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13	UNITED STATES DISTRICT COURT			
14	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
15	ZACHARY J. FARLOW, MATTHEW H.	No. 1	8-cv-06967	
16	CLOUGH, CURTIS MCNEAL MERTZ, WILLIAM TSUMPES, JAMES HIGDON,			
17	DARYL ALEJANDRO, GARY O. PEDERSON, BOBBY J. GRIFFITH, BARRY	CLAS	SS ACTION	COMPLAINT
18	R. GONSALVES, JOSEPH SAWICKI, ALLEN			
19	J. FOWLER, JAMES CROWELL, JR., KELLY ARNOLD, ROBERT C. HAUS, and WARREN			
20	STORY, each plaintiff is a citizen of the State of California and each plaintiff brings suit	JURY	Y TRIAL DE	EMANDED
21	individually and on behalf of all others similarly			
22	situated,			
23	Plaintiffs,			
24	v.			
25	FORD MOTOR COMPANY, a Delaware			
26	corporation,			
27	Defendant.			
28				
	010784-11 1079837 V1			

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Zachary J. Farlow, Matthew H. Clough, Curtis McNeal Mertz, William Tsumpes, James Higdon, Daryl Alejandro, Gary O. Pederson, Bobby J. Griffith, Barry R. Gonsalves, Joseph Sawicki, Allen J. Fowler, James Crowell, Jr., Kelly Arnold, Robert C. Haus, and Warren Story, each individually and on behalf of all others similarly situated ("the Class"), file this suit against Defendant Ford Motor Company. This lawsuit is based upon the investigation of counsel, the review of scientific and automotive industry papers, and the investigation of experts with relevant education and experience. In support thereof, Plaintiffs state as follows:

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I. INTRODUCTION

9 1. Ford Motor Company has sold—and continues to sell—millions of diesel trucks equipped with high-pressure fuel injection pumps that are proverbial ticking time bombs, wholly 10 11 unbeknownst to an unassuming American public who ponies-up big bucks for these vehicles' 12 fictitious "durability," "longevity," and "top notch fuel economy." Ford promised consumers the 13 continued reliability of their diesel engines with increased fuel efficiency and power at greater fuel 14 efficiency. However, this came with a hidden and catastrophic cost that was secretly passed on to 15 consumers. The culprit is the Bosch-supplied CP4 high pressure fuel injection pump, which 16 unbeknownst to consumers is a ticking time bomb when used in American vehicles. As Ford knew 17 before and during the Class Period (2011-2018), Bosch's CP4 pump was never compatible with 18 American fuel standards. The CP4 pump is not built to withstand the specifications for U.S. diesel 19 fuel in terms of lubrication or water content, and it struggles to lift a volume of fuel sufficient to 20 lubricate itself. As a result, the pump is forced to run dry and destroy itself as air bubbles allow 21 metal to rub against metal. The pump secretly deposits metal shavings and debris throughout the 22 fuel injection system and the engine until it suddenly and cataclysmically fails without warning, 23 further contaminating the fuel delivery system with larger pieces of metal. This pump failure often can occur as early as "mile 0," as the fuel injection disintegration process begins at the very first fill 24 25 of the tank. This total fuel injection system failure and consequential engine failure results in an 26 outrageously expensive repair bill, all for a repair that will not truly ameliorate the issue so long as 27 the vehicle is being filled with U.S. diesel. And, although complete and total pump failure takes time 28 to occur, the defective CP4 pump starts damaging the vehicle's fuel injection system and engine

CLASS ACTION COMPLAINT - 1 Case No.: 18-cv-06967 010784-11 1079837 V1 immediately upon the vehicle's first use. Further, the sudden and unexpected shutoff of the vehicle's engine while it is in motion and then subsequent inability to restart the vehicle present an inherent risk to consumer safety—one which Ford itself has recognized in the past. Thus, Plaintiffs and other Class members have suffered from a defect that existed in the Class Vehicles, upon the first use of the Class Vehicles. Plaintiffs and other Class members are seeking recovery for this manifested and immediately damaging defect, in addition to any and all consequential damages stemming therefrom.

8 2. Ford's company line is to blame the failures on "fuel contamination," which is not 9 covered under their warranties because it is "not caused by Ford." Consumers are left with repair 10 bills that range from \$8,000.00 to \$20,000.00 per vehicle. Some victims of Ford's grand scam are 11 American businesses who own several vehicles and have suffered multiple failures. Others have 12 spent several hundred or several thousand dollars attempting to prevent or mitigate these failures. 13 Moreover, diesel fans pay so much more for their trucks because diesel trucks are expected to last for 14 500,000 to 800,000 miles, and have more power and a lower fuel bull. Put simply, Plaintiffs and all 15 members of the proposed Class paid a premium for their diesel vehicles, and were harmed by being 16 sold vehicles with a defective fuel injection pump that is substandard for American fuel.

3. Ford saw Bosch's CP4 fuel injection pump as another way to make money—to take advantage of consumers' desire to drive diesel vehicles that were reliable, durable, fuel-efficient, and powerful. After the CP4 fuel injection system worked successfully in vehicles in Europe, Ford sought to use the CP4 system in American vehicles, promising consumers exactly what they were looking for—improvements in torque, horsepower, durability, and fuel economy. But Ford could never deliver on that promise for American vehicles because the CP4 fuel pump is not compatible with American diesel fuel; in fact, Ford knew this before and during the Class Period, and equipped its modern Power Stroke diesel vehicles with the European-designed CP4 fuel pump anyway.

4. Ford knew, from the specifications of the pump as compared to the specifications of
American diesel, the Bosch-made CP4 Pump was clearly incompatible with the ordinary use of
American diesel fuel. That is, well before Ford ever chose to implement the CP4 component part (as
incorporated in the diesel engines of the subject Class Vehicles), the issue of incompatibility was (or

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1 should have been) known and yet was totally ignored in the design of the Class Vehicles' engine 2 systems. This is further evidenced by the fact that Ford had experience with widespread catastrophic 3 fuel injection pump failures when cleaner diesel standards were first implemented in the 1990s. By 4 2002, the Truck & Engine Manufacturers Association ("EMA")—of which Ford is a member 5 company¹—acknowledged that the lower lubricity of American diesel could cause catastrophic 6 failure in fuel injection system components that are made to European diesel specifications. Not 7 only did Ford fail to inform American consumers and fail to stop touting the fabricated benefits of 8 the vehicles containing CP4 pumps, they actively attempted to shift the blame to American 9 consumers. For instance, in 2010, Ford claimed it was *consumers*' improper use of contaminated or 10 substandard fuels that damaged the vehicles' fuel system, even when Ford knew that the malfunction 11 was *actually* the result of the CP4 fuel injection pump design, which was simply not fit for American 12 diesel fuel.

5. Vehicle engines with the Bosch CP4 fuel injection pumps are not compatible with American fuel, and Ford's conduct is not compatible with American law. Ford knowingly and intentionally deceived American consumers through its individual representations to respective consumers in a (successful) effort to increase revenues and profits at the expense of consumers.

6. Indeed, Plaintiffs and similarly situated Class members have suffered from an innately manifested—though not readily apparent—defect that existed in the Class Vehicles prior to purchase (or lease), and which began damaging the Class Vehicles and their fuel delivery systems upon first use. Plaintiffs were thus injured at the point of sale and throughout their ownership of the vehicle and paid far more than they would have if Ford had told the truth. Indeed, none of the Plaintiffs and no reasonable consumer would have bought these vehicles if Ford had told the truth.

7. These consumers are entitled to be reimbursed for the hundreds of millions of dollarsFord fraudulently obtained from them, and to be compensated for their actual losses.

¹ See Truck & Engine Manufacturers Association (EMA) membership webpage, http://www.truckandenginemanufacturers.org/companies/ (last accessed Nov. 13, 2018).

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II. INTRADISTRICT ASSIGNMENT

8. This action is properly assigned to the San Francisco Division of this District pursuant to Civ. L.R. 3-2, because a substantial part of the events or omissions giving rise to the Plaintiffs' and Class members' claims arose in the counties served by the San Francisco Division. Several Plaintiffs and proposed Class members purchased and maintained their Class Vehicles in the counties served by this Division. Moreover, (a) Ford conducts substantial business in the counties served by this Division; (b) Ford has marketed, advertised, and sold/leased the Class Vehicles in those counties; and (c) Ford caused harm to Plaintiffs and Class members residing in those counties

III. PARTIES

The Plaintiffs

9. For ease of reference, the following chart identifies the Representative Plaintiffs and their vehicles:

a citizen

	Representative Plaintiff	Make	Model	Year
2	Zachary J. Farlow	Ford	F-250	2016
I	Matthew H. Clough	Ford	F-250	2012
(Curtis McNeal Mertz	Ford	F-250	2015
V	William Tsumpes	Ford	F-250	2015
J	ames Higdon	Ford	F-350	2016
Ι	Daryl Alejandro	Ford	F-250	2017
(Gary O. Pederson	Ford	F-250	2018
I	Bobby J. Griffith	Ford	F-250	2018
I	Barry R. Gonsalves	Ford	F-350	2011
J	oseph Sawicki	Ford	F-250	2017
1	Allen J. Fowler	Ford	F-250	2018
J	ames Crowell, Jr.	Ford	F-250	2016
I	Kelly Arnold	Ford	F-250	2017
I	Robert C. Haus	Ford	F-350	2015
V	Warren Story	Ford	F-350	2018
10. The State of	Plaintiff Zachary J. Farlow (

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1 paragraph, the "Class Vehicle") for \$67,000.00 from Kemp Toyota in Thousand Oaks, California. 2 Plaintiff purchased and still owns the vehicle. Plaintiff uses his F-250 as his personal vehicle to get to 3 work and for daily activities. Prior to purchasing the Class Vehicle, Plaintiff was looking for a car 4 that was durable, powerful, reliable, and could obtain the high mileage per gallon of a diesel vehicle. 5 Specifically, on the day Plaintiff Farlow purchased his vehicle, and prior to his purchase, Plaintiff 6 Farlow relied on Ford's specific representations concerning the vehicle's fuel economy and 7 reliability. At the dealership, the sales representatives told Plaintiff Farlow that the vehicle had 8 superior fuel economy with American diesel fuel as compared to other diesel trucks on the market 9 and that it was more reliable. Plaintiff Farlow relied on Ford's representations in purchasing the 10 vehicle and, absent these representations, would not have purchased the vehicle and/or would have 11 paid less for it. These knowingly false representations, in combination with the advertised fuel 12 efficiency and performance, the representation that the vehicle would retain all of its promised fuel 13 economy and performance throughout its useful life, and the vehicle's reputation for maintaining a 14 high resale value, caused Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use 15 and purpose. Unbeknownst to Plaintiff, at the time of acquisition, the Class Vehicle contained a 16 defective CP4 fuel injection system that was not suitable for American vehicles and which deceived 17 American consumers. Consequently, the vehicle could not deliver the advertised combination of 18 durability, power, reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor 19 any of its agents, dealers, or other representatives informed Plaintiff or Class members of the 20 existence of the unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel 21 engine's CP4 high pressure fuel pump system—which is common to all Class Vehicles—prior to 22 purchasing. Accordingly, Plaintiff and each Class member suffered concrete economic injury as a 23 direct and proximate result of Ford's wrongful, deceptive conduct, and would not have purchased the 24 Class Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection system 25 defects. As deemed appropriate, Plaintiff's and each other Class member's ascertainable losses 26 include, but are not limited to, a high premium for the engine compared to what they would have 27 paid for a gas-powered engine, out-of-pocket losses by overpaying for the vehicles at the time of

purchase, decreased performance of the vehicles, and diminished value of the vehicles. Plaintiff thusly brings claims individually and as a representative of the Class.

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3 11. Plaintiff Matthew H. Clough (for the purpose of this paragraph, "Plaintiff") is a 4 citizen of the State of California, and domiciled in Apple Valley, California. In or around January of 5 2013, Plaintiff purchased his first diesel truck, a used 2012 Ford F-250, VIN 6 1FT7W2BT1CEC55182 (for the purpose of this paragraph, the "Class Vehicle") for \$54,000.00 from 7 Victorville Motors in Victorville, California. Plaintiff purchased and still owns this vehicle. Mr. 8 Clough purchased the F-250 to haul his boat and RV for family vacations. Prior to purchasing the 9 Class Vehicle, Plaintiff was looking for a car that was durable, powerful, reliable, and could obtain 10 the high mileage per gallon of a diesel vehicle. Although Plaintiff was considering other vehicles, 11 Plaintiff decided on the subject vehicle because Plaintiff relied upon Ford's claims touting the 12 vehicle's durability, efficiency, fuel economy, power, and performance of the engine. Specifically, 13 Plaintiff Clough was looking for a reliable, durable diesel truck to tow his boat and RV and one that 14 would suffice to meet his recreational needs. In the days and weeks preceding his purchase, Plaintiff 15 Clough saw and heard numerous Ford television commercials and radio advertisements wherein Ford 16 claimed the Super Duty diesel truck, like the one Plaintiff would purchase, was "Built Ford Tough," 17 and had superior horsepower, fuel economy, reliability, and durability compared to other diesel 18 trucks in the American market. On the date that Plaintiff Clough purchased the vehicle, Ford sales 19 representatives at the dealership represented to him that the vehicle was compatible with American 20 diesel fuel, was durable, and was reliable. On the date of purchase, sales representatives at the 21 dealership also promised Plaintiff Clough that the vehicle would have greater fuel efficiency than the 22 vehicle has actually had. Plaintiff Clough relied on these representations in purchasing the vehicle 23 and, absent these representations, would not have purchased the vehicle and/or would have paid less 24 for it. These knowingly false representations, in combination with the advertised fuel efficiency and 25 performance, the representation that the vehicle would retain all of its promised fuel economy and 26 performance throughout its useful life, and the vehicle's reputation for maintaining a high resale 27 value, caused Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use and purpose. 28 Unbeknownst to Plaintiff, at the time of acquisition, the Class Vehicle contained a defective CP4 fuel

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1 injection system that was not suitable for American vehicles and which deceived American 2 consumers. Consequently, the vehicle could not deliver the advertised combination of durability, 3 power, reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor any of 4 its agents, dealers, or other representatives informed Plaintiff or Class members of the existence of 5 the unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel engine's CP4 6 high pressure fuel pump system—which is common to all Class Vehicles—prior to purchasing. 7 Accordingly, Plaintiff and each Class member suffered concrete economic injury as a direct and 8 proximate result of Ford's wrongful, deceptive conduct, and would not have purchased the Class 9 Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection system defects. 10 As deemed appropriate, Plaintiff's and each other Class member's ascertainable losses include, but 11 are not limited to, a high premium for the engine compared to what they would have paid for a gas-12 powered engine, out-of-pocket losses by overpaying for the vehicles at the time of the underlying 13 transaction, decreased performance of the vehicles, and diminished value of the vehicles. Plaintiff 14 thusly brings claims individually and as a representative of the Class.

15 12. Plaintiff Curtis McNeal Mertz (for the purpose of this paragraph, "Plaintiff") is a 16 citizen of the State of California, and domiciled in Garden Grove, California. In or around January 17 of 2015, Plaintiff purchased a new 2015 Ford F-250, VIN 1FT7W2BT4FEA11921 (for the purpose 18 of this paragraph, the "Class Vehicle") for \$76,000.00 from McCoy & Mills Ford, an authorized 19 Ford dealer in Fullerton, California. Plaintiff purchased and still owns this vehicle and uses it as a 20 daily driver and to haul his 37' 5th-wheel trailer. Prior to purchasing the Class Vehicle, Plaintiff was 21 looking for a car that was durable, powerful, reliable, and could obtain the high mileage per gallon of 22 a diesel vehicle. Although Plaintiff was considering other vehicles, Plaintiff decided on the subject 23 vehicle because Plaintiff relied upon Ford's claims touting the vehicle's durability, efficiency, fuel 24 economy, power, and performance of the engine. Prior to purchasing the vehicle, Plaintiff Mertz was 25 looking for a truck that could reliably and efficiently haul a 37' 5th-wheel trailer. Specifically, in the 26 days and weeks preceding his purchase, Plaintiff Mertz saw and heard Ford's television commercials 27 and radio advertisements wherein Ford claimed the Super Duty diesel truck, like the one Plaintiff 28 would purchase, had superior horsepower and durability compared to other diesel trucks in the

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1 American market. On the date that Plaintiff Mertz purchased the vehicle, and in purchasing the 2 vehicle, Plaintiff Mertz relied on representations that the vehicle was compatible with American 3 diesel fuel, was durable, and was reliable. Plaintiff Mertz relied on these representations in 4 purchasing the vehicle and, absent these representations, would not have purchased the vehicle 5 and/or would have paid less for it. These knowingly false representations, in combination with the 6 advertised fuel efficiency and performance, the representation that the vehicle would retain all of its 7 promised fuel economy and performance throughout its useful life, and the vehicle's reputation for 8 maintaining a high resale value, caused Plaintiff to purchase the Class Vehicle, which is unfit for its 9 ordinary use and purpose. Unbeknownst to Plaintiff, at the time of acquisition, the Class Vehicle 10 contained a defective CP4 fuel injection system that was not suitable for American vehicles and 11 which deceived American consumers. Consequently, the vehicle could not deliver the advertised 12 combination of durability, power, reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff or Class 13 14 members of the existence of the unlawfully and/or unexpectedly defective nature of the Ford Power 15 Stroke diesel engine's CP4 high pressure fuel pump system—which is common to all Class 16 Vehicles—prior to purchase. Accordingly, Plaintiff and each Class member suffered concrete 17 economic injury as a direct and proximate result of Ford's conduct, and would not have purchased 18 the Class Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection 19 system defects. As deemed appropriate, Plaintiff's and each other Class member's ascertainable 20 losses include, but are not limited to, a high premium for the engine compared to what they would 21 have paid for a gas-powered engine, out-of-pocket losses by overpaying for the vehicles at the time 22 of purchase, decreased performance of the vehicles, and diminished value of the vehicles. Plaintiff 23 thusly brings claims individually and as a representative of the Class.

Plaintiff William Tsumpes (for the purpose of this paragraph, "Plaintiff") is a citizen
of the State of California, and domiciled in Corona, California. In or around September of 2015,
Plaintiff purchased a new 2015 Ford F-250, VIN 1FT7W2BT2FED41850 (for the purpose of this
paragraph, the "Class Vehicle") from Hemborg Ford, an authorized Ford dealership in Norco,
California. Plaintiff purchased and still owns this vehicle. Prior to purchasing the Class Vehicle,

1 Plaintiff was looking for a car that was durable, powerful, reliable, and could obtain the high mileage 2 per gallon of a diesel vehicle. Although Plaintiff was considering other vehicles, Plaintiff decided on 3 the subject vehicle because Plaintiff relied upon Ford's claims touting the vehicle's durability, 4 efficiency, fuel economy, power, and performance of the engine. These knowingly false 5 representations, in combination with the advertised fuel efficiency and performance, the 6 representation that the vehicle would retain all of its promised fuel economy and performance 7 throughout its useful life, and the vehicle's reputation for maintaining a high resale value, caused 8 Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use and purpose. Unbeknownst 9 to Plaintiff, at the time of acquisition, the Class Vehicle contained a defective CP4 fuel injection 10 system that was not suitable for American vehicles and which deceived American consumers. 11 Consequently, the vehicle could not deliver the advertised combination of durability, power, 12 reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor any of its agents, 13 dealers, or other representatives informed Plaintiff or Class members of the existence of the 14 unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel engine's CP4 high 15 pressure fuel pump system—which is common to all Class Vehicles—prior to purchasing. 16 Accordingly, Plaintiff and each Class member suffered concrete economic injury as a direct and 17 proximate result of Ford's deceptive conduct, and would not have purchased the Class Vehicle, or 18 would have paid less for it, had Ford not concealed the CP4 fuel injection system defects. As 19 deemed appropriate, Plaintiff's and each other Class member's ascertainable losses include, but are 20 not limited to, a high premium for the engine compared to what they would have paid for a gas-21 powered engine, out-of-pocket losses by overpaying for the vehicles at the time of the underlying 22 transaction, decreased performance of the vehicles, and diminished value of the vehicles. Plaintiff 23 thusly brings claims individually and as a representative of the Class.

