2 3 4 5	JEFFREY S. BUCHOLTZ Acting Assistant Attorney General R. MICHAEL UNDERHILL Attorney in Charge, West Coast Office Torts Branch, Civil Division U.S. Department of Justice 7-5395 Federal Bldg., Box 36028 450 Golden Gate Avenue San Francisco, California 94102-3463 Telephone: (415) 436-6648		
8 9 10 11	RONALD J. TENPAS Assistant Attorney General Environment and Natural Resources Division United States Department of Justice Washington D.C. 20530 BRADLEY R. O'BRIEN Environmental Enforcement Section United States Department of Justice 301 Howard Street, Suite 1050 San Francisco, California 94105 Telephone: (415) 744-6484; Facsimile: (415) 744-64	76	
13 14 15	Attorneys for Plaintiff United States of America	TRICT COURT	
16	UNITED DISTRICT COORT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	UNITED STATES OF AMERICA,) Plaintiff,)	Civil No. C07-6045 SC IN ADMIRALTY	
19			
20	v.)) M/V COSCO BUSAN, LR/IMO Ship No.)	FIRST AMENDED VERIFIED COMPLAINT OF	
21	9231743, her engines, apparel, electronics, tackle,) boats, appurtenances, <i>etc.</i> , <i>in rem</i> , REGAL STONE)	THE UNITED STATES	
22	LIMITED, FLEET MANAGEMENT LTD., and) JOHN COTA, in personam,)		
23) Defendants.		
24)		
25			
26			
27			
28	FIRST AMENDED VERIFIED COMPLAINT – C07-6045 SC		

1	Plaintiff, the United States of America, alleges upon information and belief as follows:		
2	NATURE OF THE ACTION		
3	1. This is a case of admiralty and maritime jurisdiction, as hereinafter more fully		
4	appears, and within Rule 9(h) of the Federal Rules of Civil Procedure, and, further, is an action		
5	brought, inter alia, under the National Marine Sanctuaries Act ("NMSA"), 16 U.S.C. §§ 1431, et		
6	seq., the Oil Pollution Act of 1990 ("OPA"), 33 U.S.C. §§ 2701, et seq., and the Park System		
7	Resource Protection Act ("PSRPA"), 16 U.S.C. § 19jj, et seq., against Defendants M/V COSCO		
8	BUSAN, in rem, and REGAL STONE LIMITED ("REGAL STONE"), FLEET MANAGEMENT		
9	LTD. ("FLEET MANAGEMENT"), and JOHN COTA, ("COTA"), in personam.		
10	2. The United States expressly reserves the right further to amend this First Amended		
11	Complaint to, inter alia, add additional parties and assert additional claims against such additional		
12	parties and the present Defendants herein.		
13	JURISDICTION AND VENUE		
14	3. The United States is authorized to bring this suit and the Court has jurisdiction		
15	pursuant to, <i>inter alia</i> , 28 U.S.C. § 1345, 16 U.S.C. §§ 1437 and 1443, 33 U.S.C. §§ 1321 and 2717,		
16	and 16 U.S.C. § 19jj-2.		
17	4. Venue is properly in this Court pursuant to, <i>inter alia</i> , 28 U.S.C. § 1391 and 1395,		
18	16 U.S.C. § 1443, 33 U.S.C. § 2717, and 16 U.S.C. § 19jj-2.		
19	DEFENDANTS		
20	5. At all times material herein, defendant M/V COSCO BUSAN, LR/IMO Ship No.		
21	9231743, her engines, apparel, electronics, tackle, boats, appurtenances, etc., in rem (hereafter the		
22	"Vessel"), was flagged in Hong Kong is now or during the pendency of this action will be within the		
23	navigable waters of this District and within the jurisdiction of this Court.		
24	6. At all times material herein, defendant REGAL STONE, a foreign corporation or		
25	entity, presently believed to be headquartered in Hong Kong, had a place of business and/or was		
26	doing business within this district and within the jurisdiction of this Court, including, but not limited		
27			
28	FIRST AMENDED VERIFIED COMPLAINT – C07-6045 SC 2		

