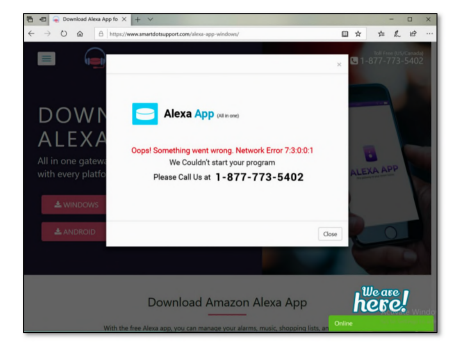
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
8	AMAZON.COM, INC., a Delaware corporation,		
9	Plaintiff,	No. 2:20-cv-694	
10	,		
11	V.	COMPLAINT	
12	ROBOJAP TECHNOLOGIES LLC, a Washington limited liability company; SANDEEP SINGH, an individual; QUATIC		
13	SOFTWARE SOLUTIONS PVT. LTD., a foreign company; ANUJ SHARMA, an		
14	individual; HITESH KUMAR SACHDEVA,		
15	an individual; SUKHMEET SINGH BAINS, an individual; and GUREEN PAWAR, an individual,		
16	Defendants.		
17			
18	I. INTRO	DDUCTION	
19	1. Amazon.com, Inc. is one of the mo	ost well-known and trusted companies in the	
20	world. Defendants are a Washington company, R	obojap Technologies, LLC ("Robojap"), an	
21	Indian company, Quatic Software Solutions Pvt. I	Ltd. ("Quatic"), and each company's principals.	
22	Together, Defendants exploit Amazon's brand to	perpetrate a widespread tech support fraud that	
23	targets users of Amazon's popular Alexa devices,	including Echo and Echo Dot smart speakers.	
24	Defendants' services have no affiliation with Ama	azon.	
25	2. Defendants' scheme starts with we	ebsites and mobile applications that claim to	
26	help Amazon's customers setup their Alexa devic	es. Defendants use Amazon's trademarks, as	
27			
	COMPLAINT - 1 (2:20-cv-694)	Davis Wright Tremaine LLP LAW OFFICES 20 Fifth Avenue Suite 3300	

Seattle, WA 98104-1610 206.622.3150 main · 206.757.7700 fax

well as false and misleading statements about Amazon and Defendants' services, to divert victims from Amazon's genuine activation process and customer support.

3. Defendants employ these fraudulent websites and applications in an effort to deceive victims by purportedly offering a download of Amazon's Alexa app. When victims try to "download" the Alexa app, however, Defendants present them with an animation that fakes the download process, ending with an error message that prompts the victim to call Defendants for assistance. A copy of this fake error message is below:



- 4. When victims call Defendants, the Defendants take remote control of the victim's computer and, through a variety of deceptive means, attempt to convince the victim that technical issues exist that prevent their Alexa device from working properly. Those claims are also entirely false and fraudulent, and no such issues exist. Defendants then offer services to fix these phony issues, charging customers hundreds of dollars to take the simple steps actually required to activate an Alexa device that Amazon fully supports through its own customer care.
- 5. Amazon works vigorously to earn and keep its customers' trust, including protecting customers from bad actors like Defendants. Amazon brings this lawsuit to stop Defendants' unlawful scheme, and to hold them accountable for the harm they have caused.

II. PARTIES

- 6. Amazon is a Delaware corporation with its principal place of business in Seattle, Washington. Through its subsidiaries, Amazon owns and operates the Amazon.com website and equivalent international websites. Amazon also creates and sells a variety of physical devices, including smart speakers with Amazon's virtual assistant, Alexa.
- 7. Robojap Technologies, LLC is a Washington limited liability company with its principal office located in Covington, Washington. Robojap's listed office is Defendant Singh's residence. Robojap is directly liable to Amazon for the damages alleged in this Complaint because of its direct participation in the alleged activities.
- 8. Sandeep Singh ("Singh") is an individual, who, on information and belief, resides in Covington, Washington. Singh is Robojap's registered agent, and the company's only publicly listed member. On information and belief, Singh is directly liable to Amazon for the damages alleged in this Complaint based on Singh's personal participation in the alleged activities. Alternatively, Singh had the right and ability to supervise, direct, and control the wrongful conduct alleged in this Complaint, and derived a direct financial benefit from that wrongful conduct. As such, Singh is subject to liability for the wrongful conduct alleged herein under principles of secondary liability.
- 9. Quatic Software Solutions Pvt. Ltd. ("Quatic") is an Indian company with its principal place of business in India. Quatic is directly liable to Amazon for the damages alleged in this Complaint because of its participation in the alleged activities.
- 10. Anuj Sharma ("Sharma") is an individual, who, on information and belief, resides in India. Sharma is a director of Quatic. On information and belief, Sharma is directly liable to Amazon for the damages alleged in this Complaint based on Sharma's personal participation in the alleged activities. Alternatively, Sharma had the right and ability to supervise, direct, and control the wrongful conduct alleged in this Complaint, and derived a direct financial benefit from that wrongful conduct. As such, Sharma is subject to liability for the wrongful conduct alleged herein under principles of secondary liability.

Hitesh Kumar Sachdeva ("Sachdeva") is an individual, who, on information and

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belief, resides in India. Sachdeva is a director of Quatic. On information and belief, Sachdeva is directly liable to Amazon for the damages alleged in this Complaint based on Sachdeva's personal participation in the alleged activities. Alternatively, Sachdeva had the right and ability to supervise, direct, and control the wrongful conduct alleged in this Complaint, and derived a direct financial benefit from that wrongful conduct. As such, Sachdeva is subject to liability for the wrongful conduct alleged herein under principles of secondary liability.

- 12. Sukhmeet Singh Bains ("Bains") is an individual, who, on information and belief, resides in India. Bains is a director of Quatic. On information and belief, Bains is directly liable to Amazon for the damages alleged in this Complaint based on Bains's personal participation in the alleged activities. Alternatively, Bains had the right and ability to supervise, direct, and control the wrongful conduct alleged in this Complaint, and derived a direct financial benefit from that wrongful conduct. As such, Bains is subject to liability for the wrongful conduct alleged herein under principles of secondary liability.
- 13. Gureen Pawar ("Pawar") is an individual who, on information and belief, resides in India. Pawar is a director of Quatic. On information and belief, Pawar is directly liable to Amazon for the damages alleged in this Complaint based on Pawar's personal participation in the alleged activities. Alternatively, Pawar had the right and ability to supervise, direct, and control the wrongful conduct alleged in this Complaint, and derived a direct financial benefit from that wrongful conduct. As such, Pawar is subject to liability for the wrongful conduct alleged herein under principles of secondary liability.

III. JURISDICTION AND VENUE

The Court has subject matter jurisdiction over Amazon's claims for trademark 14. infringement (15 U.S.C. § 1114), violations of Section 43(a) of the Lanham Act (15 U.S.C. § 1125(a)), trademark dilution (15 U.S.C. § 1125(c)), and cybersquatting (15 U.S.C. § 1125(d)) pursuant to 15 U.S.C. § 1121 and 28 U.S.C. §§ 1331 and 1338(a).

- 15. The Court has personal jurisdiction over Robojap and Singh because they reside in this District. The Court has personal jurisdiction over the other Defendants because they reached out and did business with residents of this District (Robojap and Singh). Further, all Defendants transacted business and committed tortious acts within and directed to this District, and Amazon's claims arise from those activities. On information and belief, Defendants' scheme targeted people in this District, Defendants' websites actively solicit interaction from victims in this District, and Defendants harmed Amazon, which resides in this District.
- 16. Venue is proper in this Court pursuant to 28 U.S.C. § 1391(b) because a substantial part of the events giving rise to the claims occurred in the District, or 28 U.S.C. § 1391(c) because at least one defendant resides in this District.
- 17. Pursuant to Local Civil Rule 3(e), intra-district assignment to the Seattle Division is proper because it is the Division where: (a) multiple defendants reside; (b) one defendant has its principal place of business; and (c) a substantial part of the events or omissions that give rise to the claim occurred.