14. Plaintiff James Higdon (for the purpose of this paragraph, "Plaintiff") is a citizen of
the State of California, and domiciled in Riverdale, California. In or around September of 2016,
Plaintiff purchased a used 2016 Ford F-350, VIN 1FT8W3BT0GEB32344 (for the purpose of this
paragraph, the "Class Vehicle") from a private seller in Clovis, California. Plaintiff purchased and
still owns this vehicle. Mr. Higdon recently retired and purchased his truck to use to haul trailers, his

1 18' Sea Ray boat, and his Harley-Davidson Motorcycle. Prior to purchasing the Class Vehicle, 2 Plaintiff was looking for a car that was durable, powerful, reliable, and could obtain the high mileage 3 per gallon of a diesel vehicle. Although Plaintiff was considering other vehicles, Plaintiff decided on 4 the subject vehicle because Plaintiff relied upon Ford's claims touting the vehicle's durability, 5 efficiency, fuel economy, power, and performance of the engine. Plaintiff Higdon was looking for a 6 vehicle to tow his 5th wheel, 18' Sea Ray, and motorcycle. Specifically, in the days and weeks 7 preceding his purchase, Plaintiff Higdon saw and heard Ford's television commercials and radio 8 advertisements wherein Ford claimed the diesel truck, like the one Plaintiff would purchase, had 9 superior horsepower, fuel economy, and durability compared to other diesel trucks in the American 10 market. On the date that Plaintiff Higdon purchased the vehicle, and in purchasing the vehicle, 11 Plaintiff Higdon relied on representations that the vehicle was compatible with American diesel fuel, 12 was durable, was reliable and was fuel efficient. Plaintiff Higdon also purchased a 10-year bumper-13 to-bumper warranty based upon Ford's representations that the vehicle would be fully covered and 14 that he "would be able to tow anything." Plaintiff Higdon relied on these representations in 15 purchasing the vehicle and, absent these representations, would not have purchased the vehicle 16 and/or would have paid less for it. These knowingly false representations, in combination with the 17 advertised fuel efficiency and performance, the representation that the vehicle would retain all of its 18 promised fuel economy and performance throughout its useful life, and the vehicle's reputation for 19 maintaining a high resale value, caused Plaintiff to purchase the Class Vehicle, which is unfit for its 20 ordinary use and purpose. Unbeknownst to Plaintiff, at the time of acquisition, the Class Vehicle 21 contained a defective CP4 fuel injection system that was not suitable for American vehicles and 22 which deceived American consumers. Consequently, the vehicle could not deliver the advertised 23 combination of durability, power, reliability, and fuel efficiency of diesel that Plaintiff relied upon. 24 Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff or Class 25 members of the existence of the unlawfully and/or unexpectedly defective nature of the Ford Power 26 Stroke diesel engine's CP4 high pressure fuel pump system—which is common to all Class 27 Vehicles—prior to purchase. Accordingly, Plaintiff and each Class member suffered concrete 28 economic injury as a direct and proximate result of Ford's wrongful, deceptive conduct, and would

not have purchased the Class Vehicle, or would have paid less for it, had Ford not concealed the CP4
fuel injection system defects. As deemed appropriate, Plaintiff's and each other Class member's
ascertainable losses include, but are not limited to, a high premium for the engine compared to what
they would have paid for a gas-powered engine, out-of-pocket losses by overpaying for the vehicles
at the time of purchase, decreased performance of the vehicles, and diminished value of the vehicles.
Plaintiff thusly brings claims individually and as a representative of the Class.

7 15. Plaintiff Daryl Alejandro (for the purpose of this paragraph, "Plaintiff") is a citizen of 8 the State of California, and domiciled in Tracy, California. In or around June of 2018, Plaintiff 9 purchased a 2017 Ford F-250 Pickup, VIN 1FT7W2BT3HED09752 (for the purpose of this 10 paragraph, the "Class Vehicle") for \$59,000.00 from Tracy Ford, an authorized Ford dealer in Tracy, 11 California. Plaintiff purchased and still owns this vehicle. Mr. Alejandro purchased his F-250 to tow 12 his 30' camping trailer and his Harley-Davidson motorcycles. Prior to purchasing the Class Vehicle, 13 Plaintiff was looking for a car that was durable, powerful, reliable, and could obtain the high mileage 14 per gallon of a diesel vehicle. Although Plaintiff was considering other vehicles, Plaintiff decided on 15 the subject vehicle because Plaintiff relied upon Ford's claims touting the vehicle's durability, 16 efficiency, fuel economy, power, and performance of the engine. Specifically, in the days and weeks 17 preceding his purchase, Plaintiff Alejandro saw and heard Ford's television commercials and radio 18 advertisements wherein Ford claimed the Super Duty diesel truck, like the one Plaintiff would 19 purchase, had superior horsepower and durability compared to other diesel trucks in the American 20 market. On the date that Plaintiff Alejandro purchased the vehicle, Ford sales representatives at the 21 dealership represented to him that the vehicle was compatible with American diesel fuel, was 22 durable, and was reliable. Plaintiff Alejandro relied on these representations in purchasing the 23 vehicle and, absent these representations, would not have purchased the vehicle and/or would have 24 paid less for it. These knowingly false representations, in combination with the advertised fuel 25 efficiency and performance, the representation that the vehicle would retain all of its promised fuel 26 economy and performance throughout its useful life, and the vehicle's reputation for maintaining a 27 high resale value, caused Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use 28 and purpose. Unbeknownst to Plaintiff, at the time of acquisition, the Class Vehicle contained a

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1 defective CP4 fuel injection system that was not suitable for American vehicles and which deceived 2 American consumers. Consequently, the vehicle could not deliver the advertised combination of 3 durability, power, reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor 4 any of its agents, dealers, or other representatives informed Plaintiff or Class members of the 5 existence of the unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel 6 engine's CP4 high pressure fuel pump system—which is common to all Class Vehicles—prior to 7 purchase. Accordingly, Plaintiff and each Class member suffered concrete economic injury as a 8 direct and proximate result of Ford's wrongful, deceptive conduct, and would not have purchased the 9 Class Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection system 10 defects. As deemed appropriate, Plaintiff's and each other Class member's ascertainable losses 11 include, but are not limited to, a high premium for the engine compared to what they would have 12 paid for a gas-powered engine, out-of-pocket losses by overpaying for the vehicles at the time of 13 purchase, decreased performance of the vehicles, and diminished value of the vehicles. Plaintiff 14 thusly brings claims individually and as a representative of the Class.

15 16. Plaintiff Gary O. Pederson (for the purpose of this paragraph, "Plaintiff") is a citizen 16 of the State of California, and domiciled in Bakersfield, California. In or around August of 2018, 17 Plaintiff purchased a new 2018 Ford F-250, VIN 1FT7W2BT4JEB82824 (for the purpose of this 18 paragraph, the "Class Vehicle") for \$75,000.00 from Jim Burke Ford, an authorized Ford dealer in 19 Bakersfield, California. Mr. Pederson purchased his vehicle and uses his truck recreationally to go 20 hunting. Prior to purchasing the Class Vehicle, Plaintiff was looking for a car that was durable, 21 powerful, reliable, and could obtain the high mileage per gallon of a diesel vehicle. Although 22 Plaintiff was considering other vehicles, Plaintiff decided on the subject vehicle because Plaintiff 23 relied upon Ford's claims touting the vehicle's durability, efficiency, fuel economy, power, and 24 performance of the engine. Specifically, in the days and weeks preceding his purchase, Plaintiff 25 Pederson researched the vehicle he intended to purchase online. Through the internet, Plaintiff 26 Pederson saw Ford's internet advertisements wherein Ford claimed the Super Duty diesel truck, like 27 the one Plaintiff would purchase, had superior torque, horsepower, and durability compared to other 28 diesel trucks in the American market. These representations impacted Plaintiff Pederson's purchase

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1 as he intended to use the vehicle for recreational purposes and needed a reliable, durable vehicle 2 compatible with American diesel fuel. Plaintiff Pederson relied on these representations in 3 purchasing the vehicle and, absent these representations, would not have purchased the vehicle 4 and/or would have paid less for it. These knowingly false representations, in combination with the 5 advertised fuel efficiency and performance, the representation that the vehicle would retain all of its 6 promised fuel economy and performance throughout its useful life, and the vehicle's reputation for 7 maintaining a high resale value, caused Plaintiff to purchase the Class Vehicle, which is unfit for its 8 ordinary use and purpose. Unbeknownst to Plaintiff, at the time of acquisition, the Class Vehicle 9 contained a defective CP4 fuel injection system that was not suitable for American vehicles and 10 which deceived American consumers. Consequently, the vehicle could not deliver the advertised 11 combination of durability, power, reliability, and fuel efficiency of diesel that Plaintiff relied upon. 12 Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff or Class members of the existence of the unlawfully and/or unexpectedly defective nature of the Ford Power 13 14 Stroke diesel engine's CP4 high pressure fuel pump system—which is common to all Class 15 Vehicles—prior to purchasing. Accordingly, Plaintiff and each Class member suffered concrete 16 economic injury as a direct and proximate result of Ford's wrongful, deceptive conduct, and would 17 not have purchased the Class Vehicle, or would have paid less for it, had Ford not concealed the CP4 18 fuel injection system defects. As deemed appropriate, Plaintiff's and each other Class member's 19 ascertainable losses include, but are not limited to, a high premium for the engine compared to what 20 they would have paid for a gas-powered engine, out-of-pocket losses by overpaying for the vehicles 21 at the time of the underlying transaction, decreased performance of the vehicles, and diminished 22 value of the vehicles. Plaintiff thusly brings claims individually and as a representative of the Class.

17. Plaintiff Bobby J. Griffith (for the purpose of this paragraph, "Plaintiff") is a citizen
of the State of California, and domiciled in Holister, California. In or around August of 2018,
Plaintiff purchased a new 2018 Ford F-250, VIN 1FT7W2BT2JEC58816 (for the purpose of this
paragraph, the "Class Vehicle") for \$53,000.00 from Ford Store Morgan Hill, an authorized Ford
dealer in Morgan Hill, California. Plaintiff still owns this vehicle and purchased it daily for personal
use. Prior to purchasing the Class Vehicle, Plaintiff was looking for a car that was durable,

1 powerful, reliable, and could obtain the high mileage per gallon of a diesel vehicle. Although 2 Plaintiff was considering other vehicles, Plaintiff decided on the subject vehicle because Plaintiff 3 relied upon Ford's claims touting the vehicle's durability, efficiency, fuel economy, power, and 4 performance of the engine. Specifically, in the days and weeks preceding his purchase, Plaintiff 5 Griffith saw and heard Ford's television commercials and radio advertisements wherein Ford 6 claimed the Super Duty diesel truck, like the one Plaintiff would purchase, had superior horsepower 7 and durability compared to other diesel trucks in the American market. On the date that Plaintiff 8 Griffith purchased the vehicle, and in purchasing the vehicle, Plaintiff Griffith relied on 9 representations that the vehicle was compatible with American diesel fuel, was durable, and was 10 reliable. Plaintiff Griffith relied on these representations in purchasing the vehicle and, absent these 11 representations, would not have purchased the vehicle and/or would have paid less for it. These 12 knowingly false representations, in combination with the advertised fuel efficiency and performance, 13 the representation that the vehicle would retain all of its promised fuel economy and performance 14 throughout its useful life, and the vehicle's reputation for maintaining a high resale value, caused 15 Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use and purpose. Unbeknownst 16 to Plaintiff, at the time of acquisition, the Class Vehicle contained a defective CP4 fuel injection 17 system that was not suitable for American vehicles and which deceived American consumers. 18 Consequently, the vehicle could not deliver the advertised combination of durability, power, 19 reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor any of its agents, 20 dealers, or other representatives informed Plaintiff or Class members of the existence of the 21 unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel engine's CP4 high 22 pressure fuel pump system—which is common to all Class Vehicles—prior to purchasing. 23 Accordingly, Plaintiff and each Class member suffered concrete economic injury as a direct and 24 proximate result of Ford's wrongful, deceptive conduct, and would not have purchased the Class 25 Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection system defects. 26 As deemed appropriate, Plaintiff's and each other Class member's ascertainable losses include, but 27 are not limited to, a high premium for the engine compared to what they would have paid for a gas-28 powered engine, out-of-pocket losses by overpaying for the vehicles at the time of the transaction,

decreased performance of the vehicles, and diminished value of the vehicles. Plaintiff thusly brings claims individually and as a representative of the Class.

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3 18. Plaintiff Barry R. Gonsalves (for the purpose of this paragraph, "Plaintiff") is a citizen 4 of the State of California, and domiciled in Antioch, California. In or around August of 2018, 5 Plaintiff purchased a used 2011 Ford F-350, VIN 1FT8W3BT2BEC83159 (for the purpose of this 6 paragraph, the "Class Vehicle") for \$30,483.44 from Lifted Trucks Arrowhead in Glendale, Arizona. 7 Plaintiff purchased and still owns this vehicle. Mr. Gonsalves, purchased his truck for both personal 8 and professional use. At home he uses his trucks to tow his boat and camper trailer. For work, as a 9 general contractor, he uses his truck as a "moving office," setting up appointments and working on 10 bids from the cab of his F-350. Prior to purchasing the Class Vehicle, Plaintiff was looking for a car 11 that was durable, powerful, reliable, and could obtain the high mileage per gallon of a diesel vehicle. 12 Although Plaintiff was considering other vehicles, Plaintiff decided on the subject vehicle because Plaintiff relied upon Ford's claims touting the vehicle's durability, efficiency, fuel economy, power, 13 14 and performance of the engine. Specifically, Plaintiff relied on Ford's television commercials and 15 internet advertising in deciding to purchase his vehicle. Plaintiff compared numerous truck brands, 16 but ultimately decided to purchase his Ford vehicle because of Ford's claims of superior horsepower 17 and durability for Ford Super Duty diesel trucks as compared to other diesel trucks in the American 18 market. Ford represented, and Plaintiff believed, that the truck "would be able to handle anything 19 [he] threw at it." These knowingly false representations, in combination with the advertised fuel 20 efficiency and performance, the representation that the vehicle would retain all of its promised fuel 21 economy and performance throughout its useful life, and the vehicle's reputation for maintaining a 22 high resale value, caused Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use 23 and purpose. Unbeknownst to Plaintiff, at the time of acquisition, the Class Vehicle contained a defective CP4 fuel injection system that was not suitable for American vehicles and which deceived 24 25 American consumers. Consequently, the vehicle could not deliver the advertised combination of 26 durability, power, reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor 27 any of its agents, dealers, or other representatives informed Plaintiff or Class members of the 28 existence of the unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel

1 engine's CP4 high pressure fuel pump system—which is common to all Class Vehicles—prior to 2 purchase. Accordingly, Plaintiff and each Class member suffered concrete economic injury as a 3 direct and proximate result of Ford's wrongful, deceptive conduct, and would not have purchased the 4 Class Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection system 5 defects. As deemed appropriate, Plaintiff's and each other Class member's ascertainable losses 6 include, but are not limited to, a high premium for the engine compared to what they would have 7 paid for a gas-powered engine, out-of-pocket losses by overpaying for the vehicles at the time of 8 purchase, and future attempted repairs, future additional fuel costs, decreased performance of the 9 vehicles, and diminished value of the vehicles. Plaintiff thusly brings claims individually and as a 10 representative of the Class.

11 19. Plaintiff Joseph Sawicki (for the purpose of this paragraph, "Plaintiff") is a citizen of 12 the State of California, and domiciled in Oceanside, California. In or around February of 2017, 13 Plaintiff purchased a 2017 Ford F-250, VIN 1FT7W2BT4HEB48036 (for the purpose of this 14 paragraph, the "Class Vehicle") for \$54,000.00 from North Country Ford, an authorized Ford dealer 15 in Vista, California. Plaintiff purchased and still owns this vehicle and uses it at his RV company to 16 move RVs from one location to another . He also uses the F-250 to vacation with his family and tow 17 their 33' RV to various camping sites in the state. Prior to purchasing the Class Vehicle, Plaintiff 18 was looking for a car that was durable, powerful, reliable, and could obtain the high mileage per 19 gallon of a diesel vehicle. Although Plaintiff was considering other vehicles, Plaintiff decided on the 20 subject vehicle because Plaintiff relied upon Ford's claims touting the vehicle's durability, 21 efficiency, fuel economy, power, and performance of the engine. Plaintiff Sawicki owns an RV 22 company and desired a diesel truck that would allow him to tow RVs to and from various locations. 23 It was important to Plaintiff Sawicki that the diesel truck he purchased be durable and economical. 24 On the day Plaintiff Sawicki purchased his vehicle, and prior to his purchase, Plaintiff Sawicki relied 25 on Ford's specific representations concerning the vehicle's fuel economy and durability. He 26 requested confirmation of the vehicle's fuel economy as stated on the window sticker and by the 27 Ford dealer sales representative, which he received from the manufacturer. Plaintiff Sawicki relied 28 on Ford's representations in purchasing the vehicle and, absent these representations, would not have

1 purchased the vehicle and/or would have paid less for it. These knowingly false representations, in 2 combination with the advertised fuel efficiency and performance, the representation that the vehicle 3 would retain all of its promised fuel economy and performance throughout its useful life, and the 4 vehicle's reputation for maintaining a high resale value, caused Plaintiff to purchase the Class 5 Vehicle, which is unfit for its ordinary use and purpose. Unbeknownst to Plaintiff, at the time of 6 acquisition, the Class Vehicle contained a defective CP4 fuel injection system that was not suitable 7 for American vehicles and which deceived American consumers. Consequently, the vehicle could 8 not deliver the advertised combination of durability, power, reliability, and fuel efficiency of diesel 9 that Plaintiff relied upon. Neither Ford nor any of its agents, dealers, or other representatives 10 informed Plaintiff or Class members of the existence of the unlawfully and/or unexpectedly defective 11 nature of the Ford Power Stroke diesel engine's CP4 high pressure fuel pump system—which is 12 common to all Class Vehicles—prior to purchase. Accordingly, Plaintiff and each Class member 13 suffered concrete economic injury as a direct and proximate result of Ford's wrongful, deceptive 14 conduct, and would not have purchased the Class Vehicle, or would have paid less for it, had Ford 15 not concealed the CP4 fuel injection system defects. As deemed appropriate, Plaintiff's and each 16 other Class member's ascertainable losses include, but are not limited to, a high premium for the 17 engine compared to what they would have paid for a gas-powered engine, out-of-pocket losses by 18 overpaying for the vehicles at the time of the underlying transaction, decreased performance of the 19 vehicles, and diminished value of the vehicles. Plaintiff thusly brings claims individually and as a 20 representative of the Class.

21 20. Plaintiff Allen J. Fowler (for the purpose of this paragraph, "Plaintiff") is a citizen of 22 the State of California, and domiciled in Campo, California. On or around July 1, 2018, Plaintiff 23 purchased a new 2018 Ford F-250, VIN 1FT7W2BTXJEB65817 (for the purpose of this paragraph, 24 the "Class Vehicle") for \$50,000.00 from Mossy Ford, an authorized Ford dealer in San Diego, 25 California. Plaintiff purchased and still owns this vehicle. Prior to purchasing the Class Vehicle, 26 Plaintiff was looking for a car that was durable, powerful, reliable, and could obtain the high mileage 27 per gallon of a diesel vehicle. Although Plaintiff was considering other vehicles, Plaintiff decided on 28 the subject vehicle because Plaintiff relied upon Ford's claims touting the vehicle's durability,

1 efficiency, fuel economy, power, and performance of the engine. These knowingly false 2 representations, in combination with the advertised fuel efficiency and performance, the 3 representation that the vehicle would retain all of its promised fuel economy and performance 4 throughout its useful life, and the vehicle's reputation for maintaining a high resale value, caused 5 Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use and purpose. Unbeknownst 6 to Plaintiff, at the time of acquisition, the Class Vehicle contained a defective CP4 fuel injection 7 system that was not suitable for American vehicles and which deceived American consumers. 8 Consequently, the vehicle could not deliver the advertised combination of durability, power, 9 reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor any of its agents, 10 dealers, or other representatives informed Plaintiff or Class members of the existence of the 11 unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel engine's CP4 high 12 pressure fuel pump system—which is common to all Class Vehicles—prior to purchasing. 13 Accordingly, Plaintiff and each Class member suffered concrete economic injury as a direct and 14 proximate result of Ford's wrongful, deceptive conduct, and would not have purchased the Class 15 Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection system defects. 16 As deemed appropriate, Plaintiff's and each other Class member's ascertainable losses include, but 17 are not limited to, a high premium for the engine compared to what they would have paid for a gas-18 powered engine, out-of-pocket losses by overpaying for the vehicles at the time of purchase, 19 decreased performance of the vehicles, and diminished value of the vehicles. Plaintiff thusly brings 20 claims individually and as a representative of the Class.

21 21. Plaintiff James Crowell, Jr. (for the purpose of this paragraph, "Plaintiff") is a citizen 22 of the State of California, and domiciled in Redding, California. On or around October 12, 2017, 23 Plaintiff purchased a new 2016 Ford F-250, VIN 1FT7W2BT7GEC83946 (for the purpose of this 24 paragraph, the "Class Vehicle") from Corning Ford, an authorized Ford dealership in Corning, 25 California. Plaintiff purchased and still owns this vehicle and uses it for various jobs around his 26 ranch. He often tows his 14' trailer loaded down with his tractor and various other pieces of ranching 27 equipment. Prior to purchasing the Class Vehicle, Plaintiff was looking for a car that was durable, 28 powerful, reliable, and could obtain the high mileage per gallon of a diesel vehicle. Although

1 Plaintiff was considering other vehicles, Plaintiff decided on the subject vehicle because Plaintiff 2 relied upon Ford's claims touting the vehicle's durability, efficiency, fuel economy, power, and 3 performance of the engine. Plaintiff Crowell owns a 14' trailer which he uses to haul a tractor and 4 equipment for his ranch in Corning, California. Plaintiff desired to purchase a vehicle that would be 5 able to handle such towing reliably and efficiently. In the days and weeks preceding his purchase, 6 Plaintiff Crowell researched the vehicle he intended to purchase online. Through the internet, 7 Plaintiff Crowell saw Ford's internet advertisements wherein Ford claimed the Super Duty diesel 8 truck, like the one Plaintiff would purchase, had superior horsepower, reliability, durability, and 9 higher torque as compared to other diesel trucks in the American market. Plaintiff Crowell relied on 10 Ford's representations in purchasing the vehicle and, absent these representations, would not have 11 purchased the vehicle and/or would have paid less for it. These knowingly false representations, in 12 combination with the advertised fuel efficiency and performance, the representation that the vehicle 13 would retain all of its promised fuel economy and performance throughout its useful life, and the 14 vehicle's reputation for maintaining a high resale value, caused Plaintiff to purchase the Class 15 Vehicle, which is unfit for its ordinary use and purpose. Unbeknownst to Plaintiff, at the time of 16 acquisition, the Class Vehicle contained a defective CP4 fuel injection system that was not suitable 17 for American vehicles and which deceived American consumers. Consequently, the vehicle could 18 not deliver the advertised combination of durability, power, reliability, and fuel efficiency of diesel 19 that Plaintiff relied upon. Neither Ford nor any of its agents, dealers, or other representatives 20 informed Plaintiff or Class members of the existence of the unlawfully and/or unexpectedly defective 21 nature of the Ford Power Stroke diesel engine's CP4 high pressure fuel pump system—which is 22 common to all Class Vehicles—prior to purchasing. Accordingly, Plaintiff and each Class member 23 suffered concrete economic injury as a direct and proximate result of Ford's wrongful, deceptive 24 conduct, and would not have purchased the Class Vehicle, or would have paid less for it, had Ford 25 not concealed the CP4 fuel injection system defects. As deemed appropriate, Plaintiff's and each 26 other Class member's ascertainable losses include, but are not limited to, a high premium for the 27 engine compared to what they would have paid for a gas-powered engine, out-of-pocket losses by 28 overpaying for the vehicles at the time of the underlying transaction, decreased performance of the

vehicles, and diminished value of the vehicles. Plaintiff thusly brings claims individually and as a representative of the Class.

