. "Settling Corporate Defendants" means AWS, LLC, FBA Distributors, LLC, FBA Stores, LLC, Info Pros, LLC, Info Solutions, LLC, Online Auction Learning Center, Inc. (Mass. Corp.), Online Auction Learning Center, Inc. (Nev. Corp.), and any of their subsidiaries, affiliates, successors, and assigns.
- M. "Settling Defendants" means all of the Settling Individual Defendants and the Settling
 Corporate Defendants, individually, collectively, or in any combination.

N. "Settling Individual Defendants" means Christopher F. Bowser, Adam S. Bowser, and Jody L. Marshall, individually or collectively.

ORDER

I. BUSINESS OPPORTUNITY AND BUSINESS COACHING BAN

IT IS ORDERED that Settling Defendants are permanently restrained and enjoined from advertising, marketing, distributing, promoting, or offering for sale, or assisting in the advertising, marketing, distributing, promoting, or offering for sale of, any Business Opportunity or Business Coaching Program.

II. PROHIBITED BUSINESS ACTIVITIES

IT IS FURTHER ORDERED that Settling Defendants, Settling Defendants' officers, agents, employees, and attorneys, and all other Persons in active concert or participation with them, who receive actual notice of this Order, whether acting directly or indirectly, in connection with promoting or offering for sale any good or service, are permanently restrained and enjoined from:

- A. making any Earnings Claim, unless the Earnings Claim is non-misleading, and, at the time such claim is made, Settling Defendants: (1) have a reasonable basis for their claim; (2) have in their possession written materials that substantiate the claim; and (3) make the written substantiation available upon request to the consumer, potential Purchaser or investor, and to the Commission; or
- B. misrepresenting or assisting others in misrepresenting, expressly or by implication any other fact material to consumers concerning any product or service, such as the total costs; any material restrictions, limitations, or conditions; or any material aspect of its performance, efficacy, nature, or central characteristics.

III. MONETARY JUDGMENT AND PARTIAL SUSPENSION

IT IS FURTHER ORDERED that:

- A. Judgment in the amount of One Hundred Two Million, Four Hundred Eighty-One Thousand, Five Hundred Ninety-Six Dollars (\$102,481,596.00) is entered in favor of the Commission against Settling Defendants, jointly and severally, as equitable monetary relief.
- B. Settling Individual Defendants are ordered to make the following payments to the Commission, which, as Settling Individual Defendants stipulate, their undersigned counsel holds in escrow for no purpose other than payment to the Commission:
 - Individual Defendant Christopher F. Bowser is ordered to pay to the Commission
 Three Hundred, Twenty-Five Thousand Dollars (\$325,000.00);
 - 2. Individual Defendant Adam S. Bowser is ordered to pay to the Commission Three Hundred, Twenty-Five Thousand Dollars (\$325,000.00); and
 - Individual Defendant Jody Marshall is ordered to pay to the Commission Seventy-Five Thousand Dollars (\$75,000.00).
- Such payments must be made within 7 days of entry of this Order by electronic fund transfer in accordance with instructions previously provided by a representative of the Commission.
- C. In addition to the payments to the Commission specified in Subsection B above, immediately upon entry of this Order, the Settling Defendants are ordered to surrender to the Commission all control, title, dominion, and interest each has to the following assets:
 - All interest the Settling Defendants have in funds in any accounts in the name of the Settling Corporate Defendants, eLearn Service, LLC, E-Learn Services, Ltd., EMWW, LLC, Finn Rich Wireless, LLC, Plaza TowneHomes, LLC, Sell On