IV. FACTS

A. Amazon and Its Alexa Smart Speakers

- 18. Amazon is a highly trusted brand. One of Amazon's most popular products is its digital assistant called Alexa, which offers users tens of thousands of skills, including playing music, making phone calls, and delivering the news.
- 19. Alexa is built into numerous devices offered by Amazon and by numerous third parties. Many of these products are smart home devices, such as lights, thermostats, door locks, and appliances. Among other things, Alexa allows users to control these smart home devices either through voice control or through other Alexa-enabled devices.
- 20. Echo, and its smaller sibling, Echo Dot, are popular smart speakers made by Amazon that come with Alexa. The speakers allow users to interact with Alexa and control other Alexa-compatible devices.

- 21. Echo and Echo Dot come with instructions on how to activate the product and begin using its features. Generally, users must download the Amazon Alexa app, which is available for iOS and Android devices. The Amazon Alexa app is developed by Amazon and is available to download for free. Once downloaded, the Amazon Alexa app guides users through the setup process. There is no fee to activate an Echo or Echo Dot, and no paid subscription is required.
- 22. Amazon offers robust customer support for Echo and Echo Dot users—free of charge. Amazon's website contains instructions, troubleshooting pages, video tutorials, and answers to common questions. Should a user require additional support, he or she may contact an Amazon customer service representative by phone or through online chat (among other methods).
- 23. Amazon exclusively owns numerous U.S. trademark registrations and pending applications. These trademarks are a critical component of consumers' ability to readily identify Amazon products and services—including genuine Alexa-compatible devices and services.
- 24. As alleged in this Complaint, the following trademarks and service marks (collectively "Amazon Trademarks") were unlawfully used to further Defendants' scheme:

<u>Mark</u>	Registration No. (International Classes)
AMAZON	2,657,226 (Int. Cl. 42) 2,738,837 (Int. Cl. 38) 2,738,838 (Int. Cl. 39) 2,832,943 (Int. Cl. 35) 2,857,590 (Int. Cl. 9) 3,868,195 (Int. Cl. 45) 4,171,964 (Int. Cl. 9) 4,533,716 (Int. Cl. 2) 4,656,529 (Int. Cl. 18) 4,907,371 (Int. Cls. 35, 41, 42) 5,102,687 (Int. Cl. 18) 5,281,455 (Int. Cl. 36)
AMAZON.COM	2,078,496 (Int. Cl. 42) 2,167,345 (Int. Cl. 35)

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	2,559,936 (Int. Cl. 35, 36, 42)
	2,633,281 (Int. Cl. 38)
	2,837,138 (Int. Cl. 35)
	2,903,561 (Int. Cls. 18, 28)
	3,411,872 (Int. Cl. 36)
	4,608,470 (Int. Cl. 45)
	4,171,965 (Int. Cl. 9)
amazon	5,038,752 (Int. Cl. 25)
	2,684,128 (Int. Cl. 38)
	2,696,140 (Int. Cl. 42)
amazon .com	2,789,101 (Int. Cl. 35)
	2,884,547 (Int. Cl. 39)
	2,970,898 (Int. Cl. 41)
	3,414,814 (Int. Cl. 36)
	3,414,614 (Int. Cl. 30)
	5,563,417 (Int. Cls. 9, 35, 36, 39, 41,
ALEXA	42, 43, 44, 45)
	5,880,382 (Int. Cls. 9, 37, 41, 42)
	2,181,470 (Int. Cl. 42)
	2,189,928 (Int. Cl. 9)
	2,105,520 (int. Ci.))
	5,470,187 (Int. Cls. 9, 42)
ЕСНО	5,469,992 (Int. Cls. 9, 38, 41, 42)
	5,413,055 (Int. Cls. 35, 36, 39, 41,
	43, 44, 45)
	5,682,947 (Int. Cls. 9, 42)
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25. The Amazon Trademarks have been used exclusively and continuously by Amazon, and have never been abandoned. The above U.S. registrations for the Amazon Trademarks are valid, subsisting, in full force and effect, and many are incontestable pursuant to 15 U.S.C. § 1065. The registrations for the Amazon Trademarks constitute prima facie evidence of their validity and of Amazon's exclusive right to use the Amazon Trademarks pursuant to 15 U.S.C. § 1057(b).

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B. Tech Support Scams

- 26. Tech support scams victimize hundreds of thousands of people every year.

 These schemes disproportionately affects vulnerable populations, such as the elderly.
- 27. Bad actors target victims through a variety of means, including online advertisements that render pop-ups, paid search results, websites, and mobile applications. The purpose of each is to prompt victims to call a toll-free number that connects them to the bad actors.
- 28. Once connected, the bad actors typically gain remote access to victims' computers. With the remote access, the bad actors deceive victims into believing their devices have dangerous technical issues, such as being infected with malicious viruses, in order to sell unneeded services to solve the nonexistent issues.
- 29. Traditionally, tech support schemes have focused on vulnerabilities in a computer's operating system or other software as the material misrepresentations made to victims in order to sell fraudulent services.
- 30. Given the rise of connected devices beyond traditional computers—such as Alexa devices—bad actors now target potential victims seeking assistance with these devices. Among other things, the bad actors seek to divert victims from contacting the genuine customer support numbers and instead cause unsuspecting victims to pay the bad actors for unnecessary services to perform basic tasks like connecting the devices. During this process, the bad actors make a variety of false statements about the device, its security, and the genuine company.

C. Defendants Deceive People Into Purchasing Unnecessary Tech Support Services for Amazon Alexa Devices

31. Defendants run an international tech support fraud scheme with operations in the U.S. and India. Defendants recruit victims through multiple websites and mobile applications that purport to offer genuine services to help users connect Amazon Alexa devices. Defendants use these websites and applications to divert victims from Amazon's genuine website and Alexa

¹ https://www.consumer.ftc.gov/blog/2019/03/ftcs-tech-support-takedown-2019.

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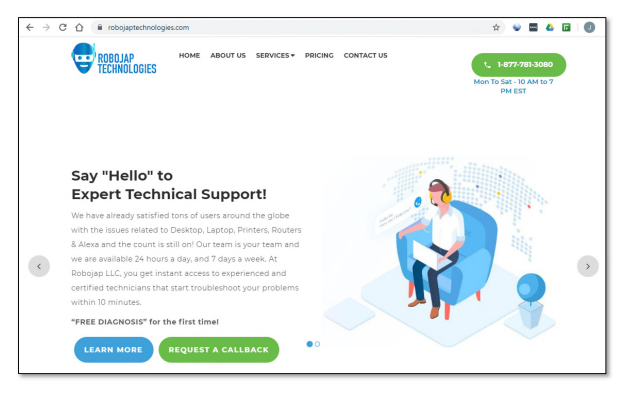
app, and then to deceive victims into believing an issue exists with their Alexa device—when no such issue exists. Defendants then prey on these victims to sell them "services" for hundreds of dollars in order to "fix" the issue. Defendants' services are unnecessary and harm innocent victims.

1. **Robojap and Quatic**

- 32. Defendant Singh owns and operates Robojap, which lists its business address as Singh's residence in Covington, Washington.
- 33. Robojap operates the website robojaptechnologies.com. The website represents that Robojap provides technical support services, and that they specialize in "smart home technical support." Among other things, the company states that it "is the only company that focused solely on 24/7 management and backend support of smart home devices." The company also makes numerous representations about the scale of their support operation (e.g., "over 3.5 million issues resolved"), which, on information and belief, are false. A partial screenshot of this website is below

[Image on the following page]

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- 34. Quatic's operation is located in Punjab, India. Quatic is owned by four individuals: Defendants Sharma, Sachdeva, Pawar, and Bains. Quatic operates a website at quaticsoft.com, which Defendants registered through Namecheap, Inc. on March 22, 2017. The website describes Quatic as providing web design, digital marketing, and tech support services for a smart automation system.
- 35. Quatic operates a second website at the domain quatic-softwaresolutions.business.site. The website was built using Google's free website builder. One of Quatic's directors, Defendant Sachdeva, goes by the name "Happy." Posts on the website quatic-software-solutions.business.site were made by "happy sachdeva."
- 36. Quatic's website also states that "Quatic Software solution Pvt. Ltd. is managed by US based Robojap technologies LLC Seattle WA, USA." A screenshot of this statement is below:

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ABOUT QUATIC SOFTWARE SOLUTION PVT. LTD

Quatic software solutions is an IT based company provides complete IT solutions to our clients across the world. We provide quick solutions for every type of businesses. Quatic software solutions currently working on many US based projects. Quatic Software solution Pvt. Ltd is managed by US based Robojap technologies LLC Seattle WA, USA. Our services and solutions run the entire range of what a modern business could possibly need within the IT spectrum.

