

1 STEVE W. BERMAN  
2 CATHERINE Y.N. GANNON  
3 HAGENS BERMAN SOBOL SHAPIRO LLP  
4 1918 Eighth Avenue, Suite 3300  
5 Seattle, Washington 98101  
6 Telephone: (206) 623-7292  
7 Facsimile: (206) 623-0594  
8 steve@hbsslw.com  
9 catherineg@hbsslw.com

10 ROLAND TELLIS (186269)  
11 MARK PIFKO (228412)  
12 BARON & BUDD, P.C.  
13 15910 Ventura Boulevard, Suite 1600  
14 Encino, California 91436  
15 Telephone: (818) 839-2320  
16 Facsimile: (818) 986-9698  
17 rtellis@baronbudd.com  
18 mpifko@baronbudd.com

19 *Plaintiffs' Interim Co-Lead Counsel*

20 *[Additional Counsel listed on*  
21 *Signature Page]*

22 UNITED STATES DISTRICT COURT  
23 NORTHERN DISTRICT OF CALIFORNIA  
24 SAN FRANCISCO DIVISION

25 IN RE  
26 MYFORD TOUCH CONSUMER  
27 LITIGATION.

28 ADAM J. LEVITT  
GRANT & EISENHOFER P.A.  
30 North LaSalle Street, Suite 1200  
Chicago, Illinois 60602  
Telephone: (312) 214-0000  
Facsimile: (312) 214-0001  
alevitt@gelaw.com

MATTHEW D. SCHELKOPF  
JOSEPH G. SAUDER  
CHIMICLES & TIKELLIS LLP  
One Haverford Centre  
361 West Lancaster Avenue  
Haverford, Pennsylvania 19041  
Telephone: (610) 642-8500  
Facsimile: (610) 649-3633  
MDS@chimicles.com  
JGS@chimicles.com

Case No. 13-cv-3072-EMC

Judge Chen

**THIRD AMENDED CLASS ACTION  
COMPLAINT**

**JURY TRIAL DEMANDED**

**TABLE OF CONTENTS**

**Page**

I. INTRODUCTION ..... 1

II. JURISDICTION ..... 8

III. VENUE..... 8

IV. PARTIES ..... 8

A. Plaintiffs ..... 8

1. California ..... 8

a. Jennifer Whalen..... 8

b. The Center for Defensive Driving ..... 11

c. Richard Decker Watson..... 14

d. Darcy Thomas-Maskrey ..... 16

2. Arizona ..... 17

a. Joe D’Aguanno ..... 17

3. Colorado ..... 19

a. James Laurence Sheerin ..... 19

6. Iowa ..... 20

a. Thomas Mitchell..... 20

7. Massachusetts ..... 21

a. William Creed ..... 21

8. New Jersey..... 25

a. Joshua Matlin..... 25

b. Russ Rizzo ..... 27

9. New York ..... 29

a. Jeffrey Miller ..... 29

b. Nuala Purcell ..... 30

10. North Carolina ..... 32

a. Daniel Fink ..... 32

1	11.	Ohio .....	34
2		a. Jerome Miskell .....	34
3	12.	Texas.....	36
4		a. Jose Randy Rodriguez .....	36
5		b. Michael Ervin .....	38
6	13.	Virginia.....	40
7		a. Jason Connell.....	40
8		b. Henry Miller-Jones .....	41
9	14.	Washington.....	43
10		a. Leif Kirchoff.....	43
11	B.	Defendant .....	45
12	V.	TOLLING OF THE STATUTE OF LIMITATIONS .....	45
13	VI.	FACTUAL ALLEGATIONS.....	46
14	A.	Ford Introduces and Begins Selling MyFord Touch .....	46
15	B.	The MyFord Touch System.....	49
16		1. MyFord Touch Hardware.....	49
17		2. The Operating System Utilized by MyFord Touch.....	51
18	C.	Ford Promotes MyFord Touch Safety Features .....	52
19	D.	Ford Promotes MyFord Touch Communications And Entertainment Features .....	55
20	E.	Serious Defects Have Plagued MyFord Touch Since Its Introduction .....	57
21	F.	Ford Issues Multiple Secret TSBs, “Updates,” and Warranty Extensions.....	62
22	G.	Consumer Complaints Document MyFord Touch Defects in Class Vehicles .....	66
23		1. Consumers Complain On-Line.....	66
24		2. Consumers Complaints to NHTSA are Evidence of a Widespread Problem. ....	67
25			
26			
27			
28			