3 22. Plaintiff Kelly Arnold (for the purpose of this paragraph, "Plaintiff") is a citizen of the 4 State of California, and domiciled in Palm Springs, California. On or around November 1, 2016, 5 Plaintiff purchased a new 2017 Ford F-250, VIN 1FT7W2BT8HEE96728 (for the purpose of this 6 paragraph, the "Class Vehicle") for \$76,000.00 from an authorized Ford dealer in Corona, California. 7 Plaintiff purchased and still owns this vehicle. Prior to purchasing the Class Vehicle, Plaintiff was 8 looking for a car that was durable, powerful, reliable, and could obtain the high mileage per gallon of 9 a diesel vehicle. Although Plaintiff was considering other vehicles, Plaintiff decided on the subject 10 vehicle because Plaintiff relied upon Ford's claims touting the vehicle's durability, efficiency, fuel 11 economy, power, and performance of the engine. These knowingly false representations, in 12 combination with the advertised fuel efficiency and performance, the representation that the vehicle 13 would retain all of its promised fuel economy and performance throughout its useful life, and the 14 vehicle's reputation for maintaining a high resale value, caused Plaintiff to purchase the Class 15 Vehicle, which is unfit for its ordinary use and purpose. Unbeknownst to Plaintiff, at the time of 16 acquisition, the Class Vehicle contained a defective CP4 fuel injection system that was not suitable 17 for American vehicles and which deceived American consumers. Consequently, the vehicle could 18 not deliver the advertised combination of durability, power, reliability, and fuel efficiency of diesel 19 that Plaintiff relied upon. Neither Ford nor any of its agents, dealers, or other representatives 20 informed Plaintiff or Class members of the existence of the unlawfully and/or unexpectedly defective 21 nature of the Ford Power Stroke diesel engine's CP4 high pressure fuel pump system—which is 22 common to all Class Vehicles—prior to purchasing. Accordingly, Plaintiff and each Class member 23 suffered concrete economic injury as a direct and proximate result of Ford's wrongful, deceptive 24 conduct, and would not have purchased the Class Vehicle, or would have paid less for it, had Ford 25 not concealed the CP4 fuel injection system defects. As deemed appropriate, Plaintiff's and each 26 other Class member's ascertainable losses include, but are not limited to, a high premium for the 27 engine compared to what they would have paid for a gas-powered engine, out-of-pocket losses by 28 overpaying for the vehicles at the time of the underlying transaction, decreased performance of the

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vehicles, and diminished value of the vehicles. Plaintiff thusly brings claims individually and as a representative of the Class.

3 23. Plaintiff Robert C. Haus (for the purpose of this paragraph, "Plaintiff") is a citizen of 4 the State of California, and domiciled in Santa Clarita, California. On or around July 1, 2017, 5 Plaintiff purchased a used 2015 Ford F-350, VIN 1FT8W3BT9FED67596 (for the purpose of this 6 paragraph, the "Class Vehicle") from AutoNation Ford Valencia, an authorized Ford dealer in 7 Valencia, California. Plaintiff purchased and still owns this vehicle. Mr. Haus, a general contractor, 8 uses his F-350 to travel from work site and work site. He also uses his diesel truck to tow multiple 9 trailers. Prior to purchasing the Class Vehicle, Plaintiff was looking for a car that was durable, 10 powerful, reliable, and could obtain the high mileage per gallon of a diesel vehicle. Although 11 Plaintiff was considering other vehicles, Plaintiff decided on the subject vehicle because Plaintiff 12 relied upon Ford's claims touting the vehicle's durability, efficiency, fuel economy, power, and 13 performance of the engine. Plaintiff Haus is a general contractor and needed a truck for business and 14 personal use. In the days and weeks preceding his purchase, Plaintiff Haus saw Ford's television 15 commercials wherein Ford claimed the Super Duty diesel truck, like the one Plaintiff would 16 purchase, had superior horsepower and durability compared to other diesel trucks in the American 17 market. On the date that Plaintiff Haus purchased the vehicle, Ford sales representatives at the 18 dealership represented to him that the vehicle was compatible with American diesel fuel, was 19 durable, and was reliable. Plaintiff Haus relied on these representations in purchasing the vehicle 20 and, absent these representations, would not have purchased the vehicle and/or would have paid less 21 for it. These knowingly false representations, in combination with the advertised fuel efficiency and 22 performance, the representation that the vehicle would retain all of its promised fuel economy and 23 performance throughout its useful life, and the vehicle's reputation for maintaining a high resale 24 value, caused Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use and purpose. 25 Unbeknownst to Plaintiff, at the time of acquisition, the Class Vehicle contained a defective CP4 fuel 26 injection system that was not suitable for American vehicles and which deceived American 27 consumers. Consequently, the vehicle could not deliver the advertised combination of durability, 28 power, reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor any of

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1 its agents, dealers, or other representatives informed Plaintiff or Class members of the existence of 2 the unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel engine's CP4 3 high pressure fuel pump system—which is common to all Class Vehicles—prior to purchasing. 4 Accordingly, Plaintiff and each Class member suffered concrete economic injury as a direct and 5 proximate result of Ford's wrongful, deceptive conduct, and would not have purchased the Class 6 Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection system defects. 7 As deemed appropriate, Plaintiff's and each other Class member's ascertainable losses include, but 8 are not limited to, a high premium for the engine compared to what they would have paid for a gas-9 powered engine, out-of-pocket losses by overpaying for the vehicles at the time of the underlying 10 transaction, decreased performance of the vehicles, and diminished value of the vehicles. Plaintiff 11 thusly brings claims individually and as a representative of the Class.

12 24. Plaintiff Warren Story (for the purpose of this paragraph, "Plaintiff") is a citizen of 13 the State of California, and domiciled in Clayton, California. On or around February 19, 2018, 14 Plaintiff purchased a 2018 Ford F-350, VIN 1FT8W3DT1JEB52316 (for the purpose of this 15 paragraph, the "Class Vehicle") for \$78,000.00 from Bill Brandt Ford, an authorized Ford dealer in 16 Brentwood, California. Plaintiff purchased and still owns this vehicle. Mr. Story owns a ranch in 17 Clayton, California, and often uses his Ford truck to haul equipment, hay, and cattle. He also uses his 18 truck recreationally to tow his 10' camper trailer. Prior to purchasing the Class Vehicle, Plaintiff was 19 looking for a car that was durable, powerful, reliable, and could obtain the high mileage per gallon of 20 a diesel vehicle. Although Plaintiff was considering other vehicles, Plaintiff decided on the subject 21 vehicle because Plaintiff relied upon Ford's touting the vehicle's durability, efficiency, fuel 22 economy, power, and performance of the engine. Specifically, in the days and weeks preceding his 23 purchase, Plaintiff Story researched his vehicle online and saw Ford's internet advertisements 24 wherein Ford claimed the Super Duty diesel truck, like the one Plaintiff would purchase, had 25 superior torque, horsepower, and durability compared to other diesel trucks in the American market. 26 These representations impacted Plaintiff Story's purchase as he intended to use the vehicle to tow his 27 10' camper trailer with back hoe, hay, and cattle to and from his ranch in Clayton, California. 28 Plaintiff Story relied on these representations in purchasing the vehicle and, absent these

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1 representations, would not have purchased the vehicle and/or would have paid less for it. These 2 knowingly false representations, in combination with the advertised fuel efficiency and performance, 3 the representation that the vehicle would retain all of its promised fuel economy and performance 4 throughout its useful life, and the vehicle's reputation for maintaining a high resale value, caused 5 Plaintiff to purchase the Class Vehicle, which is unfit for its ordinary use and purpose. Unbeknownst 6 to Plaintiff, at the time of acquisition, the Class Vehicle contained a defective CP4 fuel injection 7 system that was not suitable for American vehicles and which deceived American consumers. 8 Consequently, the vehicle could not deliver the advertised combination of durability, power, 9 reliability, and fuel efficiency of diesel that Plaintiff relied upon. Neither Ford nor any of its agents, 10 dealers, or other representatives informed Plaintiff or Class members of the existence of the 11 unlawfully and/or unexpectedly defective nature of the Ford Power Stroke diesel engine's CP4 high 12 pressure fuel pump system—which is common to all Class Vehicles—prior to purchase. 13 Accordingly, Plaintiff and each Class member suffered concrete economic injury as a direct and 14 proximate result of Ford's wrongful, deceptive conduct, and would not have purchased the Class 15 Vehicle, or would have paid less for it, had Ford not concealed the CP4 fuel injection system defects. 16 As deemed appropriate, Plaintiff's and each other Class member's ascertainable losses include, but 17 are not limited to, a high premium for the engine compared to what they would have paid for a gas-18 powered engine, out-of-pocket losses by overpaying for the vehicles at the time of the underlying 19 transaction, and future attempted repairs, future additional fuel costs, decreased performance of the 20 vehicles, and diminished value of the vehicles. Plaintiff thusly brings claims individually and as a 21 representative of the Class.

25. Each plaintiff expected that Ford via its authorized dealers or through its advertising would disclose materioa facts about the durability and longevity of its vehicles and the existence of any defect that will result in epensive and non-ordinary repairs.

B. The Defendant

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26 26. Defendant Ford Motor Company ("Ford") is a publicly traded corporation organized
27 under the laws of the State of Delaware with its principal place of business at One American Road,
28 Dearborn, Michigan 48126.

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27. Defendant Ford designs, manufactures, distributes, and sells Ford automobiles in this District and multiple other locations in the United States and worldwide. Ford and/or its agents 3 designed, manufactured, and installed the engine systems in the Class Vehicles. Ford also developed 4 and disseminated the materially misrepresentative owner's manuals and warranty booklets, advertisements, and other intentionally unreasonable and deceptive promotional materials relating to 6 the Class Vehicles. Ford also designed advertising material that it sent to Ford Dealerships for the 7 purpose of having dealers distribute these to consumers, and Ford authorized dealers to communicate 8 with consumers about the performance of the vehicles.

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IV. **VENUE AND JURISDICTION**

28. Venue is proper in this District under 28 U.S.C. § 1391 in light of the following: (1) Defendant Ford Motor Company conducts substantial business in this District and has intentionally availed itself of the laws and markets of the United States and this District; and (2) many of the acts and transactions giving rise to this action occurred in this District, including, *inter alia*, Ford's promotion, marketing, distribution, and sale of vehicles containing the defective Bosch CP4 fuel pump in this District. Several named Plaintiffs and proposed representatives, as well as thousands of Class members, purchased their Class Vehicles from the multiple Ford dealerships located in this District. Further, a significant number of the Class Vehicles were registered in this District and thousands of Class Vehicles were in operation in this District. Venue is also proper under 18 U.S.C. § 1965(a) because Ford is subject to personal jurisdiction in this District as alleged, *infra*, and Ford has agents located in this District.

29. The Court has jurisdiction over this action pursuant to the Class Action Fairness Act ("CAFA"), 28 U.S.C. § 1332(d), because at least one Class member is of diverse citizenship from the Defendant, there are more than 100 Class members, and the aggregate amount in controversy exceeds \$5,000,000.00, exclusive of interests and costs. Subject-matter jurisdiction also arises under the Magnuson-Moss Warranty Act claims asserted under 15 U.S.C. § 2301, et seq. The Court has personal jurisdiction over Ford pursuant to 18 U.S.C. §§1965(b) and (d), and Cal. Civ. Proc Code § 410.10, and supplemental jurisdiction over the state law claims pursuant to 28 U.S.C. § 1367.

130. This Court has personal jurisdiction over Defendant Ford Motor Company. Ford has2committed and continues to commit acts giving rise to this action within California and within this3judicial District. Ford has established minimum contacts within the forum such that the exercise of4jurisdiction over Ford would not offend traditional notions of fair play and substantial justice. In5conducting business within the State of California, and specifically, within this judicial District, Ford6derives substantial revenue from its activities and its products being sold, used, imported, and/or7offered for sale in California and this judicial District.

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V. FACTUAL ALLEGATIONS

A. The Class Vehicles

31. For purposes of this Complaint, the "Class Vehicles" consist of Ford-manufactured diesel-fueled automobiles equipped with a 6.7L Power Stroke engine, ranging from the 2011-present model years. All vehicles falling under this Class Vehicle group were manufactured with the defective CP4 fuel injection pump.

B.

The rise of diesel vehicles in the United States

32. Diesel engines have long enjoyed a loyal following in some U.S. market segments because of their reliability, fuel efficiency, and power. Diesel engines produce higher torque, even at low revolutions per minute ("RPM"), making them popular in buses, heavy-duty pickups, and vans, including commercial vehicles, farm trucks, and ambulances.

33. With the invention of common-rail systems, diesel fuel was injected at higher pressure, forming a finer mist that increases fuel efficiency and power. Common-rail systems also made diesel engines burn cleaner and with less noise. While diesel had long been popular overseas, these advances fueled a growing market here in the U.S. for diesel trucks, and even diesel passenger cars.

34. From the outset, Ford was in competition with fellow "Big Three" auto manufacturers
like General Motors and Fiat Chrysler, each racing to dominate the growing American diesel vehicle
market. Ford looked to Europe and the expertise of international automotive parts supplier Bosch to
increase the fuel efficiency and power of its diesel engines. The heart of this diesel revolution would
be powered by Bosch's extremely durable CP3 fuel injection pump, the predecessor to the CP4 fuel

injection pump at issue in this suit. The CP3 pump was one of Bosch's heavy-duty injection pumps,
simplified for increased reliability. The reliability of the CP3 became key to the "million-mile"
performance of diesel truck engines in the U.S. Not surprisingly, American trust in diesel
technology grew.

35. Americans paid a premium for the increased reliability, fuel efficiency, and power of diesel—and Bosch promised to continue to deliver advances and continued improvements. Bosch claimed that the next generation of fuel pump, the CP4, would maintain reliability while also increasing fuel efficiency and power.

36. However, much like what occurred in the nationwide Volkswagen emissions scandal involving Bosch, reliance on Bosch's expertise in the design of diesel engines would lead Ford into a course of action it should now regret. The heart of Ford's success under increasingly competitive fuel efficiencies was Bosch's cheaper, substandard CP4 fuel injection pump. Bosch had the technical know-how to do what needed to be done to get ahead; unfortunately for the American public, the easiest way for Ford to succeed was to cheat American consumers on durability and overall vehicle functionality by equipping the Class Vehicles with this ticking time bomb of a fuel injection pump that dooms the modern Ford Power Stroke diesel engine system from day one.

37. As Ford knew or should have known, the Bosch CP4 fuel injection pump was defective and incompatible with U.S. diesel fuel from the get-go, and CP4 failures began running rampant in American Audi and Volkswagen vehicles at least as early as 2008. Indeed, in February 2008, Bosch began meeting with Audi and Volkswagen representatives on a monthly—or sometimes *weekly*—basis to track CP4 pump field failures that the auto manufacturers were seeing in the U.S.; indeed, these failures echo the very failures that continue to occur in the Class Vehicles to this day, and documentation regarding CP4 failures was provided to the National Highway Traffic Safety Administration ("NHTSA") in connection with NHTSA's Office of Defect Investigations ("ODI") Inquiry No. INRD-EA11003, an investigation which Ford was subject to as well.² *See, e.g.*,

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² See infra ¶¶ 48-56 and corresponding footnotes (discussing Ford's responses to NHTSA's requests pursuant to ODI Inquiry No. INRD-EA11003).

1 July 7, 2008 email between Audi and Bosch representatives re: "Performance drop AU716 98017 2 with shavings in the HPP," discussing how "[s]omething is disintegrating" in the Audi 716 fuel 3 pump and that "[w]e are a bit speechless" about "[t]he shavings, or whatever it is"), submitted as part 4 of Bosch's responses to NHTSA ODI Inquiry No. INRD-EA11003, document entitled, "INRD-5 EA11003-59334P.pdf," at 6; *id.* at 27 (July 31, 2008 email from Audi representative re: "Fuel quality 6 in [**REDACTED**]," stating that, "With our [Audi's] V6TDI with the high-pressure pump CP4.2 we 7 have significantly higher failure rates in [**REDACTED**] (higher by a factor of approx. 30 than the 8 average of all markets) Have you any information suggesting that such a thing could be possible 9 with this country-specific diesel fuel?"); id. at 28-31 (Feb.-May 2011 email chain between Audi, 10 Volkswagen, and Bosch representatives re: "Status CP4 USA," in which the parties discuss the 11 substantial increase in warranty claims involving fuel pump failures in MY 2010 versus 2009 12 vehicles in the US market).

38. In July 2008, Audi representatives reached out to Bosch regarding their investigative efforts into CP4 pump failures, explaining to Bosch that, "We have biggish problems in the field and already have 4 failures in [the] O verification in the U.S. . . . Failure Q7 USA no. 3 is on its way to Germany, fuel samples as well."³ "Q7 USA" was a U.S. Audi vehicle equipped with a CP4. Bosch diagnosed the problem as being due to a vehicle "manufacturing fault" in what it called a "sluggish roller," but also noted that they could not rule out the "sluggish roller' [being caused by] water in the fuel. (Water in fuel significantly increases the friction coefficient between roller and roller support)."⁴ However, Audi representatives did not appear to be buying the water-contamination line from Bosch, nor Bosch's half-hearted attempts at "ameliorative measures" to a known, continuing 22 problem.⁵

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³ July 10, 2008 email from Audi representative to Bosch representatives regarding "Information" on pump failures in the U.S.," produced in response to NHTSA Inquiry EA11003EN-00639[0], available at https://static.nhtsa.gov/odi/inv/2011/INRD-EA11003-59428P.PDF (last accessed Nov. 6, 2018), at 141.

⁴ See id.

⁵ See Mar. 7, 2011 Bosch submission to NHTSA in response to Inquiry No. INRD-EA11003, document entitled, "INRD-EA11003-59347P.pdf," at 157 (May 11, 2009 email between Bosch and

39. Similarly, in August 2009, Audi sent Bosch a failed CP4 fuel pump for analysis after "[t]he high pressure fuel pump failed catastrophically shedding metal shavings throughout the entire fuel system. . . . This car will require a complete new fuel system from tank to injectors and everything in between. This will be a very lengthy repair (weeks). . . We need to determine if component failure or bad fuel is to blame."⁶ Thereafter, on September 1, 2009, Bosch responded to Audi with the following flippant analysis note from their failed pump inspection: "Gentleman, The pump mentioned below was analyzed. The result of the finding is sand-like particles in the fuel. *Defect caused by customer*."⁷

40. Thus, early-on, it was well-known in the U.S. automotive industry that there were serious U.S. diesel incompatibility issues that now run rampant in the Class Vehicles due to the defective CP4 pump. *See* March 7, 2011 Bosch submission to NHTSA in response to Inquiry No. INRD-EA11003, document entitled, "INRD-EA11003-59347P.pdf," at 21 (Mar. 31, 2008 email from Volkswagen to Bosch re: "Radio: Drivetrain damage failure US07 (Jetta)," in which the parties are discussing an HPFP failure in a 2007 Jetta and the Volkswagen representative frustratedly states, "Can you (panel of experts) explain to us how the failure mechanism was after this mileage? We will certainly not accept a failure because of fuel quality! . . . We also see a big risk here for our BIN5 pump, which has to manage with the same fuel in USA"); May 2012 Bosch submission to NHTSA in response to Inquiry No. INRD-EA11003, document entitled, "INRD-EA11003-59334P.pdf," at 9-10 (July 4, 2008 email from Audi to Bosch re: "CP4 BIN5 3rd and 4th failure in USA," analyzing root cause of CP4 field failures and positing, "Why is it that EC pumps do not fail?

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- ⁷ *Id.* at 38 (emphasis added).

⁶ *Id.* at 35.