- 37. The individual Defendants share social media connections. For example, Defendant Singh is Facebook friends with Sachdeva and Pawar.
- 38. On information and belief, Defendants employ between 15 and 20 people to work in their call center in India. Defendants operate night shifts in India, which is daytime in the United States, in order to better target victims in the United States.
- 39. Victims have lodged numerous public complaints against Robojap for tech support fraud. For example, Robojap has an "F" rating from the Better Business Bureau, which received a number of complaints against the company, including for fraudulent tech support services involving Alexa devices. As another example, a complaint on scampulse.com starts "I feel I was misrepresented by your company. I believed I was communicating with someone from Amazon with reference to help in setting up my Alexa."²
- 40. Amazon has also received a number of complaints about Robojap misleading victims into believing they are affiliated with Amazon, and selling them unwanted services.

2. Defendants Target Victims Seeking Help with Amazon Alexa Devices

41. Defendants use both websites and mobile applications to deceive victims into contacting their call centers. Among other tactics, Defendants use the Amazon Trademarks and false statements about their affiliation with Amazon. Defendants also use a phony download process to trick people into believing an issue exists with the Alexa app—when no issue exists.

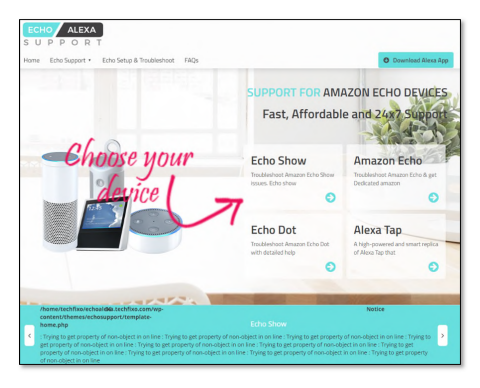
² https://www.scampulse.com/robojap-technologies-llc-reviews.

a. Defendants Use Websites to Target Victims

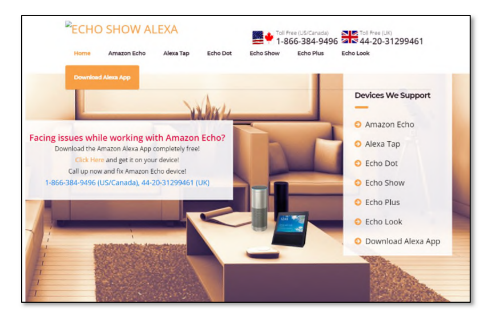
- 42. Defendants registered Robojaptechnologies.com with the registrar Namecheap, Inc. on May 26, 2016—the same day Robojap was formed. The Defendants host the website with Namecheap through IP address 198.54.123.190. Over twenty other domains are hosted through this IP address, and on information and belief, Defendants also control these domains.
- 43. A number of the other domains hosted through Defendants' account at Namecheap are websites that purport to offer tech support services for Alexa devices and smart speakers, such as hometosmarthome.com, smartspeakerskills.net, smartvoicedevices.com, thesmartspeakerapp.com, thesmartspeakersetup.com, smartskillapp.com, smartspeakerskills.net, and techfixo.com.³
- 44. Defendants also registered and use domains that contain the Amazon Trademarks. Defendants have a core domain that uses the Amazon Trademarks (echoalexaskill.com), and three subdomains that use the Amazon Trademarks (echoalexa.techfixo.com, echoshow.techfixo.com, alexa-app.cloudtechnologiesllc.us). Screenshots of the homepages of the first three aforementioned websites are attached as Exhibits A C.
- 45. The website echoalexa.techfixo.com uses Amazon's brand to advertise tech support services targeting Alexa users. A screenshot of the website is below:

[Image on the following page]

³ Other websites on Defendants' Namecheap account appear to offer non-Alexa targeted tech support services, such as wowcomputerhelp.com.



46. The website echoshow.techfixo.com also uses Amazon's brand to advertise tech support services targeting Alexa users. A screenshot of the website is below:



Another website hosted through Defendants' account at Namecheap is Quatic's 47. website (quaticsoft.com).

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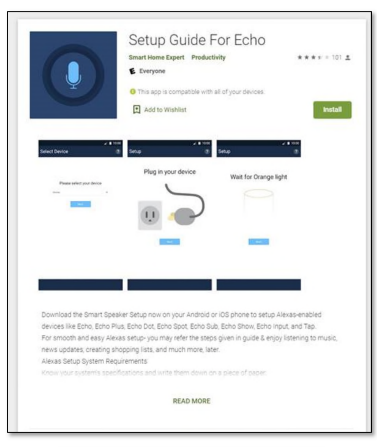
48. One of Defendant Sachdeva's email addresses, happy_sachdeva@yahoo.com, is connected through public sources with the website thesmartspeakerapp.com, which is also hosted through Defendants' Namecheap account.

b. **Defendants Use Apps to Target Victims**

- 49. In addition to the websites Defendants operate, they also design and distribute mobile apps that use Amazon's brand to deceive victims attempting to activate Echo devices.
- 50. Defendants distribute multiple apps on the Google Play store using the developer name "Smart Home Expert." One email address connected to Defendants' account with Google is quaticsoft@gmail.com. The name on the account for this email is "Hitesh Kumar," which is a variation of Defendant Sachdeva's name. Another email address used by "Smart Home Expert" is support@smartvoicedevices.com, which uses a domain hosted by Defendants' account at Namecheap (the same account that hosts websites like robojaptechnologies.com).
- 51. Through their "Smart Home Expert" account with Google, Defendants distributed the apps "Setup Guide for Echo" and "Echo Setup Instructions & Guide."
- 52. In the description for Defendants' app "Setup Guide for Echo," Defendants state: "Download the Smart Speaker Setup now on your Android or iOS phone to setup Alexa-enabled devices like Echo, Echo Plus, Echo Dot, Echo Spot, Echo Sub, Echo Show, Echo Input, and Tap." Defendants also described the app a "one-stop solution to connect all Echo devices." Partial screenshots of these pages are below:

[Images on the following page]

COMPLAINT - 14 (2:20-cv-694)





- 53. Defendants also use the developer name "Smart Home Services" to distribute apps on the Google Play store. The email address used on the account is appleads304@gmail.com. This email account was accessed from IP addresses 122.173.63.111 and 112.196.109.2 (among others), which were both used to access the account quaticsoft@gmail.com. Both appleads304@gmail.com and quaticsoft@gmail.com used the same phone number "918708191152," which public records connect to Defendant Sachdeva.
- 54. One of the apps Defendants distributed using the name "Smart Home Services" was "Guide to setup echo." Among other things, the app purported to "help you setup your smart speaker like alexa enabled, etc." Partial screenshots of the description pages for this app are below:



55. None of Defendants' apps were approved by or affiliated with Amazon, and they

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Defendants' Websites and Apps Falsely Tell Victims an Error Occurred with their Alexa Device

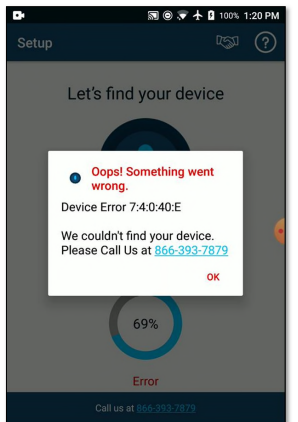
- 56. The purpose of Defendants' websites and apps is to cause victims to contact Defendants' call center, which allows Defendants to sell victims unnecessary services.
- 57. Defendants prompt victims to call them by displaying phony error messages that claim an error occurred with the victim's Alexa device.
- 58. For example, Defendants' apps "Setup Guide for Echo" and "Guide to setup echo" both purportedly assist victims with setting up their Alexa devices. However, when victims attempt to use the apps to setup their devices, they are presented with an error code. Partial screenshots of the error message from both apps are below:

[Images on the following page]

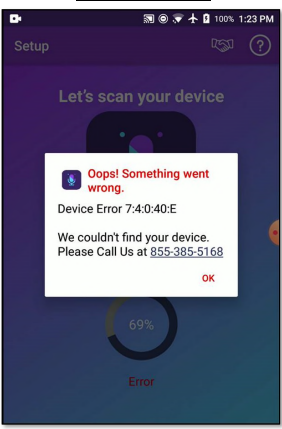
had no right to use Amazon's brand to market their services.

c.