1 AMZ Inc., Surf Cellular Express, LLC, Vmerica, Inc., Buy Box Wholesale Inc., 2 Auction Profit Builders LLC, Insider Online Secrets LLC, or Sellers Hangout; 2. All cash held by the Receiver; 3 4 3. All assets owned by the Settling Corporate Defendants, eLearn Service, LLC, E-Learn Services, Ltd., EMWW, LLC, Finn Rich Wireless, LLC, Plaza 5 6 TowneHomes, LLC, Sell On AMZ Inc., Surf Cellular Express, LLC, Vmerica, 7 Inc., Buy Box Wholesale Inc., Auction Profit Builders LLC, Insider Online 8 Secrets LLC, or Sellers Hangout, including any real, personal, or intellectual 9 property, chattel, goods, instruments, equipment, fixtures, general intangibles, 10 effects, leaseholds, contracts, mail, or other deliveries, shares or stock, securities, 11 inventory, checks, notes, accounts, credits, receivables, insurance policies, lines of 12 credit, cash, trusts (including asset protection trusts), lists of consumer names and 13 reserve funds or any other accounts associated with any payments processed by, 14 or on behalf of, any Settling Corporate Defendants, eLearn Service, LLC, E-Learn 15 Services, Ltd., EMWW, LLC, Finn Rich Wireless, LLC, Plaza TowneHomes, 16 LLC, Sell On AMZ Inc., Surf Cellular Express, LLC, Vmerica, Inc., Buy Box 17 Wholesale Inc., Auction Profit Builders LLC, Insider Online Secrets LLC, or 18 Sellers Hangout; All funds held by Bank of America N.A., in the name of Info Pros LLC dba 19 4. 20 "Online Seller", including the accounts ending in 1812 and 6059; 5. 21 All funds held by Bank of America N.A., in the name of FBA Stores LLC dba 22 "AWS", including the accounts ending in 6155 and 3425;

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6. All funds held by Bank of America N.A., in the name of FBA Stores LLC, including the account ending in 2607; 7. All funds held by Bank of America N.A., in the name of FBA Distributors LLC, including the account ending in 5349; 8. All funds held by Bank of America N.A., in the name of EMWW, LLC LLC, including the account ending in 8299; 9. All funds held by Bank of America N.A., in the name of Elearn Services LLC dba "Edominance", including the account ending in 1867; 10. All funds held by Bank of America N.A., in the name of Finn Rich Wireless LLC, including the account ending in 2342; 11. All funds held by Bank of America N.A., in the name of Vmerica Inc., including the account ending in 5607; 12. All funds held by America First Credit Union, in the name of Info Solutions LLC, including the account ending in 7992; 13. All funds held by Washington Federal Bank, in the name of Info Pros LLC, including the account ending in 9156; 14. All funds held by Washington Federal Bank, in the name of EMWW, LLC, including the account ending in 8182; 15. All funds held by Rockland Trust Company, in the name of Online Auction Learning Center, Inc., including the Demand Deposit accounts ending in 1323 and 2412;

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16. All funds held by Rockland Trust Company, in the name of Auction Profit Builders LLC dba "Insider Online Secrets", including the Demand Deposit account ending in 1538; 17. All funds held by Rockland Trust Company, in the name of Finn Rich Wireless LLC, including the Demand Deposit account ending in 6468; 18. All funds held by Rockland Trust Company, in the name of Surf Cellular Express LLC, including the Demand Deposit account ending in 7031; 19. All funds held by JP Morgan Chase & Co., in the name of Info Pros LLC, including the account ending in 3922; 20. All funds held by JP Morgan Chase & Co., in the name of Plaza TowneHomes, LLC, including the account ending in 3929; 21. All reserve funds or any other accounts held, controlled, or serviced by Stripe, Inc. and associated with any payments processed by, or on behalf of FBA Distributors LLC, including the merchant account with the merchant identification number ("MID") ending in uiJvd; 22. All reserve funds or any other accounts held, controlled, or serviced by Stripe, Inc. and associated with any payments processed by, or on behalf of Adam Bowser dba "AWS", including the merchant account with the MID ending in K9Yc2; All reserve funds or any other accounts held, controlled, or serviced by Electronic 23. Merchant Systems and associated with any payments processed by, or on behalf of FBA Stores LLC, including the merchant account with the MID ending in 0179;