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<sup>Audi representatives re: "Breakdown: KPM report 4987001"), in which Audi notes while discussing
the analysis of "[s]havings in the high-pressure pump" that, "During the last regular meeting on
breakdowns, [</sup>**REDACTED**] (among others) complained that [(1) there is a] known problem with the
high-pressure pump from Bosch[; and (2)] various measures from the Bosch Company are not
convincing"); *see also id.* at 159-60 (Apr. 30, 2009 email from Bosch to Audi re: "Metal splashes
curve for CP4 roller support and overview of measures," in which Bosch's "not convincing"

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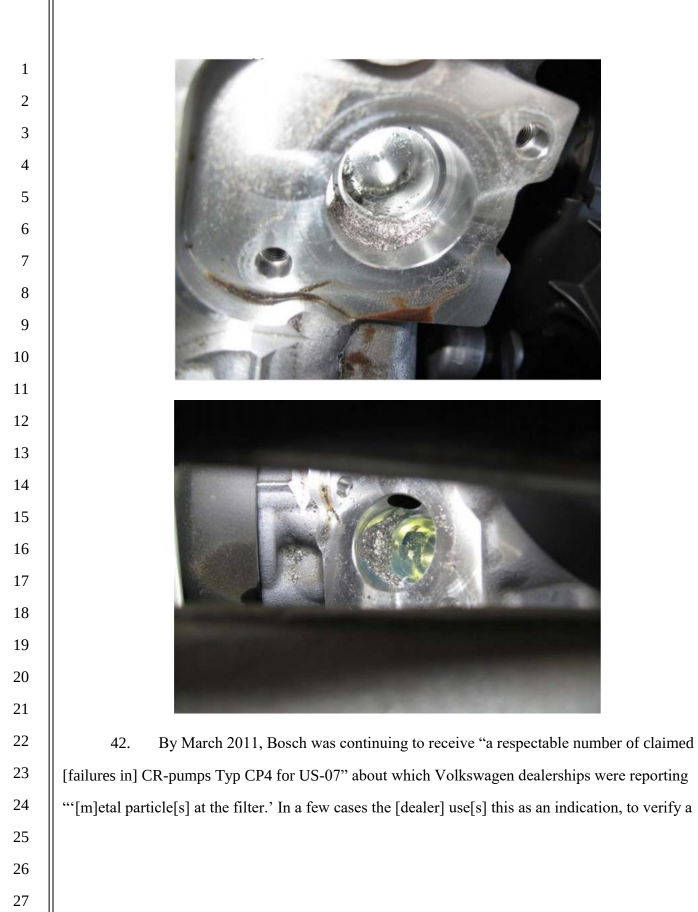
1	Because of a different fuel?"); id. at 13-14 (July 11, 2008 email between Audi and Bosch				
2	representatives re: "W19 BIN5 pump failure" in which Audi writes, "For the zero error meeting in				
3	FeP on Tuesday we expect the information discussed at the error meeting on endurance testing of				
4	fuels with 'poor lubricity, containing water etc.' and all failures, drivetrain damage in all component,				
5	system and other endurance runs of Bosch and all customers"); July 27, 2012 Bosch submission to				
6	NHTSA in response to Inquiry No. INRD-EA11003, document entitled, "INRD-EA11003-				
7	59345P.pdf," at 7 (emphasis added) (June 30, 2009 email between Bosch and Audi representatives				
8	re: "ANS: HPP measures/ USE," in which the Audi representative writes, "I don't think you're				
9	reading my mails anymore! Please look at the failure curves specifically, then you'll see that <i>we only</i>				
10	have a problem in certain markets[.] Depending on how poor the fuel currently on the market				
11	<i>is</i> "); <i>id</i> . ("I'd prefer to have a more robust pump").				
12	41. In September 2009, Audi contacted Bosch about a "3rd HPP failure" in the U.S.,				
13	explaining, "I'm afraid there's bad news from the U.S.: After 2 failures in the field the 3 rd HPP				
14	failure has now occurred in the EC endurance run." ⁸ Photos attached to the email show the failed				
15	Bosch CP4 fuel pump, replete with metal shavings in the gasket: ⁹				
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26	⁸ Sept. 2, 2009 email from Audi representative to Bosch representatives regarding "3rd HPP Failure USA," produced in response to NHTSA Inquiry EA11003EN-00639[0], available at https://static.nhtsa.gov/odi/inv/2011/INRD-EA11003-59428P.PDF (last accessed Nov. 6, 2018), at 146.				
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28	⁹ <i>Id.</i> at 148–50.				
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mechanical breakdown from the CR-pump." Bosch's response? "Please note[:] To find some particle [sic] or dust in the main filter box, can not be prevented."¹⁰

43. In June 2011, Bosch received a report from Volkswagen regarding a CP4 pump failure in a 2.0L Volkswagen TDI in which the Volkswagen representative explained, "I have here a pump from [sic] a 2.0L TDI. I have been testing a lot of these this week and many have an amount of 'metal Debris' or other metallic particles in them."¹¹ The following image of the contaminated pump accompanied the email:



44. Indeed, Bosch CP4 failures in U.S. Audi and Volkswagen vehicles were widespread and catastrophic by the end of 2011. *See* July 27, 2012 Bosch submission to NHTSA in response to Inquiry No. INRD-EA11003, document entitled, "INRD-EA11003-59345P.pdf," at 69 (emphasis added) (Sept. 15, 2011 email from Volkswagen to Bosch re: "080211_Status_CP4.1_Bosch," in which the Volkswagen representative sends a formal "change request in [the] form of exemplary documents on failures of high-pressure diesel pump Bosch CP4.1. *I think the failures are well*

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¹⁰ Mar. 22, 2011 email from Bosch employee to Volkswagen employees regarding analysis of

failing CP4 fuel pumps, produced in response to NHTSA Inquiry EA11003EN-00639[0], available at https://static.nhtsa.gov/odi/inv/2011/INRD-EA11003-59428P.PDF (last accessed Nov. 6, 2018), at

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^{11;} *see also id.* at 19-22 (spreadsheet showing results of Bosch's pre-analysis of HPFP failures in Volkswagen/Audi vehicles where "metal chips found in fuel system"). ¹¹ Mar. 7, 2011 Bosch submission to NHTSA in response to Inquiry No. INRD-EA11003, decument artitled "INRD EA11002 50247P rdf" at 12 (June 9, 2011 amail from Volkswagen

document entitled, "INRD-EA11003-59347P.pdf," at 12 (June 9, 2011 email from Volkswagen Group of America, Inc. to Bosch re: "2.0L TDI Fuel Pump").

known. It is also important to know that not only the high-pressure fuel pump, but the entire injection system is to be replaced in case of damage to a HPP with a cost >[**REDACTED**] caused by chip contamination").

45. Yet Bosch went on to supply the CP4 fuel pumps to multiple automotive manufacturers, including Ford, in 2011 and later model years, enticing them with the prospect of a cheaper fuel injection pump than the CP4's predecessor.

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2010: Ford equips its diesel Power Stroke engines with the Bosch CP4 Pump.

46. Since 1994, Ford has marketed a "Power Stroke" diesel engine. The original "Power Stroke" engine was actually designed and manufactured by Navistar International, not Ford. Ford relied on the expertise of Navistar, originally known as the International Harvester Company, from Chicago, Illinois, and re-branded the popular engine as its own. The Navistar-produced "Power Stroke" engine enjoyed a reputation for reliability. Ford utilized the Navistar 7.3L "Power Stroke" engine until the year 2003, and it enjoyed a reputation as possibly the best engine Navistar ever produced.

47. Seeking to gain an advantage, Ford began a long partnership with Bosch in 2004. But from the beginning, Ford was aware of a mismatch between Bosch's European fuel injection pumps and American diesel fuel. Ford was also alarmed at the high stakes of a pump failure if it were covered under warranty. In an email, a Ford fuel injection engineer referenced a trip to Germany to meet with Bosch and some photos that Bosch may share. The attachment to his email stated:

U.S. diesel standards (ASTM D975) allow up to 500 ppm water content in fuel; European specifications (EN590) allow 200 ppm max. More variation in U.S. Consumer fuel sources and fuel quality vs. European markets—high volume truck stops vs. low volume neighborhood gas stations equipped w/diesel, use of off-road diesel fuel by some consumers, etc. . . . failure mode in one component, entire system (all injectors, pump, rails and lines) would require replacement—major warranty expense component

Oct. 21, 2004 email from Dave Eastman of Ford's Diesel Fuel Injection Systems Department.
 48. In connection with this problem, in 2009, Ford was discussing the decreased lubricity
 of ultralow sulfur American diesel ("ULSD"). A November 17, 2009 email from Brien Fulton,
 Diesel Powertrain Systems Technical Specialist at Ford, to Beth Raney-Pablo from the Fuels and

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Lubricants Engineering Department at Ford stated: "[T]he data does contain some ULSD which due
 to the process to remove sulfur tends to reduce lubricity." A November 13, 2009 email from Brien
 Fulton to Scott Eeley at Ford stated: "You need to be aware of the current fuel lubricity levels . . . we
 have lots of fuel above 520 [micrometers]."¹²

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49. Further, Ford accepted the fact that U.S. diesel was "out of spec" and chose against hardware changes, acknowledging and rejecting a suggestion from Chevron in November 2009 that "Ford need[s] to change hardware to be more robust instead of counting on the fuel suppliers to improve quality, or ask for tighter lubricity specification."¹³

50. In September 2010, when Ford was still experiencing lubricity issues with its diesel HPFPs, Ford engineer Brien Fulton noted that, "Diesel fuel systems and water don't mix, even on the microscopic level."¹⁴

51. Thus, it is clear that Ford was concerned about the lubricity and uniformity of American diesel for its engines, and was aware of the cost to the consumer if the injection pump were to fail.

¹² Nov. 17, 2009 email chain involving Ford Diesel Powertrain Systems Technical Specialist

Brien Fulton and other Ford employees re: "TLP09-117 Brief Report on HFRR Lubricity Evaluation of Diesel Fuels," submitted by Ford to NHTSA in response to ODI Inquiry No. EA11003, part of

compilation of Ford fuel pump-related emails in "Appendix G" to Ford's Jan. 20, 2012 NHTSA submission (document titled "INRD-EA11003-50107P"), at 398-425. *See also id.* at 411 (from

presentation slide headed, "Overview: North & South America Diesel Quality": "North American

fuels tend to have poorer lubricity and lower cetane[, whereas] South American fuels tend to have

to Ford employees re: "TLP09-117 Brief Report on HFRR Lubricity Evaluation of Diesel Fuels," submitted by Ford to NHTSA in response to ODI Inquiry No.EA11003, part of compilation of Ford

fuel pump-related emails in "Appendix G" to Ford's Jan. 20, 2012 NHTSA submission (document titled "INRD-EA11003-50107P"), at 433. *See also id.* (emphasis added) (Wang presents another

option to Ford, stating, "[T]his is an out of spec fuel issue so there is no need to change hardware and hope fuel quality will improve or *just accept this as fact of life if the warranty is manageable*").

¹⁴ Sept. 17, 2010 email from Ford Diesel Powertrain Systems Technical Specialist Brien Fulton

to Ford employees Robin Lawther, Forest Heggie, Karl Burroughs, and Carlos Armesto re: "High pressure fuel systems vs water in diesel fuel," submitted by Ford to NHTSA in response to ODI

Inquiry No. EA11003, part of compilation of Ford fuel pump-related emails in "Appendix G" to

Ford's Jan. 20, 2012 NHTSA submission (document titled "INRD-EA11003-50107P"), at 365-66.

¹³ Nov. 13, 2009 email from Chevron Ornite Company OEM & Industry Liaison Jerry C. Wang

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comparable lubricity to EU fuels.").

1	52. In 2010, Ford sought to increase its profits by making its own diesel engines, and it	
2	continued to work with Bosch for the design of the fuel injection system. Under the leadership of	
3	Derrick Kuzak, group vice president of Global Product Development, Ford advertised that its "new	
4	diesel engine will deliver significant improvements in torque, horsepower, and fuel economy while	
5	adding more fueling flexibility." See also "A New Era in Ford Diesel Technology for Pickups Starts	
6	Now," Ford Social, available at https://social.ford.com/en_US/story/design/super-duty/a-new-era-in-	
7	ford-diesel-technology-for-pickups-starts-now.html (last accessed Oct. 1, 2018). For 2011, Kuzak	
8	promised, "This all-new diesel engine has been so extensively tested both in the lab and in the real	
9	world that we're confident we're giving our customers the most reliable and productive powertrain	
10	available today." Id. Ford claimed that the new Power Stroke engine could utilize up to 20 percent	
11	biodiesel. See id. However, in order to achieve greater fuel efficiency, the Power Stroke engine	
12	incorporated a newer, lower-volume fuel injection pump, Bosch's CP4 pump.	
13	53. At least as early as 2010, Ford began looking for ways to blame consumers or fuel	
14	supplies for the poor performance of their CP4 pumps:	
15	2008–2011 Super Duty, equipped with the diesel engine that have been	
16	filled with gasoline, incorrect diesel fuel or other non-diesel fuels can damage the fuel system components, including the High-Pressure	
17	Injection Pump and fuel injectors. Non-recommended fuels and additives do not meet the lubricating, cooling and anti-corrosion	
18	properties that is required of the fuel system components.	
19	Sept. 8, 2010 Technical Service Bulletin ("TSB") email by Tony Lusardi, Ford Product Concern	
20	Engineer for the 6.7L Diesel. Rather than acknowledge the problems with the Bosch CP4 Pump and	
21	American diesel fuel as the cause of engine troubles, Bosch and Ford would point to fuel	
22	contamination, a condition not covered under warranty. ¹⁵	
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24	¹⁵ See, e.g., Nov. 23, 2009 email from Ford Diesel Drivability Service Engineer Zachary Baker to	
25	Ford Diesel Engine Team Leader Derek McCallister re: "6.4 Pump & Injectors," submitted by Ford to NHTSA in response to ODI Inquiry No. EA11003, part of compilation of Ford fuel pump-related	
26	emails in "Appendix G" to Ford's Jan. 20, 2012 NHTSA submission (document titled "INRD-	
27	EA11003-50107P"), at 8 (emphasis added) (Baker explaining how to deal with customer warranty claims involving HPFP failures as follows: "In the event that fuel contamination is evident	
28	(contaminated fuel, corrosion in the secondary filter housing, rusted injector barrels, etc.), and there is a catastrophic fuel system failure with debris in the fuel system, I will advise the dealer that the	

1	54. On February 7, 2011, as the first models of the Class Vehicles were being sold,
2	NHTSA investigated Ford for a potential defect in its predecessor diesel high pressure fuel injection
3	pumps as well as certain model year vehicles containing the CP4 pump. ¹⁶ On March 30, 2011, Ford
4	internally activated a "Job Aid" for Ford dealers to address "2011 F-Super Duty vehicles equipped
5	with a 6.7L diesel engine which may have damaged fuel system components including the high
6	pressure (HP) pump and fuel injectors. Fuel and additives which do not meet the minimum
7	lubrication, cooling and anti-corrosion properties [sic] required by the high pressure fuel system
8	components may cause symptoms including, but not limited to, the following: crank/no start, long
9	crank/hard start, rough run, low power and/or fuel rail pressure (FRP) slow to build." ¹⁷ These
10	symptoms are known consequences of CP4 pump implosion. ¹⁸
11	55. Indeed, field incidents involving CP4 implosions in 2011 MY Ford F-Series trucks
12	came rolling in almost as soon as the vehicles were off the assembly line. For example, in its January
13	2012 submission to NHTSA in response to ODI Inquiry No. EA11-003, Ford submitted records of
14	more than one-hundred 2011 model year F-Series diesel trucks having experienced engine
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19	<i>repair will likely not be covered under warranty due to fuel contamination</i> "); <i>id.</i> at 2 (emphasis added) (Dec. 2, 2009, email from Ford engineer Scott Eeley to fellow Ford engineers Bob Espinoza,
20	Leon Bergeron, Craig Davis, Scot McDonagh, Carlos Armesto et al. re: "6.4 Pump & Injectors," (noting that "[m]ore than 115 ml water in the fuel system is abnormal and indicates excess water in
21	the fuel supply chain. Failures caused by non-specified fuel are not covered by Ford Motor Company Warranty—refer to Owners Guide"); id. at 1 (discussing ways for Ford to "reduce
22	warranty costs" by giving Ford service technicians tips for placing blame on consumers, such as
23	identifying a historical "check engine light" diagnostic trouble code in the customer's vehicle data download which indicates that the customer has "ignore[d] the light [and] they should be held
24	responsible (insurance claim)").
25	¹⁶ The scope of the investigation was the 2008–2012 Super Duty F-Series trucks (NHTSA defect investigation EA11-003:NVS-213hkb).
26	¹⁷ Jan. 20, 2012 Ford Response to NHTSA Inquiry EA11-003, Document titled, "INRD-EA11003-50103P.pdf," at 24 (Global Concern No. 103-2011-0041) (emphasis added).
27	¹⁸ See infra ¶¶ 71–74 (providing examples of CP4-related customer complaints in which drivers
28	experience sudden engine shut off and inability to restart the vehicle).
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destruction due to the defective CP4 fuel pump—many of which Ford identified as "Root Cause:
 Poor lubricity fuel."¹⁹

56. In this same January 2012 NHTSA submission, Ford represented the following: "Ford has ensured that the HPFP design in the peer vehicles is compatible with diesel fuels sold in the United States through engine and vehicle testing with the previously referenced diesel test fuels."²⁰

6 57. Ford was clearly on notice that American fuel did not meet the specifications of the 7 Bosch CP4 Pump. Any reasonable person would think that Ford and Bosch would provide a more 8 lubricated or robust pump design going forward, but they did not. The affected Ford vehicles 9 containing the Bosch CP4 Pump are 2011-present model year Ford Pickups with 6.7L Power Stroke 10 engines, and the owners are saddled with the expense of Ford's poor design choice. Ford doubled-11 down on its choice to use the CP4 as the heart of its diesel engines. Rather than replace it. Ford 12 educated dealerships how to deceive customers convincing them that the devastating failures were 13 caused instead by contaminated fuel.

58. Moreover, Ford was on notice—and indeed, *admitted*—that high-pressure fuel pump failures such as those associated with the CP4 pose an inherent risk to vehicle occupant safety. In August 2016, Ford conducted a safety recall for MY 2015-16 Ford Transit vans equipped with 3.2liter diesel engines due to "[a] fuel injection pump malfunction" which "may cause the engine to not start or stall without warning and without the ability to restart."²¹ Ford further acknowledged that

¹⁹ See id. at 502-547.

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²⁰ Jan. 20, 2012 Ford Response to NHTSA Inquiry EA11-003, Document titled, "INRD-EA11003-50102P.pdf," at 20, available at https://static.nhtsa.gov/odi/inv/2011/INRL-EA11003-50102P.pdf (last accessed Nov. 7, 2018).

²¹ See Aug. 22, 2016, Ford Part 573 Safety Recall Report for NHTSA Recall Campaign No. 16V-618, available at https://static.nhtsa.gov/odi/rcl/2016/RCLRPT-16V618-7678.PDF (last accessed Nov. 14, 2018); see also https://news.pickuptrucks.com/2016/08/recall-alert-2015-2016-fordtransit.html (last accessed Nov. 14, 2018).

"[a]n engine stall while driving, without warning or the ability to restart can increase the risk of a crash."²²

D.

Ford's knowledge of incompatibility, defectiveness, and failures associated with Bosch's CP4 Pump

59. The Bosch CP4 Pump operates at higher pressures than its predecessor, the CP3. The CP4 achieves greater fuel efficiency by pumping less fuel through the engine. The Bosch CP4 Pump had a proven track record in Europe, but it is not compatible with American diesel fuel.

60. The CP4 relies on the diesel fuel itself to maintain lubrication. The lubricity of diesel in Europe is more standardized than American diesel, but European diesel is also dirtier. Because the sulfur in diesel exhaust is a major cause of smog and acid rain, in 2007, the EPA required diesel fuel sold in the U.S. to have less than 15 ppm of sulfur. This is known as Ultra Low Sulfur Diesel ("ULSD"). It is produced through a refinery process known as hydrodesulfurization ("HDS"). Sulfur provides some of the lubricity needed for the pump to operate. But more importantly, the refinery process required to produce low sulfur diesel destroys a variety of important nitrogen- and oxygen-based polar and organic compounds that give diesel fuel its lubricity. As a result, American diesel does not contain the lubrication necessary for the Bosch CP4 Pump to operate durably.

61. Low sulfur diesel fuel first appeared in American markets in the 1990s, with fewer than 500 ppm of sulfur. It is estimated that 65 million fuel injection pumps failed as a result. It was thought that the pumps failed at the equivalent of 100 to 200 hours of operation. Thus, the critical importance of lubricity for diesel injection pumps was well known to all auto manufacturers for a decade or more before the Class Vehicles were designed or introduced into the market.

62. Engine manufacturers were well aware of the mismatch between engine part specifications that require a maximum of 460 wear scar, and the lower lubricity specifications of Ultra Low Sulphur American diesel fuel:

Lubricity describes the ability of a fluid to minimize friction between, and damage to, surfaces relative to motion under loaded

²² Aug. 22, 2016 Ford Part 573 Safety Recall Report for NHTSA Recall Campaign No. 16V-618, available at https://static.nhtsa.gov/odi/rcl/2016/RCLRPT-16V618-7678.PDF (last accessed Nov. 14, 2018).