Setup Guide for Echo



Guide to setup echo



- 59. Despite Defendants' representations to the contrary, these apps do not have the functionality to setup an Alexa device. Although the app states it is "find[ing] your device," the apps are not "finding" Alexa devices. The error code will always display as it results from an animation Defendants use in the app. Defendants designed the apps to show this message each time a victim attempts to use them.
- 60. Like the apps, Defendants' websites use a similar tactic to deceive users into contacting Defendants' call center. For example, Defendants operate the websites echoalexa.techfixo.com and echoshow.techfixo.com. Both websites contain a link where victims can download the "Alexa App," as shown in the following screenshots:

[Images on the following page]

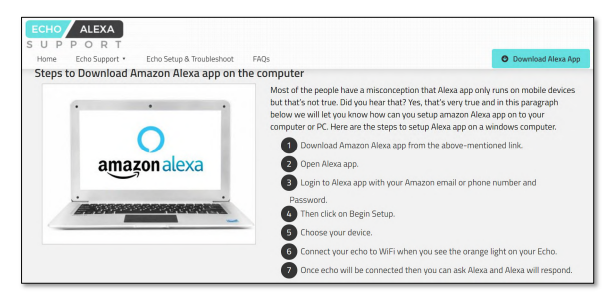
echoalexa.techfixo.com



echoshow.techfixo.com



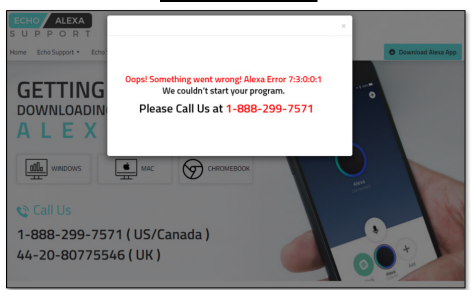
61. Defendants falsely represent to victims that they are offering the genuine Amazon Alexa app, including using Amazon's trademarks to further the deception. For example, on the website echoshow.techfixo.com, Defendants refer to themselves as the "Amazon Alexa App support team" and claim victims can download the "Alexa app." As another example, below is a partial screenshot from the page victims see when they click "Download Alexa App" on echoalexa.techfixo.com, including a header stating "Steps to download Amazon Alexa app":



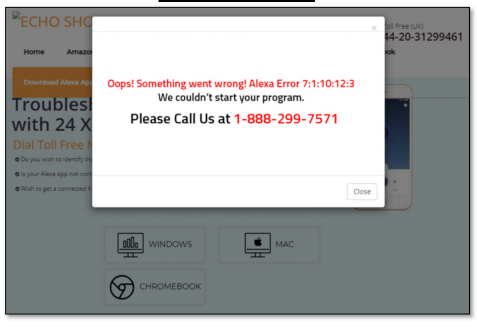
62. When a victim attempts to download the "Alexa app" from Defendants' websites, vicitms see an animation on the website that is designed to appear like the app is downloading. No actual download occurs. Instead, after a few seconds, the animation results in an error

message similar to the ones presented through Defendants' apps. Partial screenshots of these error messages are below:

echoalexa.techfixo.com



echoshow.techfixo.com



63. Defendants' misrepresentations are particularly harmful because they are designed to appear like Amazon's genuine setup process for Alexa devices. To setup a device, users download Amazon's Alexa app, and follow the setup instructions. Defendants target

cannot actually install Alexa devices.

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Defendants' Sale of Fraudulent Tech Support Services

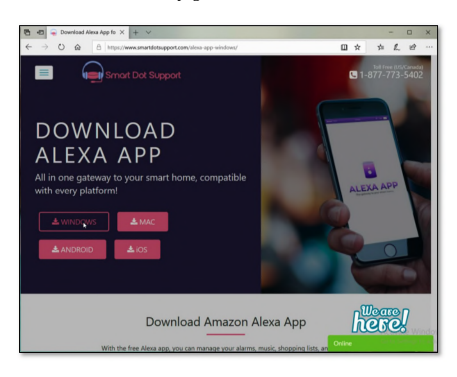
victims by diverting them from Amazon's genuine app to websites and apps from which victims

64. The purpose of Defendants' websites and apps is to deceive victims into calling the Defendants' toll-free number. Once victims call the number, Defendants continue to falsely claim that there is an issue with the victims' Alexa device, and attempt to sell victims unnecessary services. An investigator working for Amazon contacted Defendants and was twice sold unnecessary services after being falsely told issues existed with his Echo Dot. Despite Defendant's extensive use of the Amazon Trademarks and false or misleading statements about Defendants' connection to Amazon, Defendants' services do not originate with, are not sponsored or approved by, and are not otherwise affiliated with, Amazon.

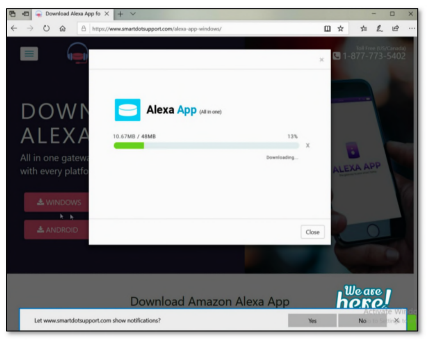
First Test Purchase a.

- 65. On December 10, 2019, an investigator initiated an online chat on Defendants' website, robojaptechnologies.com. The investigator requested help with his Echo Dot, and told Defendants it was simply "not working."
- 66. One of Defendants' agents responded by directing the investigator to a remote access service via fastsupport.gotoassist.com/811201526. The service is operated by a U.S. company called LogMeIn, Inc. The technician used the name "Victor Jones" to connect to the investigator's computer.
- 67. The technician asked for the investigator's name and number, and then called the investigator from 888-440-5666 (which public records indicates is controlled by a U.S company named Thing, Inc.). On the phone call, the technician instructed the investigator to connect the Alexa Dot to a power outlet. The technician then said, "I am going to download Alexa app onto your computer in order to set it up."
- 68. The technician navigated to the website smartdotsupport.com/alexa-appwindows/. This website is hosted through Defendants' account at Namecheap (which hosts websites like robojaptechnologies.com). Defendant Sachdeva's email address,

hitesh@quaticsoft.com, is also connected through public sources to this website. Below is a partial screenshot of the website's homepage:



69. The technician clicked on the Windows download button, which caused a window to pop-up that purportedly indicated a download was in progress. A screenshot of this download image is below:



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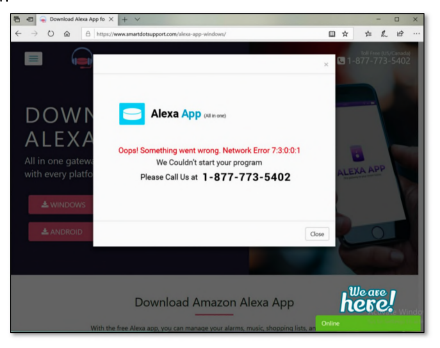
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70. The website does not download anything. The screen just presents an animation to deceive the victim into believing the Alexa app is downloading.