1	to, through op	veration of the Vessel at the time of, and with respect to, the matters sued upon herein.	
2	7.	At all times material herein, REGAL STONE owned the Vessel.	
3	8.	At all times material herein, REGAL STONE operated the Vessel.	
4	9.	At all times material herein, REGAL STONE managed the Vessel.	
5	10.	At all times material herein, REGAL STONE chartered the Vessel.	
6	11.	At all times material herein, REGAL STONE controlled the Vessel.	
7	12.	At all times material herein, defendant FLEET MANAGEMENT, a foreign	
8	corporation or entity, presently believed to be headquartered in the Hong Kong, had a place of		
9	business and/or was doing business within this district and within the jurisdiction of this Court,		
10	including, but not limited to, through operation of the Vessel at the time of, and with respect to, the		
11	matters sued	apon herein.	
12	13.	At all times material herein, FLEET MANAGEMENT owned the Vessel.	
13	14.	At all times material herein, FLEET MANAGEMENT operated the Vessel.	
14	15.	At all times material herein, FLEET MANAGEMENT managed the Vessel.	
15	16.	At all times material herein, FLEET MANAGEMENT chartered the Vessel.	
16	17.	At all times material herein, FLEET MANAGEMENT controlled the Vessel.	
17	18.	At all times material herein, defendant COTA was a resident of the State of	
18	California and/or had a place of business and/or was doing business within this district and within		
19	the jurisdiction of this Court.		
20	19.	At all times material herein, defendant COTA was a licensed maritime pilot and,	
21	inter alia, was licensed to pilot vessels such as the M/V COSCO BUSAN on the waters of San		
22	Francisco Bay.		
23		GENERAL ALLEGATIONS	
24 25	20.	On the morning of November 7, 2007, defendant COTA boarded the Vessel at its	
25	berth at the Port of Oakland, California, in preparation for piloting the Vessel outbound from		
20	Oakland, through the waters of San Francisco Bay, across the bar outside the Golden Gate, and		
	EIDOT AMENIN	ed verified complaint – c07-6045 SC 3	
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thereafter to the pilot station offshore San Francisco, at which point COTA was to disembark the
 Vessel and transfer to a pilot boat. The Vessel thereafter was to continue directly on its voyage to
 a foreign port of call, believed to be South Korea.

4 21. On the morning of November 7, 2007, defendant COTA, the Vessel, and her crew
5 departed the Vessel's berth in Oakland and proceeded outbound through the waters of San Francisco
6 Bay.

7 22. At the time the foregoing voyage commenced, and at all relevant times herein,
8 defendant COTA was on the bridge of the Vessel and serving in the capacity as pilot of the Vessel.

9 23. At the time the foregoing voyage commenced, and at all relevant times herein,
10 the Vessel's Master and various crew of the Vessel were on the bridge of the Vessel.

At or about 0830 hours on November 7, 2007, while on navigable waters of the
 United States, the Vessel allided with the base and/or fendering system of the "Delta Tower", one
 of the support towers of the western span of the San Francisco-Oakland Bay Bridge (the "Bay
 Bridge").

15 The foregoing allision with the Bay Bridge resulted, inter alia, in a rupture of the 25. 16 Vessel's tanks, thereby allowing a portion of the Vessel's bunkers to be discharged into navigable 17 waters of the United States and onto adjoining shorelines, including, but not limited to, navigable 18 waters and adjoining shorelines of San Francisco Bay, including its appurtenant waters and 19 tributaries; the Pacific Ocean, including, but not limited to, the Gulf of the Farallones National 20 Marine Sanctuary and the Monterey Bay National Marine Sanctuary; and the navigable waters and 21 adjoining shorelines of units of the National Park System, including, but not limited to, the Golden 22 Gate National Recreation Area, Point Reyes National Seashore, San Francisco Maritime National 23 Historic Park, Rosie the Riveter/World War II Home Front National Historic Park, and other 24 resources subject to the protections of the PSRPA. The foregoing allision and subsequent discharge 25 of bunkers is hereafter referred to as the "COSCO BUSAN Incident".