Cas	e 2:20-cv-10202-GAD-APP ECF No. 1 filed 01/27/20 PageID.42 Page 42 of 82
1 2 3 4	conditions. Diesel fuel injection equipment relies on the lubricating properties of fuel. Shortened life of engine components such as fuel injection pumps and unit injectors can usually be attributed to lack of fuel lubricity and, hence, lubricity is of concern to engine manufacturers. This property is not addressed adequately by ASTM D 975.
5	Apr. 22, 2002 Truck & Engine Manufacturers' Association ("EMA"), Position Statement titled,
6	"EMA Consensus Position Pump Grade Specification." Ford Motor Company is a member of the
7	EMA. ²³
8	63. Further, the EMA made clear:
9	Regardless of the fuel sulfur level, ASTM D975 currently requires
10	lubricity specified as a maximum wear scar diameter of 520 micrometers using the HFRR test method (ASTM D6079) at a
11	temperature of 60°C. Based on testing conducted on ULSD fuels, however, fuel injection equipment manufacturers have required that
12	ULSD fuels have a maximum wear scar diameter of 460 micrometers. EMA recommends that the lubricity specification be consistent with
13	the fuel injection equipment manufacturers' recommendation.
14	Aug. 8, 2005 Truck & Engine Manufacturers Association, Position Paper titled, "North American
15	Ultra Low Sulfur Diesel Fuel Properties."
16	64. In 2005, the EPA instituted a lubricity requirement for the lower sulfur diesel sold in
17	the U.S. It required sellers of diesel to ensure the fuel meets a minimum lubricity level of a
18	maximum wear scar diameter of 520 microns based on the testing and standard propounded by the
19	American Society for Testing and Materials ("ASTM") D-975. A prudent manufacturer would
20	design or select a fuel injection pump designed for this low lubricity fuel.
21	65. Yet, Bosch provided the Bosch CP4 Pump for Ford's Power Stroke engines in the
22	2010 and 2011 model years. It was no secret to them that the Bosch CP4 Pump is inappropriate for
23	diesel vehicles in the U.S. The Bosch CP4 Pump specifications for fuel lubricity allow for a
24	maximum of 460 wear scar. By definition, the 520 wear scar specification of American diesel fuel is
25	inadequate to lubricate the Bosch CP4 Pump.
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28	²³ See supra note 1.
	CLASS ACTION COMPLAINT - 39

Case No.: 18-cv-06967 010784-11 1079837 V1 66. In order to increase fuel efficiency, Ford sold vehicles with a fuel injection pump that was clearly out of specification, having inadequate lubrication for the U.S. market.

67. Ford was well aware of the consequences of this early-on. For example, in May 2010, after analyzing foreign particles found in the fuel filter of a failed Audi diesel engine and determining that the biodiesel used in the subject engine was "insufficient[ly] cleans[ed]" resulting in deposit formation "which is not conducive to establishing the lubricating film in the [fuel pump] roller support," Bosch noted that, "When [diesel fuel] viscosity is too low, the lubricating film is not established properly and mixed friction and surface contact occurs = bad."²⁴ Likewise, in its January 2012 submission to NHTSA in response to the agency's investigation into high-pressure fuel pump failures, Ford noted that, "Inadequate lubricity can result in increased tailpipe emissions, excessive pump wear and, in some cases, catastrophic failure."²⁵ The CP4 is, by its own specifications, expected to fail quickly when used in the U.S.

68. The Bosch CP4 Pump multiplies the diesel fuel problem in ways that are catastrophic.
Ford chose the Bosch CP4 Pump because it was supposed to improve fuel efficiency by using less
fuel. The Bosch CP4 Pump struggles to supply adequate fuel to the engine under the lower pressure
of newer engines. The combination of the low volume of fuel, which is under constant suction, and
the low lubricity of the fuel, allows cavitation of the fuel. Air pockets form inside the pump during
operation. These air bubbles allow metal to rub against metal. Ford had achieved greater fuel
efficiency at the expense of running the pump dry.

69. As the Bosch CP4 Pump wears, it sends metal shavings and sometimes even larger particles throughout the fuel system. As the shavings disperse and contaminate the engine and the high-pressure fuel system, the fuse of the proverbial CP4 "time bomb" has been lit, and it is only a

²⁴ July 27, 2012 Bosch submission to NHTSA in response to Inquiry No. INRD-EA11003, document entitled, "INRD-EA11003-59345P.pdf," at 12-14 (May 26, 2010 email chain between Audi and Bosch representatives re: "Particle analyses, fuel filter").

²⁵ Jan. 20, 2012 Ford Response to NHTSA Inquiry EA11-003, Document titled, "INRD-EA11003-50102P.pdf," at 19, available at https://static.nhtsa.gov/odi/inv/2011/INRL-EA11003-50102P.pdf (last accessed Nov. 7, 2018).

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	matter of time before the entire engine system fails. The failure of a CP4 pump requires repair or
	replacement of the entire high-pressure fuel system, including the pump, fuel injectors, fuel rails, and
	injection lines. Repair costs when a CP4 pump fails average between \$8,000.00 and \$20,000.00.
	70. To be sure, Ford has been put on notice of <i>scores</i> of consumer complaints regarding
	the now-notorious and catastrophic engine failure caused by CP4 pump failure.
	71. For example, on August 1, 2016, the owner of a 2015 Ford F-350 Supercab submitted
	the following complaint to NHTSA regarding the defective condition:
	2015 F350 6.7 DIESEL WITH 46,000 MILES THAT IS DOWN
	BECAUSE HPOP IS DEFECTIVE AND SPREADING MEDAL THROUGH SYSTEM. FORD HAS INSPECTED AND SAID IT IS
	BECAUSE OF WATER IN FUEL, EVEN THOUGH NO WARNING
	LIGHTS OR CODES ARE AVAILABLE. FORD PULLED SENSORS OUT OF ENGINE AND REJECTED REPAIR BECAUSE
	OF TARNISH ON SENSORS. THE ONLY CODES WERE FOR
	(LOW FUEL PRESSURE & REDUCED POWER). NO OTHER CODES. INITIAL INSPECTION REVEALED ABOUT 3/4 INCH OF
	WATER IN WATER SEPARATOR BUT NO LIGHT OR CODE.
	THE WARNINGS OCCURRED WHEN TRUCK WAS STARTED AND IT RAN ABOUT 100 FT BEFORE BEING SHUTDOWN AND
	TOWED TO DEALERSHIP. THIS APPEARS TO BE A COMMON
	PROBLEM SINCE FORD OFFERS A REPAIR KIT FOR THIS ISSUE. TOTAL COST OF REPAIR IS BETWEEN \$9500,00 &
	\$12,500 DOLLARS AND THIS ON A TRUCK WHICH IS STILL
	UNDER WARRANTY THAT FORD WILL NOT HONOR. THE
	TRUCK WASN'T A YEAR OLD UNTIL MAY 2016 AND HAS
	BEEN DOWN FOR OVER FOUR MONTHS BECAUSE FORD
	WILL NOT REPAIR. THIS IS THE BOSCH C4 SERIES PUMP. *BF *TR ^[26]
	72. Indeed, Ford is notorious for blaming consumers for the failure and blatantly refusing
1	to take responsibility for its own defective vehicle design. By way of example, see the following
	non-exhaustive list of complaints that consumers have filed with NHTSA regarding the same exact
	CP4-fueled issue occurring over and over again in Ford diesel vehicles:
	• Mar. 21, 2014, 2013 Ford F-250 Supercab customer complaint filed with NHTSA:
	HAD CHECK ENGINE LIGHT COME ON. BROUGHT TO FORD SERVICE 3 TIMES. THE LAST TIME THEY QUOTED ME 11,145
	²⁶ NHTSA ID No. 10892303.
	CLASS ACTION COMPLAINT - 41
	Case No.: 18-cv-06967 010784-11 1079837 V1
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Ca	se 2:20-cv-10202-GAD-APP ECF No. 1 filed 01/27/20 PageID.45 Page 45 of 82
1 2 3	TO FIX SAYING WATER WAS IN FUEL. I THOUGHT IT WAS UNDER WARRANTY, WHICH THEY CLAIM IT IS NOT. MY INSURANCE COMPANY SENT BY AN ENGINEER, WHICH HE SENT FUEL TO INDEPENDENT LAB. FUEL RESULTS CAME BACK NEGATIVE FOR EXCESSIVE FUEL. TRUCK HAS BEEN
4	AT SERVICE CENTER FOR 1 MONTH, WITH NO RESULTS. *TR ^[27]
5 6	• Jan. 9, 2014, 2013 Ford F-250 Supercab customer complaint filed with NHTSA:
7 8	VEHICLE STALLED AND STOPPED RUNNING IN TRAFFIC ON HIGHWAY 231 IN MONTGOMERY AL CALLED FORD ROADSIDE ASSIST. I HAVE 125K EXTENDED WARRANTY
9	AND HAD VEHICLE TOWED TO NEAREST FORD DEALERSHIP VEHICLE WAS DIAGNOSED WITH 'EVIDENCE OF WATER IN FUEL SYSTEM[.'] THERE WAS NO
10 11	WATER PRESENT IN SYSTEM, NO 'WATER IN FUEL SYSTEM' WARNING LIGHT HAS [EVER] LIT UP ON THIS VEHICLE, HAD IT CHECKED IN THE PAST, WAS TOLD WAS FUNCTIONAL,
12 13	WAS TOLD REPAIRS WERE 'NOT COVERED.' THE REPAIRS ARE MORE THAN I CAN AFFORD FOR A TRUCK THAT IS UNDER WARRANTY. THIS IS CLEARLY A SYSTEM
13	 FAILURE. *TR^[28] Feb. 12, 2014, 2011 Ford F-350 Supercrew customer complaint filed with NHTSA:
15 16	THE ENGINE LIGHT CAME ON TODAY IN MY 2011 F350 DIESEL, DEALER SAYS DEF PUMP ERROR CODE, DEALER
17	SAYS NO PUMPS AVAILABLE UNTIL 03/15/2014. I THINK FORD SHOULD ISSUE A SERVICE BULLETIN. DEALER SAYS
18 19	NO WARRANTY. DEALER STATES TRUCK WILL SHUT DOWN AT ANY TIME. THIS SHOULD BECOME A RECALL ISSUE WITH THE NHTSA.
20 21	OWNERS OF THESE TRUCKS TOW TRAILERS FREQUENTLY WITH LENGTHS IN EXCESS OF 36'. HAVING A TOW VEHICLE SHUT DOWN IN TRAFFIC AT HIGHWAY SPEEDS IS
22	EMINENTLY DANGEROUS AND WILL CAUSE FATALITIES REFER TO NHTSA CAMPAIGN NUMBER: 13V535000 ON SIMILAR VEHICLES. *TR ^[29]
23 24	• May 23, 2014, 2011 Ford F-350 Supercrew customer complaint filed with NHTSA:
25 26	
20	²⁷ NHTSA ID No. 10576017.
-	²⁸ NHTSA ID No. 10559221.
28	²⁹ NHTSA ID No. 10563967.
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Cas	e 2:20-cv-10202-GAD-APP ECF No. 1 filed 01/27/20 PageID.46 Page 46 of 82
1	THIS DIESEL TRUCK WAS BEING DRIVEN AT 20 MPH WHEN WITHOUT ANY WARNING, THE ENGINE SHUT OFF
2	RESULTING IN LOSS OF ALL POWER STEERING AND
3	BRAKES. WOULD NOT RESTART. TOWED TO DEALER
4	SERVICE. DEALER DIAGNOSED LACK OF FUEL PRESSURE AND THEY OBSERVED METAL SHAVINGS IN THE LOWER
4	FILTER INDICATING THE HPFP WAS DISINTEGRATING.
5	DEALER SUBMITTED PICTURES OF THE FLOW CONTROL
6	VALVE TO FORD WARRANTY PRIOR APPROVAL PER SERVICE MANUAL DIRECTIONS. DEALER OBSERVATION
	WAS THAT THEY OBSERVED NO SIGNIFICANT WATER OR
7	DEBRIS CONTAMINATION IN THE FUEL FILTER. PRIOR
8	APPROVAL RESPONSE WAS THAT THE PICTURES
9	SUBMITTED WERE REPRESENTATIVE OF FUEL CONTAMINATION AND DENIED THE WARRANTY
-	COVERAGE FOR THE REPAIR. NO WATER IN FUEL
10	INDICATION WAS EVER SEEN BY OWNER. FILTERS
11	MAINTAINED PER MAINTENANCE SCHEDULE. BILL FOR REPAIR IS ESTIMATED AT APPROX \$11,000.
12	TWO WEEKS PRIOR, THIS VEHICLE WAS TOWING A 14K LB
	5TH WHEEL DOWN THE SANTIAM PASS IN OREGON. STEEP
13	INCLINES, SHARP DROP OFFS, AND SNOW ON THE ROAD. A
14	SUDDEN LOSS OF POWER WITHOUT WARNING WOULD VERY LIKELY HAVE RESULTED IN LOSS OF CONTROL OF
15	THE VEHICLE, SEVERE BODILY INJURY, OR DEATH. IT
15	APPEARS THE BOSCH CP4 FUEL PUMP WAS NOT DESIGNED
16	TO OPERATE WITH THE 560 SCAR FUEL LUBRICITY OF US FUELS AND THAT FORD IS BLAMING PUMP FAILURES ON
17	WATER CONTAMINATION BY OBSERVATION OF A
18	CORROSION APPEARANCE ON ANOTHER COMPONENT.
10	WARRANTY COVERAGE WAS DENIED WITHOUT ANY
19	OBSERVATION OF THE FUEL PUMP ITSELF. NOTE THAT NO INDICATION THAT ANYTHING WAS WRONG WITH THE
20	TRUCK WAS OBSERVED PRIOR TO THE FAILURE. THE
21	TRUCK IS EQUIPPED WITH A FACTORY 5TH WHEEL HITCH
21	AND IS INTENDED TO HAUL UP TO 21.5K LB TRAILERS. SUDDEN LOSS OF POWER STEERING AND BRAKES
22	WITHOUT WARNING UNDER THIS INTENDED USE IS
23	EXTREMELY DANGEROUS. *TR ^[30]
24	• Aug. 14, 2014, 2013 Ford F-350 Supercrew customer complaint filed with NHTSA:
25	I WAS DRIVING IN MY NEIGHBORHOOD AT ABOUT 25 MPH
26	AND THE ENGINE QUIT, AND WOULD NOT RESTART!!
	THE TRUCK HAD TO BE TOWED TO THE DEALER AND IT
27	
28	³⁰ NHTSA ID No. 10593571.
	CLASS ACTION COMPLAINT - 43 Case No.: 18-cv-06967 010784-11 1079837 V1

Ca	e 2:20-cv-10202-GAD-APP ECF No. 1 filed 01/27/20 PageID.47 Page 47 of 82
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 HAS [BEEN] THERE FOR OVER A WEEK AND THEY CALLED YESTERDAY AND TOLD ME THERE WERE METAL SHAVINGS IN THE FUEL PUMP AND I DO NOT KNOW IF THE METAL SHAVINGS GOT INTO THE OIL SYSTEM TO RUIN THE ENGINE!! *TR^[31] Dec. 9, 2014, 2012 Ford F-250 Supercrew customer complaint filed with NHTSA: TL* THE CONTACT OWNS A 2012 FORD F-250 SD. THE CONTACT STATED THAT WHILE DRIVING APPROXIMATELY 63 MPH, THE REDUCED POWER AND THE CHECK ENGINE WARNING LIGHTS ILLUMINATED. THE VEHICLE WAS TOWED TO A SECOND DEALER, WHO DIAGNOSED THAT THERE WAS AN UNKNOWN SUBSTANCE IN THE FUEL TANK. THE VEHICLE WAS NOT REPAIRED THE APPROXIMATE FAILURE MILEAGE WAS 18,877.^[32] E. Supposed "remedies" are insufficient and costly. 73. Because of its compatibility with U.S. diesel fuel, CP4 pumps and corresponding fuel injection systems, even when replaced or "fixed," will continue to fail in the Class Vehicles. Indeed, in a June 2010 email chain between Bosch and representatives of Audi and Volkswagen regarding the failure of a CP4 pump in a 2010 Audi A3 TDI, Audi asked Bosch, "[W]hy are the defects mentioned below still present after replacing the high-pressure pump and the injector? What could the [dealer] have done wrong by way of incorrect repair so that such defects are appearing?" Bosch responded that "In this case the complete fuel system (HPP, rail, injectors, all lines) need to be changed I assume that because of the 'cruncher,' the entire system is contaminated with chips, which are then pumped in circulation and can soon lead to the next failure? The rough running can be explained by the fact that a chip is already present before or in the injector and is impairing its function."³³
23 24 25 26 27 28	 ³¹ NHTSA ID No. 10622326. ³² NHTSA ID No. 10663076. ³³ March 7, 2011 Bosch submission to NHTSA in response to Inquiry No. INRD-EA11003, document entitled, "INRD-EA11003-59347P.pdf," at 79-80 (June 7-9, 2010 email chain between Bosch, Audi, and Volkswagen representatives regarding CP4 fuel pump failure falsely attributed to "misfuel"). CLASS ACTION COMPLAINT - 44 Case No.: 18-cv-06967 or the second secon

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1 74. The Bosch CP4 Pump problem is so prevalent that several automotive manufacturers 2 now provide kits to mitigate the inevitable harm. "Disaster Preventer Kits" or "bypass kits" usually 3 refer to a fuel bypass system that does not prevent the failure, the loss of the expensive injection 4 pump, or the need to clean metal shavings from the fuel system. But these kits are designed to 5 redirect the lubricating fuel for the CP4 back to the fuel tank, so that it will be filtered before it 6 returns to the engine. The bypass kit directs the fuel contaminated with metal shavings into the gas 7 tank, which is less expensive to clean than the engine and high-pressure fuel system—in other words, 8 a Band-Aid solution. These bypass kits are also less expensive than more complete remedies, 9 requiring only \$300-\$400 in parts, and are marketed as having the ability to "[k]eep[] injectors/rails safe from CP4 pump failure debris."³⁴ Many consumers have turned to this sort of remedy 10 11 preemptively due to the known impending failures their vehicles are facing.

75. Another method of addressing the Bosch CP4 Pump failure is to modify the Class Vehicles to return to the older, more reliable technology of simply using more fuel. With Duramax engines, the strategy may be simply to buy a predecessor CP3 pump from an independent automotive parts vendor and install it in place of the Bosch CP4 Pump. Indeed, the CP4 pump is so substandard that many Class Vehicle owners have opted to replace their CP4 pumps with CP3 pumps at a cost of at least \$3,000 per vehicle for the replacement parts alone.³⁵ Resorting to this "remedy" fails to make consumers whole because they are not getting the fuel efficiency promised with the Bosch CP4 Pump, and for which they paid a premium. Further, consumers are having to pay thousands of dollars out of pocket to essentially redesign a design flaw that was intentionally implemented by Ford in the Class Vehicles.

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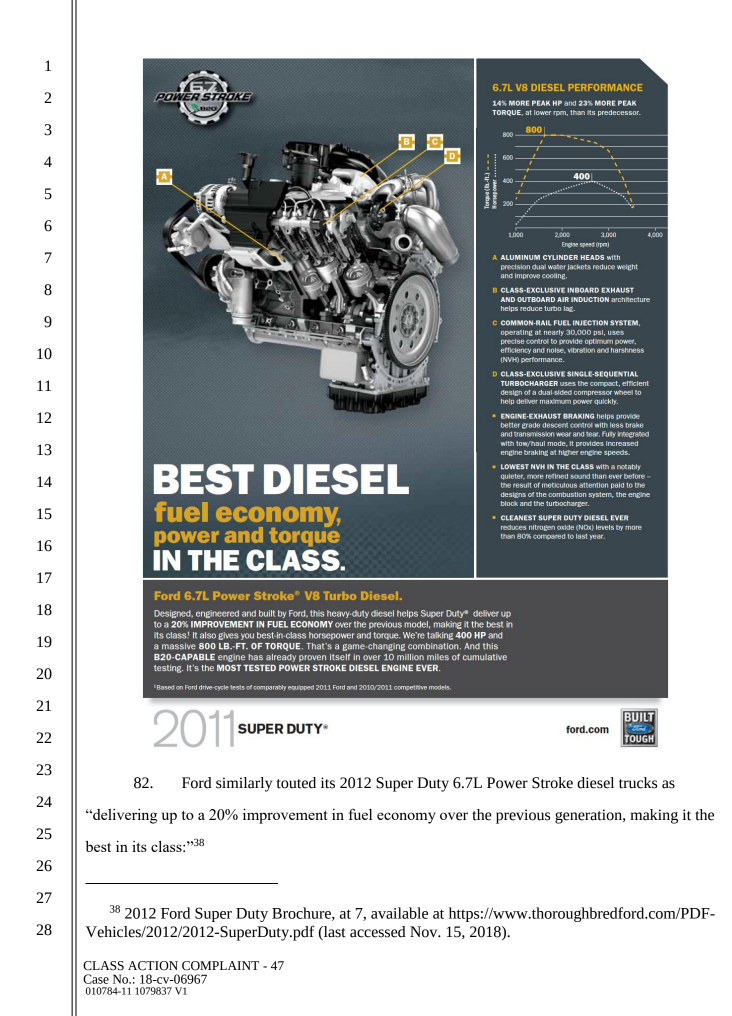
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³⁴ Online sales listing for "Ford 6.7 CP4.2 bypass kit (2011+)," S&S DIESEL MOTORSPORT, available at https://ssdiesel.com/shop/all/ford-6-7-cp4-2-bypass-kit-2011/ (last accessed Nov. 13, 2018).

²⁶ ³⁵ See, e.g., http://www.engineered-diesel.com/lml-duramax-cp3-conversion-kit-with-recalibrated-pump-50-state-carb-certified (selling "LML Duramax CP3 Conversion Kit with recalibrated Pump[s]" for \$3,000.00 and noting that the "[k]it is designed to replace the less reliable 28 CP4 that comes stock on the LML").

