ster e	al v. Amazon.com Inc		
1		The Honorable Ricardo S. Martinez	
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7	UNITED STATES I	DISTRICT COURT	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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10	ELIZABETH DE COSTER, NEMANJA KRSTIC, JOHN MARIANE, OSAHON	Case No. 2:21-cv-00693-RSM	
11	OJEAGA, and EMMA ZABALLOS, on behalf	STIPULATED MOTION AND ORDER	
12	of themselves and all others similarly situated,	FOR CONSOLIDATION, FILING OF CONSOLIDATED AMENDED	
13	Plaintiffs,	COMPLAINT, AND SCHEDULE FOR ANSWER OR MOTION TO DISMISS	
14	v.	Note on Motion Calendar : June 18, 2021	
15	AMAZON.COM, INC., a Delaware		
16	corporation,		
17	Defendant.		
18	KENNETH DAVID WEST and ROBERT	Case No. 2:21-cv-00694-RSM	
19	TAYLOR, on behalf of themselves and all others similarly situated,	STIPULATED MOTION AND	
20		[PROPOSED] ORDER FOR CONSOLIDATION, FILING OF	
21	Plaintiffs,	CONSOLIDATED AMENDED COMPLAINT, AND SCHEDULE FOR	
22	v.	ANSWER OR MOTION TO DISMISS	
23	AMAZON.COM, INC., a Delaware corporation,	Note on Motion Calendar: June 18, 2021	
24			
25 26	Defendant.		
26 27			
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28	STIPULATION AND ORDER FOR		
	CONSOLIDATON AND SETTING DEADLINES Case Nos. 2:21-cv-00693; and 2:21-cv-00694 10761-00001/12762271.1 ERROR! UNKNOWN DOCUMENT PROPERTY N	1301 SECOND AVENUE, SUITE 2000 • SEATTLE, WA 98101	
		Dockets.	

The parties, by and through their counsel, stipulate and agree as follows:

 Currently pending before this Court are two concurrently filed cases alleging antitrust claims against Amazon.com, Inc., on behalf of a proposed class: (1) *De Coster v. Amazon.com, Inc.*, Case No. 2:21-cv-693 (W.D. Wash., filed May 26, 2021) (the "*De Coster*" Action) and (2) *West v. Amazon.com, Inc.*, Case No. 2:21-cv-694 (W.D. Wash., filed May 26, 2021) (the "*West*" Action). Plaintiffs in both the *De Coster* and the *West* Actions ("Plaintiffs") identified their cases as related to a third proposed class action pending before The Honorable Richard A. Jones: *Frame-Wilson v. Amazon.com, Inc.*, Case No. 2:20-cv-424-RAJ (W.D. Wash., filed March 19, 2020) (the "*Frame-Wilson*" Action).

2. Plaintiffs, along with Defendant Amazon.com, Inc. (together, the "parties"), agree that consolidation of the *De Coster* and *West* Actions is appropriate. Both Actions involve materially similar allegations that, *inter alia*, Defendant required third-party sellers on "Amazon's platform," as Plaintiffs define that term, to agree to restrain competition with "online retail platforms" that compete with Amazon, as a result of which prices on all "platforms" were supracompetitive and Plaintiffs were overcharged for purchases on "Amazon's platform." Amazon denies the material allegations in the *De Coster* and *West* Actions and contests the characterizations in the complaints in those Actions, but acknowledges the overlapping allegations make consolidation appropriate.

3. The First Amended Complaint in the *Frame-Wilson* Action also alleges antitrust claims, that Amazon likewise denies, on behalf of a proposed class of consumers who made purchases on "online retail platforms" that compete with Amazon. Because that action is subject to a pending motion to dismiss, the parties agree that consideration of possible consolidation of the *De Coster* and *West* Actions with *Frame-Wilson* would be premature at this stage. *Benson v. Fischer*, 2019 U.S. Dist. LEXIS 12351, at *7 (D. Minn. Jan. 25, 2019).

4. Plaintiffs in the *De Coster* and *West* Actions have notified the Court of a further related case pending outside the federal court system: *District of Columbia v. Amazon.com, Inc.*, No. 2021 CA 001775 B (Superior Court of the District of Columbia, Civil Division, filed May 25, 2020) ("*District of Columbia*" Action). *See West,* ECF No. 8; *De Coster,* ECF No. 3; *see also*

Frame-Wilson, ECF No. 30. Although the factual allegations in the *District of Columbia* Action overlap with the allegations in *De Coster*, *West*, and *Frame-Wilson*, the *District of Columbia* Action is not pending in a federal trial court and is therefore not subject to transfer to this District and consolidation.