26 27

26. As a direct and proximate result of the COSCO BUSAN Incident, the United States

28 FIRST AMENDED VERIFIED COMPLAINT - C07-6045 SC

has expended and/or sustained, *inter alia*, response costs and damages within the meaning of the
 NMSA, OPA, and PSRPA and, further, will continue to expend and/or sustain such response costs
 and damages.

The COSCO BUSAN Incident was proximately caused, *inter alia*, by the acts,
omissions, strict liability, fault, negligence, and breach of federal safety and operating regulations
by the *in rem* and *in personam* Defendants and, as applicable, their agents, servants, employees,
crew, and others for whom Defendants were responsible, all within the privity and knowledge of the
Defendants.

9 28. The amount of damages sustained as a result of the COSCO BUSAN Incident
10 presently is not known and shall be established according to proof at the time of trial.

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AS AND FOR A FIRST CAUSE OF ACTION AGAINST

ALL DEFENDANTS

(NATIONAL MARINE SANCTUARIES ACT)

Plaintiff, United States of America, refers to and incorporates by reference as though
 fully set forth herein each and every foregoing paragraph of this First Amended Complaint.
 30. Pursuant to the NMSA, any person who destroys and/or causes the loss of and/or
 injures National Marine Sanctuaries and their resources are strictly liable for, *inter alia*, all damages,
 response costs, and interest thereon. 16 U.S.C. §§ 1436-37.

19 31. Pursuant to the NMSA, vessels used to destroy and/or cause the loss of and/or
20 injure National Marine Sanctuaries and their resources are strictly liable *in rem* and are subject to
21 a maritime lien for all response costs, damages, and/or disbursements specified in the NMSA. 16
22 U.S.C. § 1437(d)(3).

32. Pursuant to the NMSA, vessels used to destroy and/or cause the loss of and/or
injure National Marine Sanctuaries and their resources are subject to forfeiture to the United States.
16 U.S.C. § 1437(e)(1).

33. As a direct and proximate result of the actions set forth in the United States'
FIRST AMENDED VERIFIED COMPLAINT - C07-6045 SC

Complaint, Defendants are liable to the United States, without limitation, by virtue of the NMSA, 1 2 16 U.S.C. §§ 1437 and 1443, for all response costs and damages. 3 AS AND FOR A SECOND CAUSE OF ACTION AGAINST 4 **REGAL STONE, AND FLEET MANAGEMENT** 5 (OIL POLLUTION ACT OF 1990) 6 Plaintiff, United States of America, refers to and incorporates by reference as though 34. 7 fully set forth herein each and every foregoing paragraph of this First Amended Complaint. 8 Defendant REGAL STONE, inter alia, is a "responsible party" within the meaning 35. 9 of OPA. 10 Defendant FLEET MANAGEMENT, inter alia, is a "responsible party" within the 36. 11 meaning of OPA. 12 Pursuant to OPA, 33 U.S.C. § 2706(b), the federal government designates officials 37. 13 to act as trustees for natural resources. 14 "Natural resources," as that term is defined in OPA, 33 U.S.C. § 2701(20), held in 38. 15 trust by Federal trustees, have been injured, destroyed, or lost as the result of the Defendants' 16 discharge of oil into navigable waters, within the meaning of 33 U.S.C. § 2702(b)(2). 17 Pursuant to OPA, 33 U.S.C. § 2702(a) and (b), each responsible party for a vessel 39. 18 from which oil is discharged, or which poses the substantial threat of discharge, into or upon the 19 navigable waters or adjoining shorelines or the exclusive economic zone of the United States, is 20 strictly liable for all response costs, damages, and/or disbursements specified in the Act, including, 21 but not limited to, damages for injuries to natural resources. 22 Under the circumstances herein, Defendants REGAL STONE and FLEET 40. 23 MANAGEMENT are liable to the United States of America, without limitation, for all the aforesaid 24 response costs, damages, and/or disbursements sustained by the United States of America as a result 25 of the COSCO BUSAN Incident. 26 27 6 28 FIRST AMENDED VERIFIED COMPLAINT – C07-6045 SC