1	76. Another potential "remedy" is to leave the CP4 in place on the Class Vehicle, but
2	install a lift pump, a second pump to assist the Bosch CP4 Pump and increase the fuel pressure. But,
3	again, this "remedy" deprives consumers of the fuel-efficiency for which they paid a premium.
4	77. The lift pump and CP3 pump options remedy part of the problem by pumping and
5	burning more fuel. So, in addition to the expense of buying a new fuel injection pump, the
6	"remedies" would require owners to purchase more fuel.
7	78. A fourth way to mitigate the damage is to spend money for fuel additives to increase
8	the lubricity of the fuel. This approach may work best in conjunction with the previously discussed
9	modifications, but even by itself, it can be expensive.
10	79. In short, there is no known way to remedy or mitigate CP4 pump failure without
11	decreasing the fuel efficiency promised to Plaintiffs and other Class members and without significant
12	expense to Plaintiffs and other Class members.
13	F. Ford knew durability and superiority were material to consumers and made hollow promises of durability and superiority.
14	80. Ford's 2011 Super Duty truck brochures for the 6.7L Power Stroke engine equipped
15	vehicles emphasized the "impressive fuel economy" and "DURABILITY: Super duty is built to the
16	extremely high standards of durability and reliability you'd expect in a full-size pickup that's Built
17	Ford Tough." ³⁶
18	81. This same brochure also touted how the 2011 Ford Super Duty's 6.7L Power Stroke
19 20	diesel engine provided the "BEST DIESEL fuel economy, power and torque IN THE CLASS," with
20	a "20% IMPROVEMENT IN FUEL ECONOMY over the previous model, making it the best in
21	its class:" ³⁷
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20	³⁶ 2011 Ford Super Duty Brochure, at 2, available at https://www.ford.com/services/assets/Brochure?make=Ford&model=SuperDuty&year=2011&postal Code=55401 (last accessed Nov. 15, 2018).
28	³⁷ <i>Id.</i> at 5.
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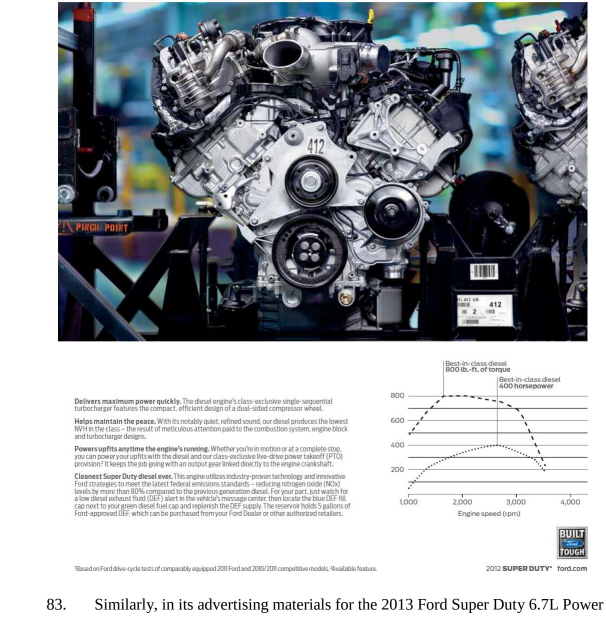


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DIESEL BEATS THE COMPETITION 3 TIMES OVER.

The 6.7L Power Stroke® V8 Turbo Diesel – designed, engineered and built by Ford – helps this Super Duty® deliver up to a 20% Improvement in fuel economy over the previous generation, making it the best in its class! It also gives you best-in-class horsepower and torque. We're talking 400 hp and a massive 800 lb.-ft. of torque. That's a game-changing combination. And this B20-capable engine has already proven itself in over 10 million miles of cumulative testing. It's the most tested Power Stroke diesel engine ever.





Stroke diesel truck, Ford noted that, "This Super Duty® has endured more torture testing than any

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previous generation of Ford Truck—including over 10 million cumulative miles on the most tested Power Stroke® diesel engine ever."³⁹

84. The brochure specifically touts Ford's 2013 6.7L Power Stroke Diesel truck as having "[b]est-in-class horsepower, torque and fuel economy," explaining that the truck "delivers 400 hp, 800 lb.-ft of torque, and up to a 20% improvement in fuel economy over the previous generation, making it the best in its class:"⁴⁰



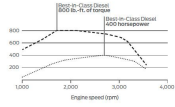
Cleanest Super Duty diesel ever. This engine generation utilizes industry-proven technology and innovative Ford strategies to meet the latest federal emissions standards – reducing nitrogen oxide (NXx) levels by more than B0% compared to the previous-generation diesel. Foryour part, Lut watch for a tow dised exhaust fluid (DEF) allert in the vehicle's message center, then locate the blue DEF fill cap and provide exhaust fluid (DEF) allert in the vehicle's message center. Then locate the blue DEF fill cap and provide exhaust fluid (DEF) allert in the vehicle's message center. The source the provide state of the provide state of

Delivers maximum power quickly. The diesel engine's class-exclusive single-sequential turbocharge features the compact, efficient design of a dual-sided compressor wheel.

owers upfits any time the engine's running. Whether you're in motion or at a complete stop, you in power your upfits with the diesel and our class-exclusive live-drive power take-off (PTO) provision.² keeps the job going with an output gear linked directly to the engine crankshaft.

Standard TorqShift*6-speed SelectShift Automatic* This rugged transmission is also designed, engineered and bulk by the Ford powertain team. Its torque converter includes low-speed lockup capability (down to 900 mm) which enables the engine to rum efficiently at lower pron. The high-strengt his inter-metal carrier, with its patented Ford rocker one-way clutch, easily handles the extreme low-end torque of the diesel engine as well as the high speeds of the gas engine. Plus a high-chaptch, high-efficiency fluid filter extends your fluid- and filter-change intervals up to 150,000 miles.

ed on Ford drive-cycle tests of comparably equipped 2011/2012 Ford and 2011/2012 competitive models. ²Available fe



2013 SUPER DUTY*

³⁹ 2013 Ford Super Duty Brochure, at 4, available at https://www.ford.com/services/assets/Brochure?make=Ford&model=SuperDuty&year=2013&postal Code=11738 (last accessed Nov. 15, 2018).

 40 *Id.* at 5.

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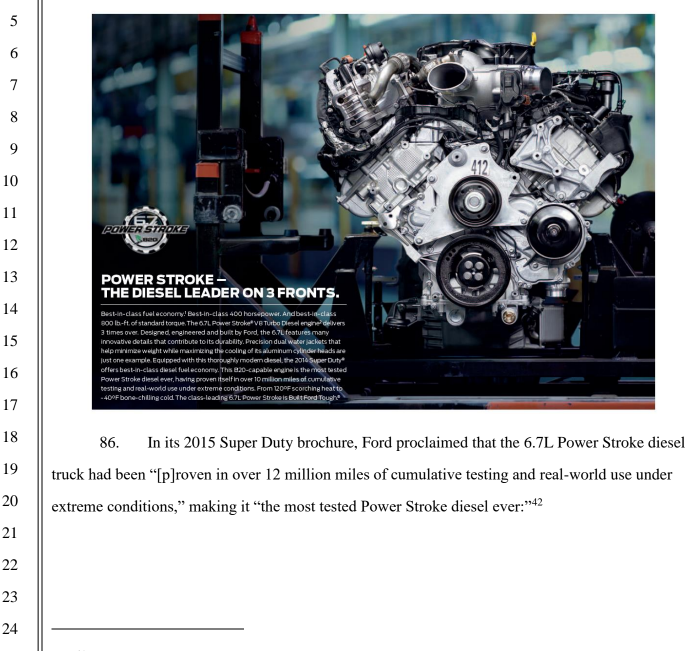
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85. Once again, in 2014, Ford proclaimed that its 6.7L diesel Power Stroke was "[t]he diesel leader on 3 fronts," including "[b]est-in-class fuel economy[,] [b]est-in-class 400 horsepower[,] [a]nd best-in-class 800-lb.-ft. of standard torque," with "innovative details that contribute to its durability:"⁴¹



 ⁴¹ 2014 Ford Super Duty Brochure, at 4, available at http://cdn.dealereprocess.net/cdn/brochures/ford/2014-f250superduty.pdf (last accessed Nov. 15, 2018).
 ⁴² 2015 Ford Super Duty Brochure, at 4, available at

 ⁴² 2015 Ford Super Duty Brochure, at 4, available at https://www.ford.com/services/assets/Brochure?make=Ford&model=SuperDuty&year=2015 (last accessed Nov. 15, 2018).

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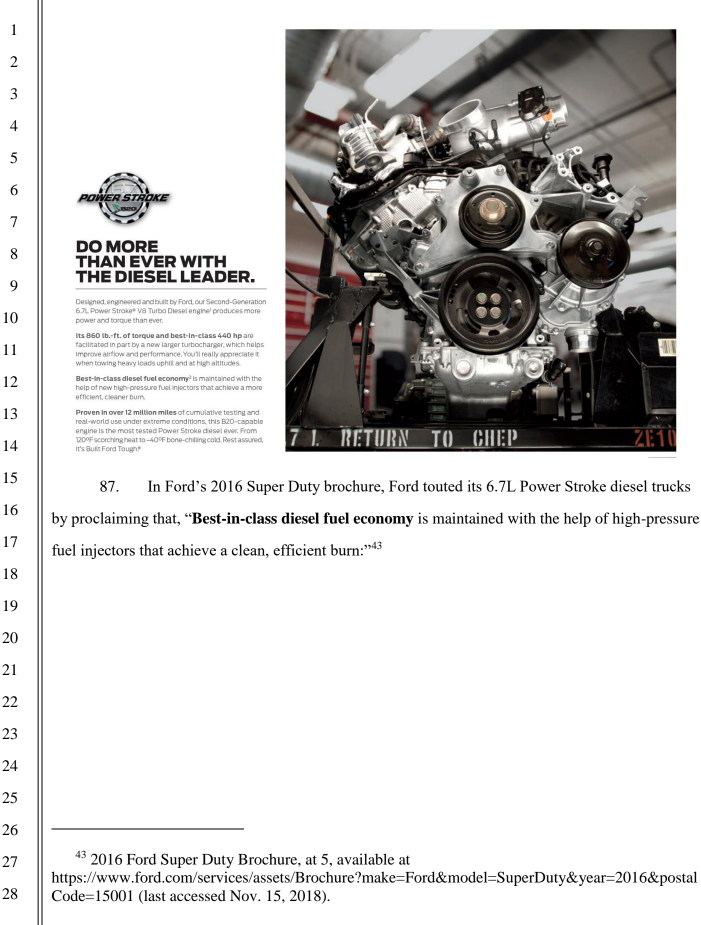
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1	6.7L Power Stroke V8 Turbo Diesel 6,840 lbs. – Max, payload capacity1
2	31,200 lbs Max. towing capability ¹ 860 LB.+T. 440 HP
3	
4	1,000 2,500 4,000 Engine speed (rpm) 4,000
5	
6	POWER STROKE
7	DO MORE WITH
8	THE DIESEL LEADER. Designed, engineered and built by Ford, our 2nd-generation
9	6.7L Power Stroke* V8 Turbo Diesel engine ² produces the power and torque you need to get the job done. Best-in-class standard 860 lbft. of torque and 440 hp
10	are facilitated in part by a large turbocharger, which helps Improve airflow and performance. You'll really appreciate it when towing heavy loads uphill and at high altitudes.
11	Best-in-class diesel fuel economy? Is maintained with the help of high-pressure fuel injectors that achieve a clean, efficient burn.
12	Power upfits any time, whether the truck is in motion or at a complete stop. Our class-exclusive live-drive power takeoff (PTO) provision ² lets you power upfits whenever the diesel engine is running. It keeps the job going with an output gear
13	linked directly to the engine crankshaft. Proven in over 12 million miles of cumulative testing and real-world use under extreme conditions, this B20-capable
14	englne is the most tested Power Stroke diesel ever. From 120°F scorching heat to -40°F bone-chilling cold. Rest assured, it's Built Ford Tough.®
15	F-350LARIAT Crew Cab 4x4. Bronze Fire/Carlbou two-tone. Available equipment. ¹ When properly equipped. 'Available feature. 'Diesel fuel economy based on Ford simulated city-suburban drive-cycle tests of comparably equipped 2015 Ford and 2015 competitive models, consistent with SAE Standard J1321.
16	88. The following year, Ford proclaimed that its 2017 6.7L Power Stroke diesel truck was
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18	"the strongest yet" and "[t]he most tested Power Stroke diesel ever," with "class-best 925 LB
19	FT. torque" and "unsurpassed diesel fuel economy:" ⁴⁴
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27	⁴⁴ 2017 Ford Super Duty Brochure, at 7, available at https://www.ford.com/services/assets/Brochure?bodystyle=Truck&make=Ford&model=SuperDuty&
28	year=2017 (last accessed Nov. 15, 2018).
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89. For the 2018 model year, Ford promised consumers that its 6.7L Power Stroke diesel trucks would "deliver [the Super Duty's] highest combination of horsepower and torque ever."⁴⁵ Ford further noted that its "twin-pilot injection delivers smooth, quiet acceleration," and that the trucks' "large fuel tanks—up to 48 gallons maximum—help extend driving range."⁴⁶ Most ironically, though, Ford bragged that the "strength and integrity of the 6.7L diesel is maintained by a masterful mix of component materials," and that the truck has "excellent throttle response . . . delivered in part by a high-pressure, common rail fuel injection system . . . [with] plezo-controlled fuel injectors provid[ing] precise injection [and] superior fuel atomization:"47

- ⁴⁵ 2018 Ford Super Duty Brochure, at 8, available at
- https://www.ford.com/services/assets/Brochure?bodystyle=Truck&make=Ford&model=SuperDuty& year=2018 (last accessed Nov. 15, 2018).
 - ⁴⁶ Id.
 - ⁴⁷ *Id*.

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ITS NUMBERS PUSH, PULL AND SPEAK FOR THEMSELVES. The output

of the 6.7L Power Stroke⁴ V8 Turbo Diesel engine⁴ speaks volumes to loggers, landscapers, miners, oil field workers and everyone else who rely on it daily. This proven diesel is paired with an equally rugged TorqShift⁶ 6-speed automatic transmission. Both are designed, engineered and built by Ford. Together, they deliver its highest combination of horsepower and torque ever. Twin-pilot injection delivers smooth, quiet acceleration. Large fuel tanks – up to 48 gallons maximum⁴ – help extend driving range. Plus, a driver-controlled engine exhaust brake with on, off and auto settings allows use of engine braking to help slow the truck down and control vehicle speed. The most tested Power Stroke diesel ever is also B20-capable. And right where it belongs in the 2018 Super Duty.



ROBUST HIGH-ALTITUDE PERFORMANCE comes courtesy of the high airflow supplied by the diesel's variable geometry turbocharger. Timed specifically for this application, the turbocharger forces air into the cylinders to enhance performance, helping to deliver maximum power quickly.

EXCELLENT THROTTLE RESPONSE is delivered in part by a high-pressure, common rail fuel injection system. The fuel pump develops up to 29,000 psi operating pressure, and plezo-controlled fuel injectors provide precise injection. This combination yields superior fuel atomization, delivering excellent throttle response.

STRENGTH AND INTEGRITY of the 6.7.L diesel is maintained by a masterful mix of component materials. Compacted graphite iron (CGI) imparts strength and durability to the deep-skirt engine block, while reducing weight. Cylinder heads made of aluminum help to further reduce weight and feature a 6-head-bolt-percylinder design to help improve sealing and maintain cylinder integrity.

- 90. Ford also provided an express five-year/100,000-mile warranty for the 6.7L Power Stroke diesel engine trucks.⁴⁸
 - 91. Nevertheless, Ford has refused to honor its warranties, deviously claiming that the

metal shavings caused by the failures of their pump design voided the warranty because they also caused fuel contamination.⁴⁹

G. Ford designed, manufactured and sold vehicles they knew would experience catastrophic failures which Ford would not honor under their warranties.

92. Despite the clear mis-match between the Bosch CP4 Pump and American diesel fuel,

Ford has cleverly passed the \$8,000.00–\$20,000.00 cost of failure along to the consumer. Moreover,

⁴⁸ See, e.g., 2015 Ford Super Duty Brochure, at 24, available at https://www.ford.com/services/assets/Brochure?make=Ford&model=SuperDuty&year=2015 (last accessed Nov. 15, 2018).

⁴⁹ See supra ¶ 53 & note 13 (detailing how Ford refuses to cover damage caused by CP4 pump implosion under warranty).

CLASS ACTION COMPLAINT - 54 Case No.: 18-cv-06967 010784-11 1079837 V1 Ford's agents, specifically its dealerships, are determining that CP4 pump failures are not under manufacturer warranty. The logic is that when a European-designed CP4 pump mists internal diesel engine components, its innate incompatibility with less American diesel produces damaging levels of metal-on-metal friction, launching metal debris into the high-pressure fuel system and the engine. Warranties do not cover the use of contaminated fuel. Because the fuel is now contaminated with metal from the pump, the repairs are for fuel contamination and are not covered by the warranties.

93. Ford induced Plaintiffs and other Class members to pay a premium for increased durability, performance and fuel efficiency, with a design it has long known would cause fuel contamination—a condition Ford now uses to absolve itself of the catastrophic and costly consequences to Plaintiffs and other Class members.

VI. TOLLING OF THE STATUTE OF LIMITATIONS

94. As of the date of this Complaint, Ford continues to market its vehicles based on superior durability, performance, and fuel efficiency, despite their knowledge that the Class Vehicles are defective and have failed or will fail. In fact, Ford still has not disclosed and continues to conceal that the Class Vehicles are defective, incompatible with American diesel fuel, and will experience catastrophic and costly failure.

95. Until shortly before the filing of this Complaint, Plaintiffs and other Class membershad no way of knowing about Ford's wrongful and deceptive conduct with respect to their defectiveClass Vehicles.

20 96. With respect to Class Vehicles that have not experienced CP4 pump failure, Plaintiffs 21 and other Class members did not discover and could not reasonably have discovered that their Class 22 Vehicles are defective, that their Class Vehicles are out of specification and incompatible with 23 American diesel fuel, that this incompatibility has resulted in the breakdown of fuel components and 24 contamination of fuel caused by the defective CP4 fuel pump, that their CP4 fuel pumps will fail, 25 that the durability and performance of their Class Vehicles is impaired by this defect and 26 incompatibility and that such durability and performance is far less than Ford promised, or that, as a 27 result of the foregoing, they overpaid for their vehicles, the value of their vehicles is diminished, 28 and/or their vehicles will require costly modification to avoid a catastrophic even more costly failure,

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and that any such modifications will impair other qualities of the Class Vehicles that formed a
 material part of the bargain between the parties in the purchase of the Class Vehicles by Plaintiffs
 and other Class members.

97. With respect to Class Vehicles that have experienced CP4 pump failure prior to the filing of this Complaint, Plaintiffs and other Class members did not discover and could not reasonably have discovered that their CP4 pump failure was due to a defect known to Ford or that such failure was due to an incompatibility between the Class Vehicle and the fuel intended by Ford to be used in the Class Vehicles.

98. Within the time period of any applicable statutes of limitation or repose, Plaintiffs and members of the proposed classes could not have discovered through the exercise of reasonable diligence that Ford were concealing the conduct complained of herein and misrepresenting the defective nature of the Class Vehicles.

99. Plaintiffs and other Class members did not discover, and did not know of facts that would have caused a reasonable person to suspect that Ford did not report information within their knowledge to consumers, dealerships or relevant authorities; nor would a reasonable and diligent investigation have disclosed that Ford were aware of the non-conforming and defective nature of the CP4 fuel pump and the Class Vehicles in which it was incorporated. Plaintiffs only learned of the defective nature of the CP4 fuel injection pump and their vehicles and of Ford's scheme to design and sell such non-conforming and defective fuel pumps and vehicles only shortly before this action was filed.

100. All applicable statutes of limitation and repose have also been tolled by Ford's knowing, active, and fraudulent concealment, and denial of the facts alleged herein throughout the time period relevant to this action.

101. Instead of disclosing the defective nature of the CP4 fuel pumps to consumers, Ford falsely represented that CP4 pump failure in the Class Vehicles was caused by Plaintiffs' or other Class members' conduct or by the use of contaminated fuel.

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102. In reality, Ford's conduct in designing, manufacturing, marketing or selling Class Vehicles for use with American diesel fuel, with which Defendants knew the Class Vehicles were incompatible, causes the "fuel contamination" that ultimately leads to CP4 pump failure.

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103. Ford, with the purpose and intent of inducing Plaintiffs and other Class members to refrain from filing suit, pursuing warranty remedies, or taking other action with respect to Ford's conduct or the Class Vehicles, fraudulently concealed the true cause of CP4 pump failure by blaming Plaintiffs, Class members and/or contaminated fuel when Ford, even before the design, manufacture or sale of the Class Vehicles, knew that the defective nature of the Bosch CP4 Pump would and has caused fuel contamination and resulting CP4 pump failure.

104. Ford was under a continuous duty to disclose to Plaintiffs and other Class members the true character, quality and nature of the durability and performance of Class Vehicles, the ongoing process of fuel contamination in Class Vehicles, CP4 pump failure, and the true cause of CP4 pump failure. Instead, Ford knowingly, affirmatively, and actively concealed or recklessly disregarded the foregoing facts. As a result, Ford is estopped from relying on any statutes of limitation or repose as a defense in this action.

105. For the foregoing reasons, all applicable statutes of limitation and repose have been tolled by operation of the discovery rule and by Ford's fraudulent concealment with respect to all claims against Ford; and, Ford is estopped from asserting any such defenses in this action.

VII. CLASS ACTION ALLEGATIONS

106. Throughout this Complaint, "Class Vehicle" is defined as any vehicle fitted at any time with a Bosch CP4 fuel pump.

22 107. Plaintiffs bring this action on behalf of themselves and as a class action, pursuant to
23 Federal Rule of Civil Procedure 23, on behalf of the following class (collectively, the "Class"):

All persons or entities in the state of California who are current or former owners and/or lessees of 2011-2018 model year Ford diesel vehicles equipped with a Power Stroke 6.7L engine.