71. After a few seconds, the animation ends in an error message, a screenshot of which is below:



72. After presenting the investigator with the phony error message above, the technician represented there was a security problem with the computer. The technician opened the command function, and prompted a simple directory search. The perpetrator stated this task would identify the problem. At the conclusion of the search, the perpetrator wrote at the bottom of the dialogue box: "Foreign Address Detected . . . IP is not secure . . . Unable to connect Alexa." A screenshot of this message is below:

```
8,124 eeprom_ar6320_3p0_NFA364xp_RV_0519.bin
                                8,124 eeprom_ar6320_3p0_NFA364xp_RV_0520.bin
9/14/2018
9/14/2018
           11:28 PM
                                8,124 eeprom_ar6320_3p0_NFA364xp_ssku.bin
                                8,124 eeprom_ar6320_3p0_NFA364xp_ssku_DE_0522.bin
9/14/2018
           11:28 PM
                                8,124 eeprom_ar6320_3p0_NFA364xp_ssku_DE_0523.bin
           11:28 PM
9/14/2018
                                8,124 eeprom_ar6320_3p0_NFA364xp_ssku_DE_0524.bin
 /14/2018
           11:28 PM
                                8,124 eeprom_ar6320_3p0_NFA364xp_ssku_RV_0519.bin
9/14/2018
9/14/2018
           11:28 PM
                                8,124 eeprom_ar6320_3p0_QCA9008.bin
9/14/2018
           11:28 PM
                                8,124 eeprom_ar6320_3p0_SS_620.bin
9/14/2018
           11:28 PM
                                8,124 eeprom ar6320 3p0 SS 620 K.bin
Foreign Address Detected...IP is not secure...Unable to connect Alexa
```

- 73. Defendants' representations were false. The command function they used could not identify any problem with the investigator's Alexa device. Further, no issues existed with the investigator's Alexa device, and no issue prevented the device from being connected.
- 74. After telling the investigator there was an issue with his device, the technician offered to sell the investigator a protection plan that would solve the issue. When the investigator hesitated to purchase the services, the technician disconnected the call.
- 75. Ten minutes later, the investigator called the technician back at 888-440-5666. A different technician answered and identified himself as "Max." The investigator stated that Victor had offered services for \$150, and he wanted to purchase them.
- 76. The technician reconnected to the investigator's computer through LogMeIn. After connecting, the technician navigated to quickclick.com to process the payment for the transaction. Quickclick.com is hosted through 104.192.33.48, which is a dedicated server connected to Gateway Processing Services—a U.S.-based payment processor.
- 77. The investigator provided his payment information to Defendants in order to purchase services for \$150 that were supposed to protect his devices and solve the Alexa-device issue identified by the technician.
- 78. The investigator received a confirmation email from support@robojaptechnologies.com. The receipt listed the merchant as Robojap Technologies, LLC.
- 79. After the purchase was completed, the payment website (quickclick.com) redirected to the website smarthomes.support. This website stated: "Thank you for subscribing services with Robojap Technologies, LLC." A partial screenshot of this website is below:

[Image on the following page]

Thank you for subscribing services with Robojap Technologies LLC!

This Transaction is going to show on your Statement as "Robojap Technologies LLC"

Toll Free Number:

1-866-269-9419 (Support)

1-888-890-8149 (Billing)

Support@robojaptechnologies.com

Time: Mon- Sat 10 AM to 7 PM EST

Technician Name: Max

Order ID: 5061350731

60 DAYS MONEY BACK GUARANTEE IN CASE YOU DO NOT FEEL SATISFIED

Print

Activate Windows

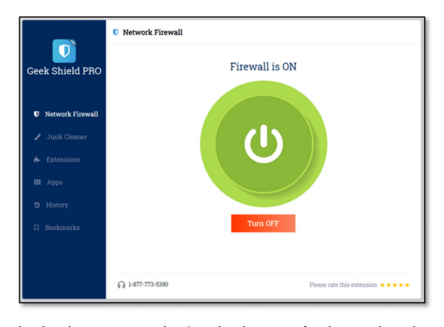
Contine

- 80. Smarthomes.support was registered with Namecheap on November 23, 2017, and is hosted through Defendants' account at Namecheap. Publicly available information associates one of Defendant Sachdeva's email addresses (happy_sachdeva@yahoo.com) with the website. Based on public records, the phone numbers listed on the website are owned by Telengy, LLC, which is a U.S.-based company.
- 81. The technician then helped the investigator execute an agreement with Robojap Technologies. First, the technician created a Gmail account for the investigator. Second, the technician transferred the investigator back to Victor by going to another remote access link at fastsupport.gotoassist.com/598865832. The technician then disconnected the call. A few minutes later, the investigator received a call from 866-269-9419, from a different person who identified himself as "Victor" of "the support team."
- 82. The technician then opened an email from Docusign (a U.S. company) that contained a contract with the perpetrators. The subject of the email was "Please Docusign: \$ contract for Robojap technologies llc.docx." The Docusign agreement used the email address agreemntsofcloudtechnologies@gmail.com.⁴ The technician scrolled through the agreement,

⁴ A website for cloudtechnologiesllc.com is hosted through Defendants' Namecheap account.

entered values, and signed for the investigator. The investigator received the completed agreement via email. The title of the agreement is "Robojap Technologies LLC, User Service Agreement."

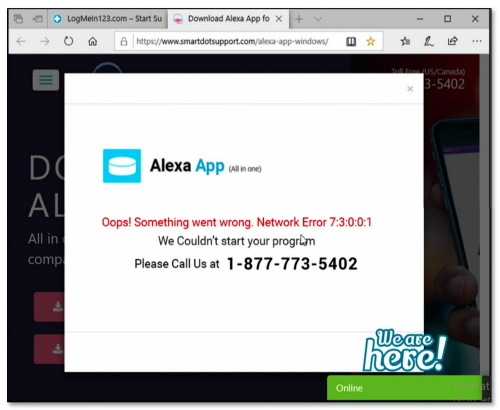
83. After the agreement was completed, the technician installed a Chrome extension called Geek Shield Pro. Among other things, this extension falsely purports to provide a firewall. In the firewall section of the extension, an animation shows that the firewall is off. The animation then shows a loading power button that turns green and then states the firewall is on. The extension does not create a firewall. A screenshot of this button is below:



- 84. The developer page on the Google Play store for this app lists the contact address as support@geekshields.com. The domain used for this email address is hosted through Defendants' account at Namecheap.
- 85. After the installation of the phony firewall, the technician created a genuine Alexa account for the investigator, and connected the investigator's Echo Dot. Nothing prevented the technician from taking these steps when the investigator first contacted Defendants and before selling the investigator unnecessary services.

b. Second Test Purchase

- 86. On December 16, 2019, the investigator called Robojap at 877-781-3080, the number listed on Robojap's website. Defendants' agent, a person who later identified himself as "Harold," answered the call. The investigator asked for help setting up an Amazon Alexa device.
- 87. The technician requested remote access to the investigator's computer through LogMeIn. Once the technician gained access, he took the investigator to the same website as in the first test purchase, smartdotsupport.com.
- 88. The technician walked the investigator through the same exercise as the first purchase, including attempting to "download" the Alexa app through the website. As with the first test purchase, no actual program downloaded. The screen shown to the investigator was merely an animation to deceive victims into believing the technician is attempting a download.
- 89. After a few seconds, the website stated that there was an error in the download process, a partial screenshot of which is below:



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With this error message on the screen, the technician told the investigator that the computer lacked the proper "protections," and that "bad things" were happening on the investigator's device.

91. The technician opened a program on the investigator's computer called Notepad and wrote: "Alexa failed to download," the investigator had "unsecure devices," and the investigator's "[n]etwork access protection is out of date please install and renew." These statements are false. A screenshot of this message is below:

```
Untitled - Notepad
File Edit Format View Help
Alexa failed to download
network error 73001
unsecure devices ( all are connected with same wifi )
Network access protection is out of date please install and renew
```