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5	5. Based on the foregoing, the parties hereby stipulate and agree as follows:	
6	a. Plaintiffs shall file a consolidated amended class action complaint within	
7	30 days of entry of this order;	
8	b. Amazon shall file an answer or otherwise respond within	60 days after
9	Plaintiffs file their consolidated amended class action com	ıplaint;
10	c. If Amazon moves to dismiss and Plaintiffs do not amend a	a second time,
11	Plaintiffs' opposition to any motion to dismiss shall be du	e 60 days after
12	the deadline for Amazon's motion to dismiss; and	
13	d. Amazon shall have 45 days to file its reply brief.	
14	e. Alternatively, if Plaintiffs obtain leave to amend further in	response to
15	Amazon's motion to dismiss, the parties shall meet and co	onfer and submit
16	a proposed schedule for any answer or response to Plaintit	ffs' second
17	amended consolidated class action complaint.	
18	f. The parties further agree that their Fed. R. Civ. P. 26(f) di	scovery
19	conference shall occur within thirty days after the earlier of	of: (a) the filing
20	of Amazon's answer to the consolidated amended compla	int in these
21	actions or (b) the Court's disposition of any motion to disp	niss filed by
22	Amazon in response to the consolidated amended complain	int (or to a
23	second amended complaint) in these actions, provided, ho	wever, that if the
24	court in the District of Columbia Action permits discovery	to go forward
25	in that action before the Fed. R. Civ. P. 26(f) discovery conference in	
26	these actions, or the Court in the Frame-Wilson action permits discovery	
27	to go forward in that action before the Fed. R. Civ. P. 26(f) discovery	
28	conference in these actions, the parties will meet and confer to consider	
	STIPULATION AND ORDER FOR CONSOLIDATON AND SETTING DEADLINES - 2	NS BERMAN

1	whether and to what extent Plaintiffs may concurrently pursue discovery	
2	here.	
3	DATED this 18th day of June, 2021	HAGENS BERMAN SOBOL SHAPIRO LLP
4		By: /s/Steve W. Berman
5		Steve W. Berman, WSBA #12536 By: <u>/s/ Barbara A. Mahoney</u>
6		Barbara A. Mahoney, WSBA #31845
7		1301 Second Avenue, Suite 2000 Seattle, WA 98101
8		Telephone: (206) 623-7292
0		Facsimile: (206) 623-0594 E-mail: steve@hbsslaw.com
9		E-mail: barbaram@hbsslaw.com
10		KELLER ROHRBACK L.L.P.
11		By: /s/ Derek W. Loeser
12		By: <u>/s/ Derek W. Loeser</u> Derek W. Loeser, WSBA No. 24274 1201 Third Avenue, Suite 3200
13		Seattle, WA 98101-3052 Telephone: (206) 623-1900
14		Facsimile: (206) 623-3384
15		E-mail: Dloeser@kellerrohrback.com
16		Zina Bash (pro hac vice pending) KELLER LENKNER LLC
17		501 Congress Avenue, Suite 150
		Austin, TX, 78701 Telephone: (512) 620-8375
18		E-mail: zina.bash@kellerlenkner.com
19		Warren D. Postman (pro hac vice)
20		Albert Y. Pak (pro hac vice) KELLER LENKNER LLC
21		1300 I Street N.W., Suite 400E
22		Washington DC, 20005 Telephone: (202) 749-8334
23		E-mail: wdp@kellerlenkner.com
24		E-mail:albert.pak@kellerlenkner.com
25		Attorneys for Plaintiffs Kenneth David West and Robert Taylor
26		
27		
28		
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1		JINN EMANUEL URQUHART &
2	SC	JLLIVAN, LLP
3	Ву	/: /s/ Alicia Cobb
4	11	Alicia Cobb, WSBA # 48685 09 First Avenue, Suite 210
	Se	attle, WA 98101
5		lephone: (206) 905-7000 nail: aliciacobb@quinnemanuel.com
6		nan: aneraeooo@quinnemanuei.com
7		eig D. Olson (pro hac vice)
8		avid D. LeRay (pro hac vice) c V. Siebert (pro hac vice)
		Madison Avenue, 22nd Floor
9		ew York, NY 10010
10		lephone: (212) 849-7000
	Er	nail: steigolson@quinnemanuel.com
11	Ad	lam B. Wolfson (pro hac vice)
12		5 South Figueroa Street, 10th Floor
12		os Angeles, CA 90017-2543
13		elephone: (213) 443-3000
14	EI	nail: adamwolfson@quinnemanuel.com
15	At	torneys for Plaintiffs Elizabeth De Coster,
10		emanja Krstic, John Mariane, Osahon Ojeaga,
16	an	d Emma Zaballos
17	Dz	AVIS WRIGHT TREMAINE LLP
18	By	r: /s/ Stephen M. Rummage
19		Stephen M. Rummage, WSBA #11168
	By	<i>x: /s/ MaryAnn Almeida</i>
20	02	MaryAnn Almeida, WSBA #49086 0 Fifth Avenue, Suite 3300
21		attle, WA 98104-1610
		: (206) 622-3150; Fax: (206) 757-7700
22		mail: SteveRummage@dwt.com
23	E-	mail: MaryAnnAlmeida@dwt.com
24	At	torneys for Defendant Amazon.com, Inc.
25		
26		
27		
28		
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ORDER

Pursuant to stipulation, IT IS SO ORDERED.

DATED this 21st day of June, 2021.

RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE