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24. All reserve funds or any other accounts held, controlled, or serviced by Electronic Merchant Systems and associated with any payments processed by, or on behalf of Online Auction Learning Center, Inc., including the merchant accounts with the MID ending in 0908; 25. All reserve funds or any other accounts held, controlled, or serviced by EVO Payments International, LLC and associated with any payments processed by, or on behalf of FBA Stores LLC, including the merchant account with the MID ending in 4353; 26. All reserve funds or any other accounts held, controlled, or serviced by EVO Payments International, LLC and associated with any payments processed by, or on behalf of Online Auction Learning Center, Inc., including the merchant accounts with the MIDs ending in 2829 and 7498; 27. All reserve funds or any other accounts held, controlled, or serviced by PayPal, Inc. and associated with any payments processed by, or on behalf of FBA Stores, LLC, including the merchant account with the MID ending in 3735; 28. All reserve funds or any other accounts held, controlled, or serviced by PayPal, Inc. and associated with any payments processed by, or on behalf of Info Pros LLC, including the merchant account with the MID ending in 4079; 29. All reserve funds or any other accounts held, controlled, or serviced by PayPal, Inc. and associated with any payments processed by, or on behalf of Info Solutions, LLC, including the merchant account with the MID ending in 0073; 30. All reserve funds or any other accounts held, controlled, or serviced by PayPal, Inc. and associated with any payments processed by, or on behalf of Online

- 1 Auction Learning Center, Inc., including the merchant accounts with the MIDs 2 ending in 8564 and 1083; 31. All reserve funds or any other accounts held, controlled, or serviced by Qualpay 3 4 and associated with any payments processed by, or on behalf of FBA Stores LLC, 5 including the merchant account with the MID ending in 0602; and 32. 6 All reserve funds or any other accounts held, controlled, or serviced by Global 7 Payments, Inc. and associated with any payments processed by, or on behalf of 8 Info Pros LLC dba "On Line Seller" or "Online Seller", including the merchant 9 account with the MID ending in 3060. D. 10 To the extent they are not already in the possession of the Receiver, Settling 11 Defendants shall deliver the assets identified in Subsection C above to the Receiver's possession 12 within 7 days of the entry of this Order. E. 13 The Receiver shall, as soon as practicable, commence the sale of the unliquidated 14 assets identified in Subsection C above and surrendered pursuant to this Order using a 15 commercially reasonable procedure. The Receiver shall hold the surrendered assets, and the 16 proceeds from the sale of the unliquidated assets, for future transfer in accordance with further 17 instructions from the Court. 18 F. Upon delivery of the payments specified in Subsection B above to the Commission, and of all the assets specified in Subsection C above to the Receiver, the remainder 19 20 of the judgment is suspended, subject to Subsections G-O below.
 - G. The Commission's agreement to the suspension of part of the judgment is expressly premised upon the truthfulness, accuracy, and completeness of Settling Defendants'

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sworn financial statements and related Documents (collectively, "financial representations") submitted to the Commission, namely: 1. the Financial Statement of Individual Defendant Christopher F. Bowser signed on March 21, 2018, including the attachments; 2. the Financial Statement of Individual Defendant Adam S. Bowser signed on March 27, 2018, including the attachments; 3. the Financial Statement of Individual Defendant Jody Marshall, signed on March 28, 2018, including the attachments; 4. the Financial Statement of Corporate Defendant FBA Stores, LLC signed by Alma Kelly, Internal Accountant, on March 21, 2018, including the attachments; and 5. the Financial Statement of Corporate Defendant Online Auction Learning Center, Inc. (Mass. Corp.), signed by Christopher F. Bowser, Owner, on March 21, 2018, including the attachments. H. The suspension of the judgment will be lifted as to any Settling Defendant if, upon motion by the Commission, the Court finds that Settling Defendant failed to disclose any material asset, materially misstated the value of any asset, or made any other material misstatement or omission in the financial representations identified above. I. If the suspension of the judgment is lifted, the judgment becomes immediately

I. If the suspension of the judgment is lifted, the judgment becomes immediately due as to that Settling Defendant in the amount specified in Subsection A above (which the parties stipulate only for purposes of this Section represents the consumer injury and unjust enrichment alleged in the Complaint), less any payments previously made pursuant to this Section, plus interest computed from the date of entry of this Order.