92. The technician offered to sell the investigator certain "lifetime" services for \$150 to fix these issues. A screenshot of this offer, as written by the technician, is below:

```
Untitled - Notepad
File Edit Format View Help
2 years all protection + service + support :- 99
Life time all protection + service + support + updates+ upgrades +future devices :- 199-50 :- 150
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Amazon, thereby harming Amazon and innocent victims.

- 101. At a minimum, Defendants acted with willful blindness to, or in reckless disregard of, their lack of authority to use the Amazon Trademarks and the confusion that the use of those trademarks had on consumers as to the source, sponsorship, affiliation, or approval by Amazon of Defendants' websites and products.
- 102. Defendants are subject to liability, jointly and severally, for the wrongful conduct alleged herein, both directly and under various principles of secondary liability, including without limitation, respondeat superior, vicarious liability, and/or contributory infringement.
- 103. As a result of Defendants' wrongful conduct, Amazon is entitled to recover its actual damages, Defendants' profits attributable to the infringement, and treble damages and attorney fees pursuant to 15 U.S.C. § 1117(a)–(b). The amount of money due from Defendants to Amazon is unknown to Amazon and cannot be ascertained without a detailed accounting by Defendants. Alternatively, Amazon is entitled to statutory damages under 15 U.S.C. § 1117(c).
- 104. Amazon is further entitled to injunctive relief, as set forth in the Prayer for Relief below. Amazon has no adequate remedy at law for Defendants' wrongful conduct because, among other things: (a) the Amazon Trademarks are unique and valuable property; (b) in addition to the significant harm that Defendants have caused to innocent customers, Defendants' infringement constitutes harm to Amazon's reputation and goodwill such that Amazon could not be made whole by any monetary award; (c) if Defendants' wrongful conduct is allowed to continue, the public is likely to become further confused, mistaken, or deceived as to the source, origin, or authenticity of the infringing websites; and (d) Defendants' wrongful conduct, and the resulting harm to Amazon, is continuing.

SECOND CAUSE OF ACTION

False Designation of Origin, Sponsorship, Approval, or Association and False Advertising (15 U.S.C. § 1125(a))

105. Amazon incorporates by reference the factual allegations contained in Sections I– IV as though set forth herein.

- 106. Amazon advertises, markets, and distributes its products and services using the Amazon Trademarks, and it uses these trademarks to distinguish its products and services from the products and services of others in the same or related fields.
- 107. Because of Amazon's long, continuous, and exclusive use of the Amazon Trademarks, they have come to mean, and are understood by customers, end users, and the public to signify products and services from Amazon.
- 108. Amazon has also designed distinctive and aesthetically pleasing displays, logos, icons, and graphic images (collectively, "Amazon designs") for its websites.
- 109. Defendants' wrongful conduct includes the use of the Amazon Trademarks, Amazon's name, and/or imitation designs (specifically displays, logos, icons, and/or graphic designs virtually indistinguishable from the Amazon designs), and false statements regarding Amazon and its products or services in connection with Defendants' commercial advertising or promotion.
- 110. Defendants have used, and continue to use, the Amazon Trademarks, Amazon's name, and/or imitation designs to deceive customers. On information and belief, Defendants' wrongful conduct misleads and confuses their users and the public as to the origin and authenticity of the goods and services advertised, marketed, offered or distributed in connection with Amazon's trademarks, name, and imitation visual designs, and wrongfully trades upon Amazon's goodwill and business reputation.
- 111. Defendants' acts constitute willful false statements in connection with goods and/or services distributed in interstate commerce, in violation of 15 U.S.C. § 1125(a).
- 112. Defendants are subject to liability for the wrongful conduct alleged herein, both directly and under various principles of secondary liability, including without limitation, respondent superior, vicarious liability, and/or contributory infringement.
- 113. Amazon is further entitled to injunctive relief, as set forth in the Prayer for Relief below. Defendants' acts have caused irreparable injury to Amazon. The injury to Amazon is and continues to be ongoing and irreparable. An award of monetary damages cannot fully

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compensate Amazon for its injuries, and Amazon lacks an adequate remedy at law.

114. As a result of Defendants' wrongful conduct, Amazon is entitled to recover its actual damages, Defendants' profits, and treble damages and attorney fees pursuant to 15 U.S.C. § 1117(a)–(b). The amount of money due from Defendants to Amazon is unknown to Amazon and cannot be ascertained without a detailed accounting by Defendants.

THIRD CAUSE OF ACTION

Trademark Dilution (15 U.S.C. § 1125(c))

- 115. Amazon incorporates by reference the factual allegations contained in Sections I– IV as though set forth herein.
- 116. Amazon has exclusively and continuously promoted and used the Amazon Trademarks. As one of the world's most well-known technology companies, the Amazon Trademarks have become famous, distinctive, and well-known symbols of Amazon—well before Defendants began using the Amazon Trademarks in association with their goods or services unaffiliated with Amazon.
- 117. The actions of Defendants including, but not limited to, their unauthorized use of the described Amazon Trademarks in commerce to deceive users into believing Defendants' websites, apps, and services are affiliated with Amazon are likely to cause dilution of the Amazon Trademarks by blurring and tarnishment in violation of 15 U.S.C. § 1125(c).
- 118. As a result of Defendants' willful conduct, Amazon is entitled to recover its actual damages, Defendants' profits, and treble damages and attorney fees pursuant to 15 U.S.C. § 1117(a).
- 119. Amazon is further entitled to injunctive relief, as set forth in the Prayer for Relief below. In addition to the significant harm that Defendants have caused to innocent customers, Defendants' acts have caused irreparable injury to Amazon. The injury to Amazon is and continues to be ongoing and irreparable. An award of monetary damages cannot fully compensate Amazon for its injuries, and Amazon lacks an adequate remedy at law.

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FOURTH CAUSE OF ACTION

Cybersquatting (15 U.S.C. § 1125(d))

- 120. Amazon incorporates by reference the factual allegations contained in Sections I– IV as though set forth herein.
- 121. Amazon has exclusively and continuously promoted and used the Amazon Trademarks. As one of the world's most well-known technology companies, the Amazon Trademarks have become famous, distinctive, and well-known symbols of Amazon—well before any of the Defendants registered the domain echoalexaskill.com.
- 122. Defendants registered and used the domain echoalexaskill.com with a bad faith intent to profit from the Amazon Trademarks based on a number of factors, including the fact that the domain is used in furtherance of a scheme to defraud consumers by deceiving them into believing Defendants' domains are affiliated with Amazon.
- 123. The domain echoalexaskill.com is confusingly similar to or dilutive of the Amazon Trademarks.
- 124. Amazon is entitled to actual damages under 15 U.S.C. § 1117(a), or in the alternative, statutory damages under 15 U.S.C. § 1125(d)(1).
- 125. Amazon is entitled to have ownership of the domain echoalexaskill.com transferred to it, or in the alternative to have this domain forfeited or cancelled.
- 126. Amazon is further entitled to injunctive relief, as set forth in the Prayer for Relief below. In addition to the significant harm that Defendants have caused to innocent customers, Defendants' acts have caused irreparable injury to Amazon. The injury to Amazon is and continues to be ongoing and irreparable. An award of monetary damages cannot fully compensate Amazon for its injuries, and Amazon lacks an adequate remedy at law.

VI. PRAYER FOR RELIEF

WHEREFORE, Amazon respectfully prays for the following relief:

- A. That the Court enter judgment in favor of Amazon on all claims;
- B. That the Court issue an order permanently enjoining Defendants, their officers,

1	agents, representative	es, employees, successors and assigns, and all others in active concert or	
2	participation with them, from:		
3	(i)	Using the Amazon Trademarks in connection with any technology support	
4		services, or sale of goods or services;	