26 108. Excluded from the Class are individuals who have personal injury claims resulting
27 from a CP4 fuel injection pump failure. Also excluded from the Class are Ford and its officers,

²⁸ directors, affiliates, legal representatives, employees, co-conspirators, successors, subsidiaries, and

CLASS ACTION COMPLAINT - 57 Case No.: 18-cv-06967 010784-11 1079837 V1 assigns, as well as any entity in which Ford has a controlling interest. In addition, governmental entities and any judge, justice, or judicial officer presiding over this matter and the members of their immediate families and judicial staff are excluded from the Class. Plaintiffs reserve the right to revise the Class definition based upon information learned through discovery.

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109. Certification of Plaintiffs' claims for class-wide treatment is appropriate because Plaintiffs can prove the elements of their claims on a class-wide basis using the same evidence as would be used to prove those elements in individual actions alleging the same claim.

110. The Class Representatives are asserting claims that are typical of claims of the Class, and they will fairly and adequately represent and protect the interests of Class in that they have no interests antagonistic to those of the putative Class members.

111. The amount of damages suffered by each individual member of the Class, in light of the expense and burden of individual litigation, would make it difficult or impossible for individual Class members to redress the wrongs done to them. Plaintiffs and other members of the Class have all suffered harm and damages as a result of Ford's unlawful and wrongful conduct. Absent a class action, Ford will likely not have to compensate victims for Ford's wrongdoings and unlawful acts or omissions, and will continue to commit the same kinds of wrongful and unlawful acts or omissions in the future (indeed, upon information and belief, Ford continues to manufacture diesel-engine vehicles with the ticking time-bomb that is the CP4 pump to this day).

19 112. Numerosity under Federal Rule of Civil Procedure 23(a)(1): The Class is so 20 numerous that individual joinder of all of its members is impracticable. Due to the nature of the 21 trade and commerce involved, Plaintiffs believe that the total number of Class Plaintiffs is at least in 22 the thousands, and are numerous and geographically dispersed across California. While the exact 23 number and identities of the Class members are unknown at this time, such information can be 24 ascertained through appropriate investigation and discovery, as well as by the notice Class members 25 will receive by virtue of this litigation so that they may self-identify. The disposition of the claims of 26 Class members in a single class action will provide substantial benefits to all parties and the Court. 27 Members of the Class may be notified of the pendency of this action by recognized, Court-approved 28 notice dissemination methods, which may include U.S. Mail, electronic mail, internet postings,

and/or published notice. The number of persons for whom this action is filed who are citizens of California effectively exhausts the membership of the class, with the potential exception of some 3 few, but unknown, transients in California or residents of California who happen to be citizens of 4 other states.

113. **Commonality and Predominance under Federal Rule of Civil Procedure 23(a)(2)** and 23(b)(3): This action involves common questions of law and fact which predominate over any questions affecting individual Class members, including, without limitation:

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a. Whether Ford engaged in the conduct alleged herein;

b. Whether Ford knew about the CP4 defect and the inherent problems related thereto when said component part is used with American diesel fuel, and if so, how long Ford knew or should have known as much;

c. Whether Ford designed, advertised, marketed, distributed, leased, sold, or otherwise placed the defective Class Vehicles into the stream of commerce in the United States;

d. Whether the Ford diesel engine systems that are the subject of this complaint are defective such that they are not fit for ordinary consumer use;

e. Whether Ford omitted material facts about the quality, durability, fuel economy, and vehicle longevity of the Class Vehicles;

f. Whether Ford designed, manufactured, marketed, and distributed Class Vehicles with defective or otherwise inadequate fuel injection systems;

Whether Ford's conduct violates California consumer protection statutes, and g. constitutes breach of contract or warranty and fraudulent concealment, as asserted herein;

h. Whether Plaintiffs and the other Class members overpaid for their vehicles at the point of sale; and

i. Whether Plaintiffs and the other Class members are entitled to damages and other monetary relief and, if so, what amount.

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114. Typicality under Federal Rule of Civil Procedure 23(a)(3): Plaintiffs' claims are
 typical of the other Class members' claims because all have been comparably injured through Ford's
 wrongful conduct as described above.

115. Adequacy of Representation under Federal Rule of Civil Procedure 23(a)(3): Plaintiffs are adequate Class representatives because their interests do not conflict with the interests of the other Class members they seek to represent. Additionally, Plaintiffs have retained counsel with substantial experience in handling complex class action and multi-district litigation. Plaintiffs and their counsel are committed to prosecuting this action vigorously on behalf of the Class and have the financial resources to do so. The interests of the Class will be fairly and adequately protected by Plaintiffs and their counsel.

11 Superiority of Class Action under Federal Rule of Civil Procedure 23(b)(3): A 116. 12 class action is superior to any other available means for the fair and efficient adjudication of this 13 controversy, and no unusual difficulties are likely to be encountered in the management of this class 14 action. The financial detriment suffered by Plaintiffs and the other members of the Class are 15 relatively small compared to the burden and expense that would be required to individually litigate 16 their claims against Ford. Accordingly, it would be impracticable for the members of the Class to 17 individually seek redress for Ford's wrongful conduct. Even if members of the Class could afford 18 individual litigation, the court system could not. Individualized litigation creates a potential for 19 inconsistent or contradictory judgments and increases the delay and expense to all parties and the 20 court system. By contrast, the class action device presents far fewer management difficulties and 21 provides the benefits of single adjudication, economy of scale, and comprehensive supervision by a 22 single court.

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herein.

117. Plaintiffs re-allege and incorporate the preceding paragraphs as though fully set forth

VIII. CAUSES OF ACTION CLAIMS BROUGHT ON BEHALF OF THE CLASS

AND ON BEHALF OF THE NAMED PLAINTIFFS

COUNT I FRAUD BY CONCEALMENT

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118. Plaintiffs bring this Count individually and on behalf of the Class against Ford.

119. As set forth above, Plaintiffs and other Class members have suffered from a defect that existed in the Class Vehicles which began damaging the Class Vehicles and their fuel delivery systems upon the first use of the Class Vehicles. Plaintiffs and other Class members are seeking recovery for this manifested defect and any and all consequential damages stemming therefrom.

120. As alleged above, Ford intentionally concealed and suppressed material facts concerning the durability and performance of the Bosch CP4 Pump and (more importantly) facts concerning the durability and performance of the Class Vehicles and their engines, in order to defraud and mislead the Class about the true nature of the Class Vehicles.

121. As alleged above, Ford knew at least by 2004 that its fuel injection systems required heightened lubricity, which was not met by American diesel fuel specifications.

122. As alleged above, Ford had specific knowledge by at least 2005 that their fuel injection systems were incompatible with American diesel fuel specifications.

123. As alleged above, prior to the design, manufacture and sale of the Class Vehicles, Ford knew that the Bosch CP4 Pumps were expected to quickly fail in the Class Vehicles and that such failure would result in contamination of the fuel system components and require repair and replacement of those components, the repairs or replacements of which Ford would refuse to cover under their warranties.

124. The foregoing omitted facts and representations were material because they directly impacted the value of the Class Vehicles purchased or leased by Plaintiffs and other Class members, because those facts directly impacted the decision regarding whether or not Plaintiffs and other Class members would purchase a Class Vehicle, and because they induced and were intended to induce Plaintiffs and other Class members to purchase a Class Vehicle.

125. Despite this knowledge, Ford marketed the Class Vehicles, touting the increased durability and performance of the Class Vehicles.

26 126. Due to their specific and superior knowledge that the Bosch CP4 Pumps in the Class
27 Vehicles will fail, and due to their false representations regarding the increased durability of the
28 Class vehicles, Ford had a duty to disclose to Class members that their vehicles were incompatible

with the use of U.S. fuel, that the Bosch CP4 Pumps will fail in Class Vehicles, that Class Vehicles
do not have the expected durability over other diesel vehicles or of their namesake predecessor
engines, that failure of the Bosch CP4 Pumps will cause damage to Class Vehicle engines and engine
systems, and that Class members would be required to bear the cost of the damage to their vehicles.

127. Ford knew that Plaintiffs and other Class members reasonably relied upon Ford false representations and omissions. Plaintiffs and other Class members had no way of knowing that Ford representations and omissions were false and misleading, that the Class Vehicles were incompatible with the fuel Ford knew would be used to operate the Class Vehicles, that the normal and intended use of the Class Vehicles will cause the Bosch CP4 Pumps to fail, or that Ford would refuse to repair, replace or compensate Plaintiffs and other Class members for the failure of the Bosch CP4 Pumps and the known consequences of that failure to the Class Vehicle engines.

128. 128. Plaintiffs and other Class members could not have known that the Class Vehicles, which were touted by Ford for their durability and performance, will fail when used as intended by the Ford to be used.

129. Ford knew that Plaintiffs and other Class members could not have known that Class Vehicles will fail when used as intended by Defendants.

130. Ford falsely represented the durability of the Class Vehicles and omitted materials
facts regarding the lack of durability of the Class Vehicles, the incompatibility of the Class Vehicles
with the fuel intended by Ford to be used in the Class Vehicles, and the consequences of that
incompatibility, for the purpose of inducing Plaintiffs and other Class members to purchase Class
Vehicles, and to increase their revenue and profits.

131. Ford's devious scheme to design, market and sell Class Vehicles with defective CP4 pumps, knowing that U.S. fuel that was certain to be used in the Class Vehicles and the consequence of using U.S. diesel fuel in those vehicles, then concealing their fraudulent scheme from the public and consumers over numerous model years, reveals a corporate culture that emphasized sales and profits over integrity and an intent to deceive Plaintiffs, other Class members and the American public regarding the durability and performance of the Class Vehicles and their fuel delivery systems.

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132. Ford had a duty to disclose the incompatibility of Class Vehicles with U.S. diesel fuel, including the consequences of that incompatibility, to Plaintiffs and Class members.

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133. Had Plaintiffs and other Class members known that the Class Vehicles did not have increased durability over other diesel vehicles, the Class Vehicles were incompatible with the fuel intended by Plaintiffs, the other Class members and Ford to be used in the Class Vehicles (without which the Class Vehicles would serve no purpose to Plaintiffs and other Class members), or that the Class Vehicles will fail when used as intended, Plaintiffs and other Class members would not have purchased a Class Vehicle, or would have paid substantially less for their Class Vehicle than paid based on Ford's false representations and omissions, or, in the case of Plaintiffs and other Class members whose vehicles experienced CP4 pump failure, would have taken affirmative steps to mediate the impact of or prevent failure.

134. Because of Ford's false representations and omissions, Plaintiffs and other Class members have sustained damages because they own vehicles that are diminished in value as a result of Ford's concealment of the true nature and quality of the Bosch CP4 Pump and the Class Vehicles.

135. Ford's failure to disclose the incompatibility of the Class Vehicles with U.S. diesel
fuel was intended to cause and did cause Plaintiffs and other Class members to operate Class
Vehicles with U.S. fuel; and, as a result, certain Plaintiffs and other Class members have been
damaged by the failure of the Bosch CP4 Pumps and the resulting failure of Class Vehicle engines,
resulting in damages to Class members and Plaintiffs including but not limited to the cost of repair or
replacement of the CP4 fuel pump, the cost of damage caused to the Class Vehicles by the failure of
the CP4 fuel pump, loss of use of the Class Vehicles, loss of earnings, and other damages.

136. Accordingly, Ford is liable to Plaintiffs and other Class members for damages in an amount to be proved at trial.

Ford's acts were done wantonly, maliciously, oppressively, deliberately, with intent to
defraud, and in reckless disregard of Plaintiffs' and other Class members' rights and the
representations made by Ford to them were made in order to enrich Ford. Ford's conduct warrants
an assessment of punitive damages in an amount sufficient to deter such conduct in the future, which
amount is to be determined according to proof.

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COUNT II

VIOLATIONS OF THE CALIFORNIA UNFAIR COMPETITION LAW (CAL. BUS. & PROF. CODE § 17200, *ET SEQ*.)

138. Plaintiffs re-allege and incorporate the preceding Paragraphs as though fully set forth herein.

139. Plaintiffs intend to assert this Count individually and on behalf of the Class againstFord.

140. As set forth above, Plaintiffs and other Class members have suffered from a defect that existed in the Class Vehicles which began damaging the Class Vehicles and their fuel delivery systems upon the first use of the Class Vehicles. In this Count, Plaintiffs and other Class members are seeking any and all relief available under Cal. Bus. & Prof. Code § 17200 *et seq.* for this manifested defect and the consequences stemming therefrom, including restitution and injunctive relief.

141. California's Unfair Competition Law (UCL), Cal. Bus. & Prof. Code § 17200 *et seq.*, proscribes acts of unfair competition, including "any unlawful, unfair or fraudulent business act or practice and unfair, deceptive, untrue or misleading advertising."

142. Ford's conduct, as described herein, was and is in violation of the UCL. Ford's conduct violates the UCL in at least the following ways:

By failing to disclose that the CP4 high pressure fuel injection pump is out of a. 19 specification for use with diesel fuel in the United States; that the fuel 20 injection system on the Class Vehicles destroys the reliability and durability of 21 the engine and its high pressure fuel system, because the fuel injection pump 22 will run dry on the thinner, cleaner, less lubricating higher water content diesel 23 used in the United States; that the CP4 pump will emit shavings of metal that 24 travel throughout the engine and fuel injection system; and that eventually, the 25 CP4 pump will fail catastrophically, requiring extensive repairs; 26 b. By selling and leasing Class Vehicles that suffer from a defective Bosch CP4 27

fuel injection pump;

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1	c. By knowingly and intentionally concealing from Plaintiffs and the other Class
2	members that the Bosch CP4 Pumps would fail in the Class Vehicles when
3	used with American diesel fuel;
4	d. By marketing Class Vehicles for their durability, reliability, and performance
5	when Ford knew the Class Vehicles were incompatible with American fuel,
6	causing the "fuel contamination" that ultimately leads to CP4 pump failure;
7	and
8	e. By violating other California laws, including California consumer protection
9	laws.
10	143. Ford intentionally and knowingly misrepresented material facts regarding the Class
11	Vehicles with an intent to mislead Plaintiffs and Class members.
12	In purchasing or leasing the Class Vehicles, Plaintiffs and the other Class members were
13	deceived by Ford's failure to disclose the incompatibility of Class Vehicles with U.S. diesel fuel and
14	the fact that the Bosch CP4 fuel injection pumps were defective and have fail or will fail, requiring
15	extensive repairs.
16	144. Plaintiffs and Class members were also deceived by Ford's portrayal of the Class
17	Vehicles as reliable, durable, and containing the fuel efficiency and power expected of a diesel
18	vehicle and as compatible with American diesel fuel, even though Ford knew: (1) the Class Vehicles
19	were incompatible with the use of U.S. fuel; (2) the Bosch CP4 pumps will fail in Class Vehicles; (3)
20	Class Vehicles do not have the expected durability over other diesel vehicles or of their namesake
21	predecessor engines; (4) failure of the Bosch CP4 Pumps will cause catastrophic damage to Class
22	Vehicle engines; and (5) that Ford would require Plaintiffs and Class members to bear the cost of the
23	damage to their vehicles.
24	145. Plaintiffs and Class members reasonably relied upon Ford's false misrepresentations
25	in making their decision to purchase their Class Vehicles. They had no way of knowing that Ford's
26	representations were false and gravely misleading. As alleged herein, Ford engaged in extremely
27	sophisticated methods of deception. Plaintiffs and Class members did not, and could not, unravel
28	Ford's deception on their own.

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1	146. Ford knew or should have known that its conduct violated the UCL.
2	147. Ford owed Plaintiffs and the Class a duty to disclose the incompatibility of Class
3	Vehicles with U.S. diesel fuel, including the consequences of that incompatibility, to Plaintiffs and
4	other Class members. Specifically, Ford:
5	a. Possessed exclusive knowledge that the lower lubricity of American diesel
6	could cause catastrophic failure in Class Vehicles' CP4 fuel injection system
7	components that are made to European diesel specifications;
8	b. Intentionally concealed the foregoing from Plaintiffs and other Class
9	members; and/or
10	c. Made incomplete representations that consumers' improper use of
11	contaminated or substandard fuels damaged Class Vehicles' fuel systems,
12	while purposefully withholding material facts from Plaintiffs and other Class
13	members that contradicted these representations.
14	148. Plaintiffs and the other Class members relied on Ford's material representations
15	and/or omissions that the Class Vehicles they were purchasing were durable and reliable vehicles
16	that were compatible with American diesel fuel and free from defects.
17	149. Ford's conduct proximately caused injuries to Plaintiffs and the other Class members.
18	150. Plaintiffs and the other Class members were injured and suffered ascertainable loss,
19	injury-in-fact, and/or actual damage as a proximate result of Ford's conduct in that Plaintiffs and the
20	other Class members overpaid for their vehicles, and/or their vehicles have suffered a diminution in
21	value, and/or their vehicles will require costly modification to avoid a catastrophic even more costly
22	failure, and that any such modifications will impair other qualities of the Class Vehicles that formed
23	a material part of the bargain between the parties in the purchase of the Class Vehicles by Plaintiffs
24	and other Class members. These injuries are the direct and natural consequence of Ford's
25	misrepresentations and omissions.
26	151. Ford's misrepresentations and omissions alleged herein caused Plaintiffs and the other
27	Class members to purchase or lease the Class Vehicles. Absent those misrepresentations and
28	omissions, Plaintiffs and the other Class members would not have purchased or leased Class
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Vehicles, would not have purchased or leased Class Vehicles at the prices they paid, and/or would
 have purchased or leased less expensive alternative vehicles that did not contain defective Bosch
 CP4 fuel injection pump that was incompatible with American diesel fuel. Accordingly, Plaintiffs
 and the other Class members have suffered injuries in fact, including lost money or property, as a
 result of Ford's misrepresentations and omissions.

152. Plaintiffs seek to enjoin further unlawful, unfair, and/or fraudulent acts or practices by Ford under Cal. Bus. & Prof. Code § 17200.

153. Plaintiffs request that this Court enter such orders or judgments as may be necessary to restore to Plaintiffs and members of the Class any money Ford and/or its affiliates, subsidiaries, agents *et al.* acquired by unfair competition, including restitution and/or restitutionary disgorgement, as provided in Cal. Bus. & Prof. Code § 17203 and Cal. Civ. Code § 3345; and for such other as may be appropriate.

COUNT III

VIOLATIONS OF THE CONSUMER LEGAL REMEDIES ACT ("CLRA"), (CAL. CIV. CODE § 1750, ET SEQ.)

154. Plaintiffs re-allege and incorporate the preceding Paragraphs as though fully set forth herein.

155. Plaintiffs intend to bring this Count individually and on behalf of the Class against Ford.

156. Plaintiffs intend to assert a claim under the Consumer Legal Remedies Act, Cal. Civ. Code § 1750, *et seq.* ("CLRA"), which prohibits "unfair or deceptive acts or practices undertaken by any person in a transaction intended to result or which results in the sale or lease of goods or services to any consumer[.]" Cal. Civ. Code § 1770(a). Plaintiffs will make a demand in satisfaction of the Act and may amend this Complaint to Assert claims under the Act once thirty (30) days have elapsed from the time the demand is made. Plaintiffs and other Class members have suffered from a defect that existed in the Class Vehicles which began damaging the Class Vehicles and their fuel delivery systems upon the first use of the Class Vehicles. Plaintiffs and other Class members intend to seek appropriate relief under the CLRA for this manifested defect and any and all consequential damages

1 stemming therefrom. This paragraph is included for purposes of notice only and is not intended to 2 actually assert a claim under the CLRA. 3 **COUNT IV** 4 **UNJUST ENRICHMENT** 5 157. Plaintiffs re-allege and incorporate the preceding paragraphs as though fully set forth 6 herein. 7 158. Plaintiffs bring this Count individually and on behalf of the Class against Ford. 8 159. As set forth above, Plaintiffs and other Class members have suffered from a defect 9 that existed in the Class Vehicles which began damaging the Class Vehicles and their fuel delivery 10 systems upon the first use of the Class Vehicles. Plaintiffs and other Class members are seeking 11 recovery for this manifested defect and any and all consequential damages stemming therefrom. 12 160. As a result of its wrongful and fraudulent acts and omissions, as set forth herein, 13 pertaining to the defects in the Bosch CP4 Pump and the Class Vehicles and the concealment thereof, 14 Ford charged a higher price for the Class Vehicles than the Vehicles' true value and Ford, therefore, 15 obtained monies that rightfully belong to Plaintiffs and other Class members. 16 161. Ford has benefitted from manufacturing, selling, and leasing at an unjust profit 17 defective Class Vehicles whose value was artificially inflated by Ford's concealment of the defective 18 nature of the CP4 fuel pump and of the Class Vehicles and false representations related thereto. 19 162. Ford enjoyed the benefit of increased financial gains, to the detriment of Plaintiffs and 20 other Class members, who paid a higher price for their vehicles that actually had lower values. 21 Ford has received and retained unjust benefits from the Plaintiffs and other Class 163. 22 members, and inequity has resulted. 23 It would be inequitable and unconscionable for Ford to retain these wrongfully 164. 24 obtained benefits. 25 Because Ford concealed its fraud and deception, Plaintiffs and other Class members 165. 26 were not aware of the true facts concerning the Class Vehicles and did not benefit from Ford's 27 misconduct. 28 Ford knowingly accepted and retained the unjust benefits of its fraudulent conduct. 166.