- J. Settling Defendants relinquish dominion and all legal and equitable right, title, and interest in all assets transferred pursuant to this Order and may not seek the return of any assets.
- K. The facts alleged in the Complaint will be taken as true, without further proof, in any subsequent civil litigation by or on behalf of the Commission, including in a proceeding to enforce its rights to any payment or monetary judgment pursuant to this Order, such as a nondischargeability complaint in any bankruptcy case.
- L. The facts alleged in the Complaint establish all elements necessary to sustain an action by the Commission pursuant to Section 523(a)(2)(A) of the Bankruptcy Code, 11 U.S.C. § 523(a)(2)(A), and this Order will have collateral estoppel effect for such purposes.
- M. Settling Defendants acknowledge that their Taxpayer Identification Numbers (Social Security Numbers or Employer Identification Numbers), which Settling Defendants previously submitted to the Commission, may be used for collecting and reporting on any delinquent amount arising out of this Order, in accordance with 31 U.S.C. §7701.
- N. All money paid to the Commission or assets ultimately surrendered to the Commission pursuant to this Order (or any subsequent Court order issued in this matter) and further instructions from the Court may be deposited into a fund administered by the Commission or its designee to be used for equitable relief, including consumer redress and any attendant expenses for the administration of any redress fund. If a representative of the Commission decides that direct redress to consumers is wholly or partially impracticable or money remains after redress is completed, the Commission may apply any remaining money for such other equitable relief (including consumer information remedies) as it determines to be reasonably related to Settling Defendants' practices alleged in the Complaint. Any money not

used for such equitable relief is to be deposited to the U.S. Treasury as disgorgement. Settling Defendants have no right to challenge any actions the Commission or its representatives may take pursuant to this Subsection.

O. The asset freeze imposed by the March 14, 2018 Temporary Restraining Order [ECF No. 29], is modified to permit the payment and transfers identified in Subsections B and C above. Upon completion of those payment and transfers, the asset freeze as to Settling Defendants is dissolved. Any existing asset freeze as to the remaining non-settling Defendants shall remain in full force and effect.

IV. CUSTOMER INFORMATION

IT IS FURTHER ORDERED that Settling Defendants, and their representatives, agents, employees, and attorneys, and all other persons in active concert or participation with any of them, who receive actual notice of this Order, are permanently restrained and enjoined from directly or indirectly:

- A. failing to provide sufficient customer information to enable the Commission to efficiently administer consumer redress. Settling Defendants represent that they have provided this redress information to the Commission. If a representative of the Commission requests in writing any information related to redress, Settling Defendants must provide it, in the form prescribed by the Commission, within 14 days.
- B. disclosing, using, or benefitting from customer information, including the name, address, telephone number, email address, social security number, other identifying information, or any data that enables access to a customer's account (including a credit card, bank account, or other financial account), that any Settling Defendant obtained prior to entry of this Order in

connection with the advertising, marketing, distribution, promotion and sale of business opportunities to consumers throughout the United States; and

C. failing to destroy such customer information in all forms in their possession, custody, or control within 30 days after receipt of written direction to do so from a representative of the Commission.

Provided, however, that customer information need not be disposed of, and may be disclosed, to the extent requested by a government agency or required by law, regulation, or court order.

V. COOPERATION

IT IS FURTHER ORDERED that Settling Defendants must fully cooperate with representatives of the Commission in this case and in any investigation related to or associated with the transactions or the occurrences that are the subject of the Complaint. Settling Defendants must provide truthful and complete information, evidence, and testimony. Settling Individual Defendants must appear and Settling Corporate Defendants must cause Settling Corporate Defendants' officers, employees, representatives, or agents to appear for interviews, discovery, hearings, trials, and any other proceedings that a Commission representative may reasonably request upon 5 days written notice, or other reasonable notice, at such places and times as a Commission representative may designate, without the service of a subpoena.