5	(ii)	Registering domains that include, are confusingly similar to, or dilutive of	
6		the Amazon Trademarks;	
7	(iii)	Using any other indication of Amazon's brand in connection with any sale	
8		of goods or technology support services;	
9	(iv)	Making any statement of an affiliation or connection to Amazon in	
10		connection with any sale of goods or technology services; or	
11	(v)	Assisting, aiding, or abetting any other person or business entity in	
12		engaging or performing any of the activities referred to in the	
13		subparagraphs above;	
14	C. That tl	ne Court enter an order requiring Defendants to provide Amazon a full and	
15	complete accounting	of all gross and net proceeds earned from innocent victims, including an	
16	identification of those victims;		
17	D. That D	Defendants' profits earned from innocent customers, as alleged in this	
18	Complaint, be disgorged pursuant to 15 U.S.C. § 1117(a);		
19	E. That D	Defendants be required to pay all actual damages which Amazon has	
20	sustained, or will sust	tain, as a consequence of Defendants' unlawful acts, and that such damages	
21	be trebled as provided	d for by 15 U.S.C. § 1117(a)–(b), or otherwise allowed by law;	
22	F. That, i	nstead of actual damages, Defendants be required to pay the maximum	
23	amount of statutory d	amages for their infringement of the Amazon Trademarks pursuant to	
24	15 U.S.C. § 1117(c);		
25	G. As this	s is an exceptional case, that Defendants be required to pay the costs of this	
26	action and the reasonable attorneys' fees incurred in prosecuting this action, as provided for by		
27	15 U.S.C. § 1117, or otherwise by law; and		

1	Н.	That the Court grant Amazon such other, further, and additional relief as the
2	Court deems	just and equitable.
3	DATI	ED this 6th day of May, 2020.
4		DAVIS WRIGHT TREMAINE LLP
5		Attorneys for Amazon.com, Inc.
6		By s/Bonnie E. MacNaughton
7		Bonnie E. MacNaughton, WSBA #36110 920 Fifth Avenue, Suite 3300
8		Seattle, WA 98104 Phone: (206) 622-3150
9		Fax: (206) 757-7700 Email: bonniemacnaughton@dwt.com
10		s/Tim Cunningham
11		Tim Cunningham, WSBA #50224 1300 S.W. Fifth Avenue, Suite 4200
12		Portland, OR 97201 Phone: (503) 241-2300
13		Fax: (503) 778-5299 Email: timcunningham@dwt.com
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EXHIBIT A



ABOUT THE SKILL





FEATURES OF THE SKILL

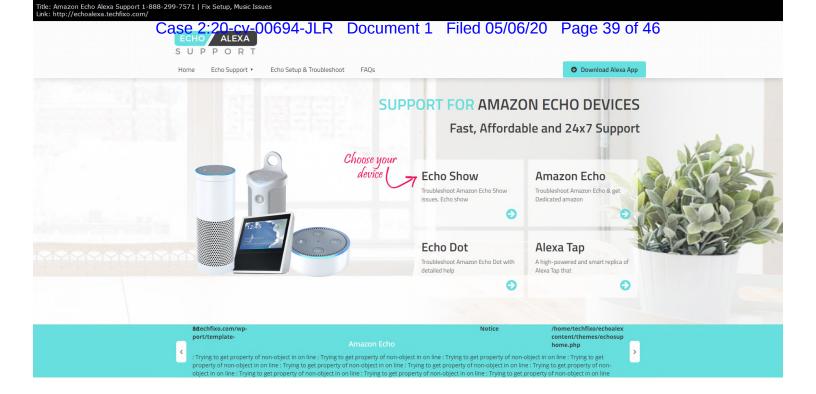
FOR HOUSEWIVES



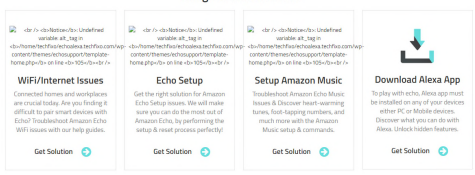




EXHIBIT B



Things to Troubleshoot



Get Your Amazon Echo Fixed Now

1-888-299-7571

No more wait on line to get a live person, 223 live technicians available right now

Fix your Device

Request Call Back

Our Services

24/7 Support

24/7 Support

With highly skilled, proficient, and reliable professionals by your side, it won't be difficult to find the best tech support for your device. We will stay connected to you thus solving critical problems even at odd hours. Whether it's a setup problem or a critical technical issue, we are just a call or click away! Advanced Security Setup

Advanced Security Setup

Your Amazon device should ensure safe, secure, and direct connections. With a team of dedicated and proficient tech professionals, we make sure users get uninhibited access to data alongside performing advanced security setup. You can enjoy direct connections with your Mac device.

Enhanced Performance

Enhanced Performance

Wish to take your Amazon device's performance a notch higher? You have come to the right place! We will make that happen for you! Our team of professionals will help you perform multiple tasks with the same device. Swinging to the favorite Music tracks, taking note of weather information, and giving voice commands will just be a matter of time!

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HOW DO AMAZON ECHO, ECHO PLUS, AND ECHO DOT RECOGNIZE THE WAKE WORD?

The Voice-Recognition system in these devices helps them recognize and follow the wake word. Echo Dot, Echo Plus, and Amazon Echo leverage far-field voice recognition technologies to follow instructions and voice commands.

- DOES ECHO SUPPORT BLUETOOTH AND WI-FI CONNECTIVITY?
- HOW DO I USE ALEXA?
- I TURN OFF THE MICROPHONE ON AMAZON ECHO, ECHO PLUS, AND ECHO DOT?
- HOW DO AMAZON ECHO SHOW AND ECHO SPOT KNOW TO TURN ON THE SCREEN WHEN I WALK IN THE ROOM?
- DO I NEED THE ALEXA APP TO USE ECHO?
- CAN I CALL PHONE NUMBERS USING MY ECHO?
- HOW DO ALEXA SKILLS WORK?
- HOW DO I KNOW WHEN AMAZON ECHO SHOW IS STREAMING MY VOICE TO THE CLOUD?
- CAN I REVIEW WHAT I HAVE ASKED ALEXA?

Get to know about Amazon Devices

Get real-time answers including the latest on weather, traffic, finance, sports, local businesses and more.



Amazon Echo - Personal Assistant Smart Speaker

If you believe in innovation and connected operations, Amazon Echo will be the most awaited device for you. As a hands-free, voice-controlled speaker system, Echo can carry out operations with simple voice commands. Powered by Alexa, Amazon's very own Al assistant, listening to music and weather updates have become easier than ever. However, most of the users face problems while giving commands to the device. At times, Alexa doesn't seem to respond thus

displaying the message 'template not found'. If you are facing such issues or other problems with Amazon Echo, We will be right there to help you!

Amazon Echo Support technical expertise and efficiency is unmatched and we can deliver innovative solutions to clients.

More things you can ask



Your Amazon Echo Not Working

Choose Your Country ▼

Select the Issue

Enter Name Here

Phone Number *





Amazon Echo Dot - The Smartest of Them All

As a smart and innovative replica of Amazon Echo, the Echo Dot promotes 'Echo Spatial Perception' to a great extent. Leverage the device for listening to music, controlling smart devices, providing information, reading news, and setting alarms. You can also listen to your favorite playlist as the device connects with Pandora, Spotify, and Prime Music. However, it's not always this smooth. Echo Dot comes up with Bluetooth and Wi-Fi connectivity issues quite often.

Users find it difficult to connect with the device thus failing to play their favorite tracks! From Set up issues to connectivity problems, Amazon Echo Dot support can solve a gamut of problems linked to this smart device. We know how the 360-degree immersive sound works for the device

and that's where we implement the right technical strategies to make it work. From analysis to complete solution, Amazon Echo Device Support will be there by your side.

More things you can ask 📵

Your Echo Dot Not Working

Choose Your Country ▼ Select the Issue Enter Name Here * Phone Number * Preferred Time



Amazon Alexa Tap - Portable Smart Speaker

Another Alexa-enabled smart device that works on speech recognition. One of the prime benefits of using Alexa Tap is its exceptional, unique, and immersive sound technology. You can give commands and voice instructions from any corner of the house, and your virtual assistant will be right there to carry out the operations. But, how can give voice commands when there's a problem with the speakers. Alexa Tap comes up with speaker issues and that's quite often. Identification of the problem is the first thing to do. Check whether your Alexa Tap has problems with the default speakers or the inside ones. Does the audio sound inappropriate, fuzzy, muted, or tinny? Such problems create the demand for advanced Amazon Echo Dot support. Even if it's in the middle of the night,

we will be there for you! More things you can ask

Your Alexa Tap Not Working

Choose Your Country ▼ Select the Issue Enter Name Here * Phone Number * Preferred Time



Amazon Echo Plus - Echo With Smart Hub

Amazon Echo Plus is latest and updated voice enabled Alexa speaker with in build smart home hub, it allow you to control many smart home device like smart lights, smart locks, smart gates, and security cameras from many popular brands like Philips Hue without any addition hub. If you are in market for amazon eco and want to control your device through voice than echo plus is one device that can do it for you with great efficiency. However some users reported that setting up smart home is giving them trouble and also there are many issues connecting echo plus with Alexa and Wi-Fi. If you are facing issues with amazon echo plus like Music issue, connectivity issues, set up issues, amazon Alexa issues or issues setting up smart home devices just contact with Amazon Echo Plus Support team to get instant resolution of all you problems.

More things you can ask



Your Echo Plus Not Working

Enter Name Here * Phone Number * Preferred Time Choose Your Country ▼ Select the Issue



Amazon Echo Show - Adds Sight to The Sound