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1	AS AND FOR A THIRD CAUSE OF ACTION AGAINST		
2	REGAL STONE, AND FLEET MANAGEMENT		
3	(OIL POLLUTION ACT OF 1990)		
4	41. Plaintiff, United States of America, refers to and incorporates by reference as though		
5	fully set forth herein each and every foregoing paragraph of this First Amended Complaint.		
6	42. Pursuant to OPA, 33 U.S.C. §§ 2712(f) and 2715, the National Pollution Funds		
7	Center ("Fund"), on behalf of the Oil Spill Liability Trust Fund, shall be subrogated to all rights,		
8	claims and causes of action of claimants to whom it has paid compensation.		
9	43. As a result of the COSCO BUSAN Incident, the Fund may incur costs, damages		
10	and/or disbursements by reason of claims for removal costs and damages brought against it under		
11	OPA, 33 U.S.C. § 2713.		
12	44. Pursuant to OPA, Defendants REGAL STONE and FLEET MANAGEMENT are		
13	liable to the United States of America, without limitation, for all such costs, damages, and/or		
14	disbursements which may be sustained by the Fund.		
15	AS AND FOR A FOURTH CAUSE OF ACTION AGAINST		
16	REGAL STONE AND FLEET MANAGEMENT		
17	(OIL POLLUTION ACT OF 1990)		
18	45. Plaintiff, United States of America, refers to and incorporates by reference as		
19	though fully set forth herein each and every foregoing paragraph of this First Amended Complaint.		
20	46. Pursuant to OPA, 33 U.S.C. § 2717(f)(2), the United States is entitled to, and		
21	hereby seeks, a declaratory judgment that is binding in any subsequent action or actions against		
22	Defendants REGAL STONE and FLEET MANAGEMENT that said Defendants are liable for		
23	removal costs and damages in any such subsequent action or actions.		
24	//		
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28	FIRST AMENDED VERIFIED COMPLAINT – C07-6045 SC 7		

1	AND AS FOR A FIFTH CAUSE OF ACTION AGAINST	
2	ALL DEFENDANTS	
3	(PARK SYSTEM RESOURCE PROTECTION ACT)	
4	47. Plaintiff, United States of America, refers to and incorporates by reference as though	
5	fully set forth herein each and every foregoing paragraph of this First Amended Complaint.	
6	48. Pursuant to the PSRPA, 16 U.S.C. § 19jj-1(a), any person who destroys, causes the	
7	loss of, or injures any park system resource is strictly liable to the United States for response costs	
8	and damages resulting from such destruction, loss, or injury.	
9	49. Pursuant to the PSRPA, 16 U.S.C. § 19jj-1(b), any vessel used to destroy and/or	
10	cause the loss of and/or injure any park system resource or any marine or aquatic park resource shall	
11	be liable <i>in rem</i> to the United States for response costs and damages resulting from such destruction,	
12	loss, or injury to the same extent as a person is liable under § 19jj-1(a).	
13	50. As a direct and proximate result of the COSCO BUSAN Incident, Defendants are	
14	liable to the United States, without limitation, by virtue of the PSRPA for all response costs and	
15	damages specified therein.	
16	AS AND FOR A SIXTH CAUSE OF ACTION	
17	AGAINST REGAL STONE AND FLEET MANAGEMENT	
18	(FEDERAL WATER POLLUTION CONTROL ACT, 33 U.S.C. § 1321(b)(7)).	
19	51. Plaintiff, United States of America, refers to and incorporates by reference as though	
20	fully set forth herein each and every foregoing paragraph of this Complaint	
21	52. Pursuant to 33 U.S.C § 1321(b)(7), REGAL STONE and FLEET MANAGEMENT	
22	are subject to a judicially assessed civil penalty.	
23	53. Pursuant to 33 U.S.C § 1321(b)(7), REGAL STONE and FLEET MANAGEMENT	
24	are liable to the United States for a judicially assessed civil penalty in an amount to be determined	
25	at trial.	
26	//	
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28	FIRST AMENDED VERIFIED COMPLAINT – C07-6045 SC 8	