VI. RECEIVERSHIP

IT IS FURTHER ORDERED that Robb Evans & Associates LLC is hereby appointed equity Receiver for the Settling Corporate Defendants for the purpose of taking the necessary steps to wind down the businesses of the Settling Corporate Defendants, liquidate assets, and pay any net proceeds to the Commission to satisfy the monetary judgment in this Order. In carrying

out these duties, the Receiver shall be the agent of this Court, shall be accountable directly to this Court, and is authorized and directed to:

- A. Take any and all steps that the Receiver concludes are appropriate to wind down the affairs of the Settling Corporate Defendants.
- B. Continue to exercise full control over the Settling Corporate Defendants and continue to collect, marshal, and take custody, control, and possession of all the funds, property, premises, accounts, documents, mail, and other assets of, or in the possession or under the control of the Settling Corporate Defendants, wherever situated, the income and profits therefrom, and all sums of money now or hereafter due or owing to the Settling Corporate Defendants.
- C. Continue to have full control over the management and personnel of the Settling Corporate Defendants.
- D. Take all steps necessary or advisable, including issuing subpoenas, to locate and liquidate all other assets of the Settling Corporate Defendants, cancel the Settling Corporate Defendants' contracts, collect on amounts owed to the Settling Corporate Defendants, and take such other steps as may be necessary to wind-down the Settling Corporate Defendants efficiently.
- E. To the extent not already completed, the Receiver shall as soon as practicable after the entry of this Order, take exclusive custody, control, and possession of all assets identified in Section III.C of this Order.
- F. The Receiver shall give reasonable notice to the Commission of any settlements or compromises by the Receiver concerning the Receivership Estate, before the settlement or

compromise is consummated. Within 20 days of this notice, the Commission shall have the opportunity to object to any such settlement, by filing a motion with the Court.

- G. Make payments and disbursements from the Receivership Estate that are necessary or advisable for carrying out the directions of, or exercising the authority granted by, this Order. The Receiver shall apply to the Court for prior approval of any payment of any debt or obligation incurred by the Settling Corporate Defendants prior to the date of entry of the temporary restraining order in this action, except payments that the Receiver deems necessary or advisable to ensure assets of the Settling Corporate Defendants are not lost, stolen, or dissipated.
- H. Institute actions or proceedings in state, federal, or foreign courts as the Receiver deems necessary and advisable to preserve or recover the assets of the Settling Corporate Defendants, or that the Receiver deems necessary and advisable to carry out the Receiver's mandate under this Order, including actions challenging fraudulent or voidable transfers.
- I. Defend any or all actions or proceedings instituted against the Settling Corporate
 Defendants, as the Receiver deems necessary and advisable to preserve the assets of the Settling
 Corporate Defendants.
- J. Continue to maintain accurate records of all receipts and expenditures incurred as the Receiver.
- K. Perform all acts necessary or advisable to complete an accurate accounting of assets of the Receivership Estate, and prevent unauthorized transfer, withdrawal, or misapplication of said assets.
- L. Continue to be entitled to reasonable compensation for the performance of the Receiver's duties pursuant to this Order, including duties performed by the Receiver's agents, including accountants and lawyers, and for the cost of actual out-of-pocket expenses incurred by