With a smart appearance, a classic 7-inch display, and unique voice-calling features, the Echo Show happens to be the fourth installment of the Amazon Echo $Series.\ Going\ by\ its\ market\ demands\ and\ user\ feedback,\ Echo\ Show\ ranks\ amongst\ the\ top-rated\ Al-integrated\ devices.\ With\ far-field\ voice\ recognition\ at\ its\ properties and\ the properties of the propertie$ core, Echo Show performs a multitude of activities with a single voice command. The most common Amazon Echo Show problem is with the performance of this device. Users might give a command and ask the device to play a video or audio clip. At times, Alexa seems to be following the command but the search result pops up as 'template not found'. Such situations might disturb users but we will be there to render comprehensive support. Get in touch with Amazon Echo Show support for complete tech support, no matter how serious the problem!

More things you can ask



Your Echo Show Not Working

Phone Number * Preferred Time Enter Name Here * Choose Your Country * Select the Issue

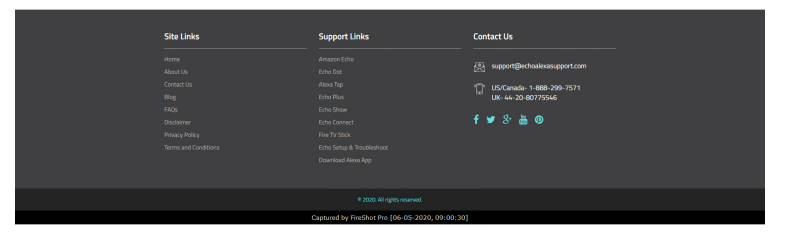


EXHIBIT C

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Facing issues while working with Amazon Echo?

Download Hera App ompletely free!
Click Here and get it on your device!
Call up now and fix Amazon Echo device!
1-866-384-9496 (US/Canada), 44-20-31299461 (UK)

Download Alexa App

Devices We Support

Amazon Echo
Echo Dot
Echo Dot
Echo Show
Echo Plus
Echo Look
Download Alexa App

Echo Help - Devices We Support

Now Providing Support For Echo Plus And Echo Look



Amazon Echo

Finding it difficult to set up the Amazon Echo device or having trouble with Wi-Fi/Bluetooth Connectivity? Echo Help is here with a range of unique setup solutions.

Read More >



Alexa Tap

A high-performance Bluetooth speaker with exceptional functionalities! In case there's a problem with the Amazon Alexa tap, Echo Help will provide the best Amazon Alexa tap support.

Read More



Echo Show

Facing Trouble watching movies, connecting the security camera to echo show or finding it difficult to check out the built-in ads? Echo Help at Amazon Echo Show support will help you do that!

Read More >



Echo Plus

Planning to build a smart and connected home with Amazon Echo Plus but facing critical problems? Not to worry as long as the echo plus support customer service number is with you!

Read More 🕽



Echo Look

Build your own personal look book using just your voice. In case you are not able to save a style or delete a style or facing setup up or connectivity issues, give echo show support a call and we well fix all the issues.

Read More >



Echo Dot

Facing trouble connecting and setting up amazon echo dot or Alexa is not able to communicate with your Amazon Echo Dot or any other issues; Echo Dot Support team is always here to help you out.

Read More >

Opt For The Solution That Best Fits Your Requirements - Echo Help

No Matter What The Issue And Time, We Will Solve Your Alexa Echo Problems Every Time You Refer To Us!

1. Problems With Wi-Fi Connections? We Will Come Up With Echo Help & Support For You!

Are you completely bogged down by problems in Amazon Echo Wi-Fi? As the most reliable and trusted support team, Echo Help will incorporate the best strategies for your device. Echo Help can fix the problems instantly, securely, and remotely.

There are high possibilities of your Echo device showing errors while getting connected to WI-FI. Many individuals face such hassles, and there's no point in thinking that you are alone!

There are high possibilities of your Echo device showing errors while getting connected to Wi-Fi. Many individuals face such hassles, and there's no point in thinking that you are alone!

At the same time Alexa keeps getting disconnected from a network or can't identify the Wi-Fi connection, it's high time to check device authentication. Such

will get solved right away!

2. Problems While Setting Up Amazon Echo Alexa? Here We Come With Unmatched Setup Support!

So, you finally got your Amazon Echo?! That's great news indeed! Don't go by the size, with innumerable features packed in it; this particular device is no less than innovation.

Since you've got your hands on it, you can perform a gamut of operations now! Keep a tab on the security camera, order your favorite pizza, call Uber, and control your smart home devices!

However, setting up the Echo device is important before anything else. That's where you need professional amazon Echo Help! Just call up the numbers given on the screen, and we will do the needful for you!

Experience is a prime factor in such projects as it plays the pivotal role in fixing these devices. With a team of proficient experts and unique tech resources, we will make sure your device is set up in the right way.

3. Alexa Fails To Find The Connected Devices: Exceptional Smart Home Support By Alexa Echo Team

With simple voice commands and verbal instructions, you can control your home devices and appliances.

Switch off the light, turn off security cameras, or open the main gate, Alexa can help you perform all these actions within minutes. All you need to do is setup Alexa in the right way so that it identifies the location of your smart home devices.

If this process seems to be overwhelming, we at Amazon Echo Help will be right there to help you!

Let us take charge and integrate your smart home devices including smartphone, security camera printer, TV, tablet, and Bluetooth-enabled equipment.

No matter what type of device you have, we will lend appropriate technical support. Irrespective of the device and its features, we will make sure it works perfectly!

Our team (Echo Help) will work without asking any question. You might have plenty of devices to connect with, and we will make sure that happens! Just tell us the number of smart home devices and our team can take the responsibility of integrating them!

4. Facing Crucial Hassles While Streaming Music, Audio-Books With The Help Of Your Alexa Device?! Rely On Us For The Best Echo Music Support!

Echo is known for its capability to stream live media and music from various sources including Tune In, iHeartRadio, Pandora, and Spotify.

However, intermittent and undesired performances can create a lot of troubles. These issues can pop up for quite a few reasons.

It might be problems with the speakers or connectivity issues with the Wi-Fi. Irrespective of the problem, Echo Help will be right there to solve it and resolve streaming issues that include:

Issues while syncing Spotify to Amazon Echo

Problems related to Amazon prime music

Downloading Alexa App

Sudden issues while playing audio tracks

Alexa failing to identify music sources and inability to play it

Amazon Echo and Pandora issues

And lots more!

5. Bluetooth Connectivity Errors (Problems With Bluetooth Support)

If you are finding it difficult to pair the device with Bluetooth, you will also face problems while pairing it with Echo Plus, Show, Dot, or Tap.

You can try out the 'un-pairing' and 're-pairing' options at the beginning. In case that fails to work, click the 'fix issue now' button or simply give us a call! Our experts will be right there to solve the problems within the shortest time span!

Have you found the issue listed above? No? Connect with us virtually for extended technical support. Visit our website, and we can also engage in online chat

Give Us A Quick Buzz In Our Toll-Free Help Numbers! 1-866-384-9496 (US/Canada), 44-20-31299461 (UK)

We Are Distinctive...And We Feel Proud For That!

Identification, Diagnosis, And Troubleshooting Define Our Services. We Love To Learn, Educate, And Solve Technical Issues Through
Collaborative Sharing!

From playing your favorite tracks to keeping a tab on the news, your Amazon Echo device can perform a gamut of operations.

However, functional hassles can lead to critical errors thus leaving you frustrated. That's when you need the right tech support by your side. Professional support for your amazon echo phone is essential. Right from the set up to performance, it is imperative to follow perfect and appropriate tips.

From troubleshooting the elementary issues to solving critical technical problems, our team of experts can render customized support. We specialize in a range of technical solutions and can render professional support to clients across the globe.

We are known for our distinctive services and unsurpassed values. Here's what we have in the kitty for esteemed clients:

1. One-Time Setup

We will render the best amazon echo customer support in setting up the device and ensuring its superior performance. Charges are highly affordable, and you won't have to lose your mind over setup issues!

2. Remote Assistance

Are you placed in a different location? With the best echo tech support services by your side, you won't have to worry about technical help. Our team can reach out to various clients across US and UK thus offering remote support.

4. Excellent Customer Service

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Are you stuck in the middle of an issue, and is that in the middle of the night? Just dial the amazon echo help number and our experts will be right there to help you!