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1	167. As a result of Ford's misconduct, the amount of its unjust enrichment should be						
2	disgorged and returned to Plaintiffs and other Class members, in an amount to be proven at trial.						
3	168. Plaintiffs and other Class members, therefore, seek an order establishing Ford as a						
4	constructive trustee of the profits unjustly obtained, plus interest.						
5	COUNT V						
6 7	BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY, (CAL. COM. CODE §§ 2314 AND 10212)						
8	169. Plaintiffs re-allege and incorporate the preceding paragraphs as though fully set forth						
9	herein.						
10	170. Plaintiffs bring this Count individually and on behalf of the Class against Ford.						
11	171. As set forth above, Plaintiffs and other Class members have suffered from a defect						
12	that existed in the Class Vehicles which began damaging the Class Vehicles and their fuel delivery						
13	systems upon the first use of the Class Vehicles. Plaintiffs and other Class members are seeking						
14	recovery for this manifested defect and any and all consequential damages stemming therefrom.						
15	172. A warranty that the Class Vehicles were in merchantable condition and fit for the						
16	ordinary purpose for which the vehicles are used is implied by law pursuant to Cal. Com. Code						
17	§§ 2314 and 10212. "The core test of merchantability is fitness for the ordinary purpose for which						
18	such goods are used. Such fitness is shown if the product is in safe condition and substantially free						
19	from defects." Isip v. Mercedes-Benz, USA, LLC, 155 Cal. App. 4th 19, 26 (2007); see also Mexia v.						
20	Rinker Coat Co., Inc., 174 Cal. App. 4th 1291 (2009). Thus, "where a car can provide safe, reliable						
21	transportation, it is generally considered merchantable." Am. Suzuki Motor Corp. v. Super. Ct., 37						
22	Cal. App. 4th 1291 (1995). As demonstrated herein, the Class Vehicles are not substantially free						
23	from defects; the Class Vehicles contain an existing, manifested defect which is certain to continue						
24	to destroy the engines and other fuel system components and which renders the Class Vehicles						
25	unreliable.						
26	173. Ford is and was at all times a "merchant" with respect to motor vehicles under Cal.						

Com. Code §§ 2104(1) and 10103(c), and a "seller" of motor vehicles under § 2103(1)(d).

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174. With respect to leases, Ford is and was at all relevant times a "lessor" of motor 2 vehicles under Cal. Com. Code § 10103(a)(16).

The Class Vehicles are and were at all relevant times "goods" within the meaning of 175. Cal. Com. Code §§ 2105(1) and 10103(a)(8).

176. A warranty that the Class Vehicles were in merchantable condition and fit for the ordinary purpose for which the vehicles are used is implied by law pursuant to Cal. Com. Code §§ 2314 and 10212.

8 177. The Class Vehicles, when sold or leased and at all times thereafter, were not in 9 merchantable condition and are not fit for the ordinary purpose for which vehicles are used. 10 Specifically, the Class Vehicles are incompatible with the use of American diesel fuel (the fuel Ford 11 intended and expected to be used by Plaintiffs and other Class members) in that use of American 12 diesel fuel (the only fuel reasonably available to Plaintiffs and other Class members) causes a 13 breakdown of the CP4 fuel pump (a condition that Ford knew would occur prior to its design and 14 sale of the Class Vehicles), resulting in fuel contamination, ultimate and catastrophic failure of the 15 Bosch CP4 Pump, and contamination and failure of other components in the Class Vehicle fuel 16 delivery system..

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178. It was reasonable to expect that Plaintiffs may use, consume or be affected by the defective vehicles, regardless of contractual privity with Ford.

179. The Class Vehicles contained an inherent defect that was substantially certain to result in malfunction during the useful life of the product.

180. Ford was provided notice of these issues within a reasonable time of Plaintiffs' knowledge of the non-conforming or defective nature of the Class Vehicles, by letters from Plaintiffs' counsel, on behalf of Plaintiffs, to Ford, complaints by Plaintiffs or Class members to Ford either orally or in writing, complaints to Ford dealerships, intermediate sellers, or repair facilities either orally or in writing, presentation of the vehicles for repair to dealerships or to intermediate sellers or repair facilities, countless consumer complaints to NHTSA regarding the defect that is the subject of this Complaint, and/or by the allegations contained in this Complaint.

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1 As a direct and proximate result of Ford's breach of the implied warranty of 181. 2 merchantability, Plaintiffs and other Class members have been damaged in an amount to be proven at 3 trial. 4 **COUNT VI** 5 **BREACH OF EXPRESS WARRANTY,** (CAL. COM. CODE §§ 2313 AND 10210) 6 182. Plaintiffs re-allege and incorporate the preceding paragraphs as though fully set forth 7 herein. 8 183. Plaintiffs bring this Count individually and on behalf of the Class against Ford. 9 184. As set forth above, Plaintiffs and other Class members have suffered from a defect 10 that existed in the Class Vehicles which began damaging the Class Vehicles and their fuel delivery 11 systems upon the first use of the Class Vehicles. Plaintiffs and other Class members are seeking 12 recovery for this manifested defect and any and all consequential damages stemming therefrom. 13 185. Ford is and was at all relevant times a "merchant" with respect to motor vehicles 14 under Cal. Com. Code §§ 2104(1) and 13103(c), and a "seller" of motor vehicles under § 2103(1)(d). 15 186. With respect to leases, Ford was at all relevant times a "lessor" of motor vehicles 16 under Cal. Com. Code § 10103(a)(16). 17 The Class Vehicles are and were at all relevant times "goods" within the meaning of 187. 18 Cal. Com. Code §§ 2105(1) and 10103(a)(8). 19 In connection with the purchase or lease of each or one of their new vehicles, and as 188. 20 described more fully above, Ford provided an express written warranty and provided other express 21 warranties to Plaintiffs and other Class members. 22 189. Ford's warranties formed a basis of the bargain that was reached when Plaintiffs and 23 other Class members purchased or leased their Class Vehicles, which were, unknown to Plaintiffs 24 and other Class members, equipped with defective CP4 fuel injection pumps. 25 190. Plaintiffs and other Class members experienced defects within the warranty period by 26 way of fuel contamination and/or failure of the Bosch CP4 Pump and/or damage to the engine and 27 fuel delivery system. 28

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191. Despite the existence of warranties, Ford failed to inform Plaintiffs and other Class 2 members that the use of American diesel fuel in Class Vehicles (as intended and directed by Ford) 3 would cause a material breakdown of the Bosch CP4 Pump, resulting in fuel contamination, 4 complete failure of the Bosch CP4 Pump and catastrophic failure of other fuel system components in 5 the Class Vehicles.

192. Ford failed to fix the defective and non-conforming condition of, and failed to fix the resulting damage to the Class Vehicles, free of charge.

193. Ford breached the express warranty promising to repair and correct a manufacturing defect or materials, workmanship or parts they should have provided free of charge. Ford has not repaired and is unable to repair the Class Vehicles' materials and workmanship defects, as American diesel fuel will continue to corrode any purportedly "fixed" fuel injection system.

194. Affording Ford a reasonable opportunity to cure its breach of express warranties would be unnecessary and futile here. Ford promised increased durability, performance and fuel efficiency in the Class Vehicles based on the advancement of the Bosch CP4 Pump. The superiority claimed by Ford of the Class Vehicles cannot be maintained by any repair or replacement or by Ford's: (a) replacement of the defective CP4 pump with the older, less fuel-efficient CP3 pump; or (b) installation of a lift kit—as these remedies would not make Plaintiffs and other Class members whole because these remedies would result in reduced fuel efficiency. There is currently no known repair, replacement or remedy that would correct the defect without impairing some other aspect of the Class Vehicles or requiring increased maintenance, cost and time on the part of Plaintiffs and other Class members.

195. The express warranties fail in their essential purpose because Ford cannot correct the non-conforming and defective nature of the CP4 fuel injection pump within a reasonable time, and in fact, cannot correct, repair or replace the CP4 fuel injection pump without creating a new defective condition in the Class Vehicles, namely decreased fuel efficiency.

26 196. The warranties promising to repair and/or correct a manufacturing defect fail in their essential purpose because the contractual remedy is insufficient to make Plaintiffs and the other

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Class members whole and because Ford has failed and/or have refused to adequately provide the promised remedies within a reasonable time.

197. Accordingly, recovery by Plaintiff and the other Class members is not restricted to the warranty promising to repair and/or correct a manufacturing defect, and Plaintiffs, individually and on behalf of the other Class members, seek all remedies as allowed by law.

198. In addition, at the time Ford warranted and sold or leased the Class Vehicles, it knew the Class Vehicles were inherently defective and did not conform to their warranties; further, Ford wrongfully and fraudulently concealed material facts regarding Class Vehicles. Plaintiffs and other Class members were therefore induced to purchase or lease the Class Vehicles under false and/or fraudulent pretenses.

199. Moreover, many of the damages flowing from the Class Vehicles cannot be resolved through the limited remedy of replacements or adjustments, as many incidental and consequential damages have already been suffered because of Ford's fraudulent conduct and because of its failure to provide a remedy within a reasonable time, and any limitation on Plaintiffs' and the other Class members' remedies would be insufficient to make Plaintiffs and other Class members whole.

200. Finally, because of Ford's breach of warranty as set forth herein, Plaintiffs and other Class members assert, as an additional or alternative remedy, the revocation of acceptance of the goods and the return to Plaintiffs and the other Class members of the Purchase or lease price of all Class Vehicles currently owned or leased, and for such other incidental and consequential damages as allowed.

201. Ford was provided notice of these issues within a reasonable time of Plaintiffs' knowledge of the non-conforming or defective nature of the Class Vehicles, by letters from Plaintiffs' counsel, on behalf of Plaintiffs, to Ford, complaints by Plaintiffs or Class members to Defendants either orally or in writing, complaints to dealerships, intermediate sellers, or repair facilities either orally or in writing, presentation of the vehicles for repair to dealerships, intermediate sellers or repair facilities, and/or by the allegations contained in this Complaint.

27 202. As a direct and proximate result of Ford's breach of express warranties, Plaintiffs and
28 other Class members have been damaged in an amount to be determined at trial.

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COUNT VIII VIOLATION OF THE MAGNUSON-MOSS WARRANTY ACT, (15 U.S.C. § 2301, *ET SEQ*.)

203. Plaintiffs re-allege and incorporate the preceding Paragraphs as though fully set forth herein.

204. Plaintiffs bring this Count individually and on behalf of the Class against Ford.

205. As set forth above, Plaintiffs and other Class members have suffered from a defect that existed in the Class Vehicles which began damaging the Class Vehicles and their fuel delivery systems upon the first use of the Class Vehicles. Plaintiffs and other Class members are seeking recovery for this manifested defect and any and all consequential damages stemming therefrom.

206. This Court has jurisdiction to decide claims brought under 15 U.S.C. § 2301 by virtue of 28 U.S.C. § 1332(a)–(d).

207. The Class Vehicles manufactured and sold by Ford are "consumer products" within the meaning of the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301(1).

208. Plaintiffs and other Class members are "consumers" within the meaning of the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301(3). They are consumers because they are persons entitled under applicable state law to enforce against the warrantors the obligations of their implied warranties.

209. Ford was a "supplier" and "warrantor" within the meaning of the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301(4)–(5).

210. 15 U.S.C. § 2310(d)(1) provides a cause of action for any consumer who is damaged by the failure of a warrantor to comply with an implied warranty.

211. Ford provided Plaintiffs and other Class members with an implied warranty of merchantability in connection with the purchase or lease of the Class Vehicles, that is an "implied warranty" within the meaning of the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301(7). As a part of the implied warranty of merchantability, Ford warranted that the Class Vehicles were fit for their ordinary purpose as motor vehicles, would pass without objection in the trade as designed, manufactured, and marketed, and were adequately contained, packaged, and labeled.

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212. Ford breached its implied warranties, as described in more detail above, and is therefore liable to Plaintiffs and other Class members pursuant to 15 U.S.C. § 2310(d)(1). Without limitation, the Class Vehicles were equipped with defective CP4 fuel pumps that are incompatible with American diesel fuel (which fuel is intended by Ford to be used in the Class Vehicles, expected by Plaintiffs and other Class members to be used in Class Vehicles and is the only fuel reasonable available in order for Plaintiffs and other Class members to use the Class Vehicles for their intended or ordinary purpose), which when used with the intended American diesel fuel break down, resulting in fuel contamination, complete and catastrophic failure of the Bosch CP4 Pump, and in contamination and catastrophic and costly failure of the Class Vehicles' fuel delivery systems.

213. In its capacity as a warrantor, Ford had knowledge of the inherent defects in the Class Vehicles. Any effort by Ford to limit the implied warranties in a manner that would exclude coverage of the Class Vehicles is unconscionable, and any such effort to disclaim, or otherwise limit, liability for the Class Vehicles is null and void.

214. Any limitations Ford might seek to impose on their warranties are procedurally unconscionable. There was unequal bargaining power between Ford and Plaintiffs and the other Class members, as, at the time of purchase and lease, Plaintiffs and the other Class members had no other options for purchasing warranty coverage other than directly from Ford.

215. Any limitations Ford might seek to impose on its warranties are substantively unconscionable. Ford knew that the Class Vehicles were defective and would continue to fail during and after any purported expiration of warranties.

216. Despite that failure was expected to occur with the intended use of American diesel fuel, Ford failed to disclose these defects to Plaintiffs and the other Class members. Therefore, any enforcement of the durational limitations on those warranties is harsh and shocks the conscience, and moreover violates public policy.

25 217. Plaintiffs and each of the other Class members have had sufficient direct dealings
26 with either Ford or its agents (i.e., dealerships) to establish privity of contract between Ford, on the
27 one hand, and Plaintiffs and each of the Class members, on the other hand. Nevertheless, privity is
28 not required here because Plaintiffs and each of the other Class members are intended third-party

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beneficiaries of contracts between Ford and its dealers, and specifically, of Ford's implied
warranties. The dealers were not intended to be the ultimate consumers of the Class Vehicles and
have no rights under the warranty agreements provided with the Class Vehicles; the warranty
agreements were designed for and intended to benefit consumers.

218. Pursuant to 15 U.S.C. § 2310(e), Plaintiffs are entitled to bring this class action and
are not required to give Ford notice and an opportunity to cure until such time as the Court
determines the representative capacity of Plaintiffs pursuant to Rule 23 of the Federal Rules of Civil
Procedure.

219. Nonetheless, Ford was provided notice of the defective and non-conforming nature of the Class Vehicles, as described herein, within a reasonable time of Plaintiffs' knowledge of the nonconforming and defective nature of the Class Vehicles, by letters from Plaintiffs' counsel, on behalf of Plaintiffs, to Ford, complaints by Plaintiffs or Class members to Ford either orally or in writing, complaints to dealerships, intermediate sellers, or repair facilities either orally or in writing, presentation of the vehicles for repair to dealerships, intermediate sellers or repair facilities, and by the allegations contained in this Complaint.

220. The amount in controversy of Plaintiffs' individual claims meets or exceeds the sum of \$25.00. The amount in controversy of this action exceeds the sum of \$50,000.00 exclusive of interest and costs, computed on the basis of all claims to be determined in this lawsuit. Plaintiffs, individually and on behalf of other Class members, seek all damages permitted by law, including diminution in value of their vehicles, in an amount to be proven at trial. In addition, pursuant to 15 U.S.C. § 2310(d)(2), Plaintiffs and the other Class members are entitled to recover a sum equal to the aggregate amount of costs and expenses (including attorneys' fees based on actual time expended) determined by the Court to have reasonably been incurred by Plaintiffs and the other Class members in connection with the commencement and prosecution of this action.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, individually and on behalf of members of the Class, respectfullyrequest that the Court enter judgment in their favor and against Ford as follows:

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1	А.	Certification of the proposed Class, including appointment of Plaintiffs' counsel as						
2	Class Counsel;							
3	B. An order temporarily and permanently enjoining Ford from continuing unlawful,							
4	deceptive, fraudulent, and unfair business practices alleged in this Complaint;							
5	C. Injunctive relief in the form of a recall, free replacement or buy-back program;							
6	D.	An order establishing Ford as a constructive trustee over profits wrongfully obtained,						
7	plus interest;							
8	E.	Costs, restitution, damages, including punitive damages, exemplary damages and						
9	treble damages, and disgorgement in an amount to be determined at trial;							
10	F. An order requiring Ford to pay both pre- and post-judgment interest on any amounts							
11	awarded;							
12	G.	An award of costs and attorney's fees; and						
13	H.	Such other or further relief as may be appropriate.						
14		DEMAND FOR JURY TRIAL						
15	Plaintiffs hereby demand a jury trial for all claims so triable.							
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Dated: November 16, 2018	Respectfully submitted,
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JS-CAND 44 (Rev. Gase 2:20-CV-10202-GAD-APPC FUL COVER SHEET 20 PageID.83 Page 1 of 1

The JS-CAND 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS ZACHARY J. FAI	DEFENDANTS FORD MOTOR COMPANY, a Delaware Corporation						
(b) County of Residence o (EXCEPT IN U.S. PLAIN	County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.						
(c) Attorneys (Firm Name, Jeff D. Friedman; Hagens Be Berkeley, CA 94710; (510) 7	Attorneys (If Known		AND INVOLVED.				
II. BASIS OF JURIS	SDICTION (Place an "X" in One Box Only		Diversity Cases Only)	RINCI		'X" in One Box for Pl ox for Defendant)	aintiff
1 U.S. Government Plaintif	f 3 Federal Question (U.S. Government Not a Party)	Citize	n of This State	PTF × ¹	DEF 1 Incorporated or Princ of Business In This S		DEF 4
2 U.S. Government Defend	ant X 4 Diversity (Indicate Citizenship of Parties in Ite	m III) Citize	n of Another State n or Subject of a gn Country	2	2 Incorporated and Print of Business In Another 3 Foreign Nation		× 5
IV. NATURE OF S	UIT (Place an "X" in One Box Only)		<u>, , , , , , , , , , , , , , , , , , , </u>				
CONTRACT	TORTS		FORFEITURE/PEN.	ALTY	BANKRUPTCY	OTHER STA	TUTES
110 Insurance 120 Marine 130 Miller Act		NAL INJURY aal Injury – Product ity	625 Drug Related Seiz Property 21 USC 690 Other		422 Appeal 28 USC § 158 423 Withdrawal 28 USC § 157	375 False Claim 376 Qui Tam (3 § 3729(a))	1 USC

	Assault, Libel & Slander	367 Health Care/	LABOR	PROPERTY RIGHTS	400 State Reapportionment
150 Recovery of 330	Federal Employers'	Pharmaceutical Personal Injury Product Liability	710 Fair Labor Standards Act	820 Copyrights	410 Antitrust
Overpayment Of Veteran's Benefits	Liability	368 Asbestos Personal Injury	720 Labor/Management	830 Patent	430 Banks and Banking 450 Commerce
151 Medicare Act	Marine Marine Product Liability	Product Liability	Relations 740 Railway Labor Act	835 Patent—Abbreviated New Drug Application	460 Deportation
152 Recovery of Defaulted	Motor Vehicle	PERSONAL PROPERTY	751 Family and Medical	840 Trademark	470 Racketeer Influenced &
Student Loans (Excludes Veterans) 355	Motor Vehicle Product	370 Other Fraud 371 Truth in Lending	Leave Act	SOCIAL SECURITY	Corrupt Organizations
153 Recovery of	Liability	380 Other Personal Property	790 Other Labor Litigation	861 HIA (1395ff)	480 Consumer Credit 490 Cable/Sat TV
0 / elpuje.it	Other Personal Injury Personal Injury -Medical	Damage	791 Employee Retirement Income Security Act	862 Black Lung (923)	850 Securities/Commodities/
of Veteran's Benefits 362	Malpractice	385 Property Damage Product Liability	IMMIGRATION	863 DIWC/DIWW (405(g))	Exchange
× 190 Other Contract	CIVIL DICUTS	-	462 Naturalization	864 SSID Title XVI	890 Other Statutory Actions
195 Contract Product Liability	CIVIL RIGHTS	PRISONER PETITIONS	Application	865 RSI (405(g))	891 Agricultural Acts 893 Environmental Matters
196 Franchise	Other Civil Rights Voting	HABEAS CORPUS 463 Alien Detainee	465 Other Immigration Actions	FEDERAL TAX SUITS	895 Freedom of Information
DEAL DRODEDTV	Employment	510 Motions to Vacate	Actions	870 Taxes (U.S. Plaintiff or Defendant)	Act
210 Land Condemnation 443	Housing/	Sentence		871 IRS-Third Party 26 USC	896 Arbitration
220 Foreclosure	Accommodations	530 General		§ 7609	899 Administrative Procedure Act/Review or Appeal of
230 Rent Lease & Ejectment 445 240 Torts to Land	Amer. w/Disabilities- Employment	535 Death Penalty OTHER			Agency Decision
245 Tort Product Liability 446	Amer. w/Disabilities-Other	540 Mandamus & Other			950 Constitutionality of State Statutes
290 All Other Real Property 448	Education	550 Civil Rights			Statutes
		555 Prison Condition			
		560 Civil Detainee-			
		Conditions of Confinement			
6	moved from 3	Remanded from 4 Reinst Appellate Court Reope	ated or 5 Transferred from ned Another District		8 Multidistrict sfer Litigation–Direct File
	U.S. Civil Statute under . § 1332(d)	which you are filing (Do not ci	te iurisdictional statutes unless div	versity):	
	cription of cause:				
Breach	of express warranty	y; breach of implied warra	inty		
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A UNDER RULE 23, Fee		AND \$ 5,000,000.00	CHECK YES only if dem JURY DEMAND:	anded in complaint: X Yes No
VIII. RELATED CASE(S), IF ANY (See instructions)			DOCKET NUMBER		
IX. DIVISIONAL ASSIC	GNMENT (Civil L	local Rule 3-2)			
(Place an "X" in One Box Only)					
(Finter in one box only)	× SAN FR.	ANCISCO/OAKLAND	SAN JOSH	E EUREKA-	-MCKINLEYVILLE
	× SAN FR	ANCISCO/OAKLAND	SAN JOSE	E EUREKA-	MCKINLEYVILLE