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them, from the assets of the Receivership Estate, at the hourly rate previously agreed to by the Receiver and used as the bases for prior fee applications approved by the Court. VII. ORDER ACKNOWLEDGMENTS IT IS FURTHER ORDERED that Settling Defendants obtain acknowledgments of receipt of this Order: A. Each Settling Defendant, within 7 days of entry of this Order, must submit to the Commission an acknowledgment of receipt of this Order sworn under penalty of perjury. В. For 10 years after entry of this Order, each Settling Individual Defendant for any business that such Settling Defendant, individually or collectively with any other Settling Defendants, is the majority owner or controls directly or indirectly, and each Settling Corporate Defendant, must deliver a copy of this Order to: (1) all principals, partners, officers, directors, and LLC managers and members; (2) all employees, agents, and representatives who participate in conduct related to the subject matter of the Order; and (3) any business entity resulting from any change in structure as set forth in the Section titled Compliance Reporting. Delivery must occur within 7 days of entry of this Order for current personnel. For all others, delivery must occur before they assume their responsibilities. C. From each individual or entity to which a Settling Defendant delivered a copy of this Order, that Settling Defendant must obtain, within 30 days, a signed and dated acknowledgment of receipt of this Order. VIII. COMPLIANCE REPORTING IT IS FURTHER ORDERED that Settling Defendants make timely submissions to the

- A. One year after entry of this Order, each Settling Defendant must submit a compliance report, sworn under penalty of perjury:
 - 1. Each Settling Defendant must: (a) identify the primary physical, postal, and email address and telephone number, as designated points of contact, which representatives of the Commission may use to communicate with Settling Defendant; (b) identify all of that Settling Defendant's businesses by all of their names, telephone numbers, and physical, postal, email, and Internet addresses; (c) describe the activities of each business, including the goods and services offered, the means of advertising, marketing, and sales, and the involvement of any other Settling Defendant (which Settling Individual Defendants must describe if they know or should know due to their own involvement); (d) describe in detail whether and how that Settling Defendant is in compliance with each Section of this Order; and (e) provide a copy of each Order Acknowledgment obtained pursuant to this Order, unless previously submitted to the Commission.
 - 2. Additionally, each Settling Individual Defendant must: (a) identify all telephone numbers and all physical, postal, email and Internet addresses, including all residences; (b) identify all business activities, including any business for which such Settling Defendant performs services whether as an employee or otherwise and any entity in which such Settling Defendant has any ownership interest; and (c) describe in detail such Settling Defendant's involvement in each such business, including title, role, responsibilities, participation, authority, control, and any ownership.

- B. For 20 years after entry of this Order, each Settling Defendant must submit a compliance notice, sworn under penalty of perjury, within 14 days of any change in the following:
 - 1. Each Settling Defendant must report any change in: (a) any designated point of contact; or (b) the structure of any Settling Corporate Defendant or any entity that Settling Defendant has any ownership interest in or controls directly or indirectly that may affect compliance obligations arising under this Order, including: creation, merger, sale, or dissolution of the entity or any subsidiary, parent, or affiliate that engages in any acts or practices subject to this Order.
 - 2. Additionally, each Settling Individual Defendant must report any change in: (a) name, including aliases or fictitious name, or residence address; or (b) title or role in any business activity, including any business for which such Settling Defendant performs services whether as an employee or otherwise and any entity in which such Settling Defendant has any ownership interest, and identify the name, physical address, and any Internet address of the business or entity.
- C. Each Settling Defendant must submit to the Commission notice of the filing of any bankruptcy petition, insolvency proceeding, or similar proceeding by or against such Settling Defendant within 14 days of its filing.
- D. Any submission to the Commission required by this Order to be sworn under penalty of perjury must be true and accurate and comply with 28 U.S.C. § 1746, such as by concluding: "I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on: _____" and supplying the date, signatory's full name, title (if applicable), and signature.