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1	WHEREFORE, the United States of America prays as follows:		
2	1. That United States of America be granted judgment against all Defendants pursuant		
3	to the First Amended Verified Complaint of the United States herein;		
4	2. That if Defendants REGAL STONE and FLEET MANAGEMENT cannot be found		
5	within this District, then, pursuant to Supplemental Admiralty Rule B of the Federal Rules of Civil		
6	Procedure, that all of any such absent Defendants' property of any description, whatsoever, including		
7	other vessels or real property, located within this District be attached for up to the amounts sued for		
8	herein, and condemned and sold to pay the amounts due plaintiff herein;		
9	3. That actual notice of the commencement of this suit, in a manner approved by the		
10	Court, be given to the custodian, master or other ranking officer of the Vessel, as may be applicable,		
11	and to any person, firm or corporation which has recorded a notice of claim of any undischarged lien		
12	upon the said Vessel;		
13	4. That, pursuant to Rule $C(3)$ of the Supplemental Rules for Certain Admiralty and		
14	Maritime Claims this Honorable Court enter an order authorizing a warrant for the arrest of the		
15	Vessel, her engines, tackle, appurtenances, etc.;		
16	5. That a warrant issue for the arrest of the Vessel, her engines, tackle, appurtenances,		
17	etc.;		
18	6. That judgment of condemnation and sale be entered against the Vessel, her engines,		
19	tackle, appurtenances, <i>etc</i> .;		
20	7. That plaintiff United States of America be declared the holder of a valid preferred		
	maritime lien on the Vessel, in rem;		
22	8. That the Vessel be sold and the proceeds of the Vessel be applied first to any		
23	judgments, costs, and expenses of the United States with respect to the Verified Complaint of the		
24	United States herein;		
25 26	9. In the alternative, that the Vessel, as defined in the NMSA, 16 U.S.C. § 1437(e), be		
20	forfeited to the United States;		

1	10.	For such other relief a	as the Court deems just and proper in the premises.
2	Dated: March	14, 2008.	JEFFREY S. BUCHOLTZ Acting Assistant Attorney General
3			
4			/s/ R. Michael Underhill R. MICHAEL UNDERHILL
5			Attorney In Charge, West Coast Office Torts Branch, Civil Division
6			U.S. Department of Justice
7			RONALD J. TENPAS Assistant Attorney General
8			Environment and Natural Resources Division
9			/s/ Bradley R. O'Brien
10			/s/ Bradley R. O'Brien BRADLEY R. O'BRIEN Environmental Enforcement Section
11			Attorneys for Plaintiff United States of America
12			Automoys for Flammin Onned States of America
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28	FIRST AMEND	ED VERIFIED COMPLAI	NT – C07-6045 SC

1	VERIFICATION
2	R. Michael Underhill says:
3	I am one of the attorneys for plaintiff, United States of America, herein, and make this
4	verification by authority for and on its behalf; I have read the foregoing First Amended Complaint,
5	know the contents thereof, and from information officially furnished to me believe the same to be
6	true.
7	I verify under penalty of perjury, in accordance with 28 U.S.C. §1746, that the foregoing is
8	true and correct.
9	Dated: March 14, 2008.
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13	/s/ R. Michael Underhill R. MICHAEL UNDERHILL
14	K. MICHAEL UNDERHILL
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28	FIRST AMENDED VERIFIED COMPLAINT – C07-6045 SC 11