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E. Unless otherwise directed by a Commission representative in writing, all submissions to the Commission pursuant to this Order must be emailed to DEbrief@ftc.gov or sent by overnight courier (not the U.S. Postal Service) to: Associate Director for Enforcement, Bureau of Consumer Protection, Federal Trade Commission, 600 Pennsylvania Avenue NW, Washington, DC 20580. The subject line must begin: FTC v. AWS, LLC et al., X180026. IX. RECORDKEEPING IT IS FURTHER ORDERED that Settling Defendants must create certain records for 20 years after entry of the Order, and retain each such record for 5 years. Specifically, Settling Corporate Defendants and each Settling Individual Defendant for any business that such Settling Defendant, individually or collectively with any other Settling Defendants, is a majority owner or controls directly or indirectly, must create and retain the following records: A. accounting records showing the revenues from all goods or services sold; B. personnel records showing, for each person providing services, whether as an employee or otherwise, that person's: name; addresses; telephone numbers; job title or position; dates of service; and (if applicable) the reason for termination; C. records of all consumer complaints and refund requests, whether received directly or indirectly, such as through a third party, and any response; D. all records necessary to demonstrate full compliance with each provision of this Order, including all submissions to the Commission; and E. a copy of each unique advertisement or other marketing material.

X. COMPLIANCE MONITORING

IT IS FURTHER ORDERED that, for the purpose of monitoring Settling Defendants' compliance with this Order, including the financial representations upon which part of the judgment was suspended and any failure to transfer any assets as required by this Order:

- A. Within 14 days of receipt of a written request from a representative of the Commission, each Settling Defendant must: submit additional compliance reports or other requested information, which must be sworn under penalty of perjury; appear for depositions; and produce Documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court, using any of the procedures prescribed by Federal Rules of Civil Procedure 29, 30 (including telephonic depositions), 31, 33, 34, 36, 45, and 69.
- B. For matters concerning this Order, the Commission is authorized to communicate directly with each Settling Defendant. Settling Defendant must permit representatives of the Commission to interview any employee or other person affiliated with any Settling Defendant who has agreed to such an interview. The person interviewed may have counsel present.
- C. The Commission may use all other lawful means, including posing, through its representatives, as consumers, suppliers, or other individuals or entities, to Settling Defendants or any individual or entity affiliated with Settling Defendants, without the necessity of identification or prior notice. Nothing in this Order limits the Commission's lawful use of compulsory process, pursuant to Sections 9 and 20 of the FTC Act, 15 U.S.C. §§ 49, 57b-1.
- D. Upon written request from a representative of the Commission, any consumer reporting agency must furnish consumer reports concerning Settling Individual Defendants, pursuant to Section 604(1) of the Fair Credit Reporting Act, 15 U.S.C. §1681b(a)(1).

1 XI. RETENTION OF JURISDICTION 2 IT IS FURTHER ORDERED that this Court retains jurisdiction of this matter for 3 purposes of construction, modification, and enforcement of this Order. 4 SO ORDERED June 15, 2018. 5 6 Inited States District Judge 7 8 9 10 STIPULATED AND AGREED TO BY: 11 FOR SETTLING DEFENDANTS: 12 13 DocuSigned by: Swette Moore Date: 4/25/2018 14 Suzette Michele M. Moore Shumaker 15 Bank of America Plaza, Suite 2800 101 East Kennedy Boulevard 16 Tampa, FL 33602 Tel. (813) 227-2272 17 Email: smoore@slk-law.com 18 Attorney for defendants AWS, LLC, FBA Distributors, LLC, FBA Stores, LLC, Info 19 Pros, LLC, Info Solutions, LLC, Online Auction Learning Center, Inc. (Mass. 20 Corp.), Online Auction Learning Center, Inc. (Nev. Corp.), Christopher F. Bowser, 21 Adam S. Bowser, and Jody L. Marshall 22 23

1	DEFENDANTS:	
2	Chris Bowser	Date: 4/25/2018
2	Christopher F. Bowser, Individually and as	Date
3	Vice President and Manager of FBA	
4	Distributors, LLC; Vice President of FBA	
4	Stores, LLC, Managing Member of Info Solutions, LLC; President of Online Auction	
5	Learning Center (Mass. Corp.) and Online	
	Auction Learning Center (Nev. Corp.)	
6	DocuSigned by:	
7	HORM BOWSEY	Date: 4/25/2018
,	Adam S. Bowser, Individually and as Manager	Dutc
8	of AWS, LLC; Manager and President of FBA	
0	Distributors, LLC; Managing Member of Info	
9	Solutions, LLC; Officer of Online Auction Learning Center (Mass. Corp.) and Online	
10	Auction Learning Center (Nev. Corp.)	
	8 (
11		
12	1 1 	Date: 04/23/2018
12	Jody L. Marshall, Individually and as Manager	Date. 04/23/2010
13	of Info Pros, LLC; Managing Member of Info	
\	Solutions, LLC; Owner of FBA Distributors,	
14	LLC	
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17	FOR FEDERAL TRADE COMMISSION:	
18	TORTEDERNE TRADE COMMISSION.	
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20		
20	Robert Angripola	Date: 6/12/2018
21	Roberto Anguizola	
22	Illinois Bar # 6270874	
22	(Admitted pursuant to LR IA 11-3) Tel. (202) 326-3284	
23	Email: ranguizola@ftc.gov	

Miry Kim 1 Washington Bar # 31456 2 (Admitted pursuant to LR IA 11-3) Tel. (202) 326-3622 Email: mkim@ftc.gov 3 Gregory J. Evans DC Bar # 1033184 5 (Admitted pursuant to LR IA 11-3) Tel. (202) 326-3425 Email: gevans2@ftc.gov 6 7 Federal Trade Commission 600 Pennsylvania Avenue, N.W. Mail Drop CC-8528 8 Washington, D.C. 20580 9 **Attorneys for Plaintiff** FEDERAL TRADE COMMISSION 10 11 12 13 14 15 16 17 18 19 20 21 22 23

CERTIFICATE OF SERVICE I hereby certify that on June 12, 2018, I caused the foregoing document to be filed with the Clerk of the Court via the Court's CM/ECF electronic filing system. Additionally, I served all of the counsel and parties listed on the attached Service List by the methods indicated therein. /s/ Roberto Anguizola Roberto Anguizola Attorney for Plaintiff FEDERAL TRADE COMMISSION

1	SERVIC	CE LIST
2	Suzette Michele M. Moore S. Moore Law	Ronald D. Green (NV Bar No. 7360) LaTeigra C. Cahill (NV Bar No. 14352)
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4	Lakeland, FL 33813 Tel. (863) 229-2140	Las Vegas, NV 89147 Tel. (702) 420 2001
5	Email: s.moore@smoorelaw.com	Email: lcc@randazza.com, rdg@randazza.com
6	Attorney for defendants AWS, LLC, FBA Distributors, LLC, FBA Stores, LLC,	Attorney for defendants AWS, LLC,
7	Info Pros, LLC, Online Auction Learning Center, Inc. (Mass. Corp.), Online	FBA Distributors, LLC, FBA Stores, LLC, Info Pros, LLC, Online Auction
8	Auction Learning Center, Inc. (Nev. Corp.), Christopher F. Bowser, Adam S.	Learning Center, Inc. (Mass. Corp.), Online Auction Learning Center, Inc.
9	Bowser, and Jody Marshall	(Nev. Corp.), Christopher F. Bowser, Adam S. Bowser, and Jody Marshall
10	Seeking admission Pro Hac Vice	Served via email
11	Served via email	Sci ved via eman
12 13 14	Brick Kane President Robb Evans & Associates LLC 11450 Sheldon Street Sun Valley, California 91352-1121 Tel: (818) 768-8100 Fax: (818) 768-8802	Gary Owen Caris Barnes & Thornburg LLP 2029 Century Park E., Suite 300 Los Angeles, California 90067-2904 Tel. (424) 363-2920 Email: gcaris@btlaw.com
16	Email: bkane@robbevans.com Court Appointed Receiver	Attorney for the Court Appointed Receiver Robb Evans & Associates LLC
17 18	Served via email	Served via email
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5	Attorney for defendants Adams Consulting, LLC, Global Marketing Services L.L.C, and Jeffery A. Gomez
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7	Served via email
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