1	H.	Ford Technicians Have Chronicled With Precision How The Defects In The Myford Touch Impact The Safety Of Their Customers .....	76
2			
3	I.	Ford Employees, Both Present And Former, Routinely Chastise The Company For The Defects In The MyFord Touch System.....	79
4			
5	J.	The MyFord Touch Problems Have Diminished the Value of the Class Vehicles .....	80
6			
7	K.	Despite Express Warranties, Ford Has Not Fixed the Problems With MyFord Touch.....	82
8			
9	VII.	CLASS ALLEGATIONS .....	83
10			
11	VIII.	VIOLATIONS ALLEGED .....	87
12			
13	A.	Claims Brought on Behalf of the Nationwide Class .....	87
14			
15		COUNT I VIOLATION OF MAGNUSON-MOSS WARRANTY ACT (15 U.S.C. §§ 2301, <i>ET SEQ.</i> ).....	87
16			
17	B.	Claims Brought on Behalf of the California Class .....	89
18			
19		COUNT I VIOLATION OF CALIFORNIA UNFAIR COMPETITION LAW (CAL. BUS. & PROF. CODE §§ 17200, <i>ET SEQ.</i> ).....	89
20			
21		COUNT II VIOLATION OF CALIFORNIA CONSUMERS LEGAL REMEDIES ACT (CAL. CIV. CODE §§ 1750, <i>ET SEQ.</i> ).....	90
22			
23		COUNT III VIOLATION OF CALIFORNIA FALSE ADVERTISING LAW (CAL. BUS. & PROF. CODE §§ 17500, <i>ET SEQ.</i> ).....	91
24			
25		COUNT IV BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY (CAL. COM. CODE § 2314) .....	93
26			
27		COUNT V FRAUD BY CONCEALMENT (BASED ON CALIFORNIA LAW) .....	94
28			
		COUNT VI VIOLATION OF SONG-BEVERLY CONSUMER WARRANTY ACT FOR BREACH OF EXPRESS WARRANTIES (CAL. CIV. CODE §§ 1791.2 & 1793.2(D)).....	95
		COUNT VII VIOLATION OF SONG-BEVERLY CONSUMER WARRANTY ACT FOR BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY (CAL. CIV. CODE §§ 1791.1 & 1792).....	97
		COUNT VIII VIOLATION OF CALIFORNIA CIVIL CODE SECTION 1795.92 (ON BEHALF OF THE CALIFORNIA SUB-CLASS) .....	99
	C.	Claims Brought on Behalf of the Arizona Class .....	100
		COUNT I VIOLATIONS OF THE CONSUMER FRAUD ACT (ARIZ. REV. STAT. §§ 44-1521, <i>ET SEQ.</i> ) .....	100
		COUNT II FRAUDULENT CONCEALMENT (BASED ON ARIZONA LAW) .....	102

1	D.	Claims Brought on Behalf of the Colorado Class .....	103
2		COUNT I VIOLATIONS OF THE COLORADO CONSUMER PROTECTION	
3		ACT (COLO. REV. STAT. §§ 6-1-101, <i>et seq.</i> ).....	103
4		COUNT II STRICT PRODUCT LIABILITY (BASED ON COLORADO LAW).....	104
5		COUNT III FRAUDULENT CONCEALMENT (BASED ON COLORADO	
6		LAW).....	105
7	G.	Claims Brought on Behalf of the Iowa Class .....	106
8		COUNT I BREACH OF EXPRESS WARRANTY (IOWA CODE § 554.2313).....	106
9	H.	Claims Brought on Behalf of the Massachusetts Class .....	109
10		COUNT I VIOLATIONS OF THE MASSACHUSETTS CONSUMER	
11		PROTECTION ACT (MASS. GEN. LAWS CH. 93A).....	109
12		COUNT II BREACH OF EXPRESS WARRANTY (MASS. GEN. LAWS CH.	
13		106, § 2-313) .....	109
14		COUNT III BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY	
15		(MASS. GEN. LAWS CH. 106, § 2-314) .....	111
16		COUNT IV FRAUDULENT CONCEALMENT (BASED ON	
17		MASSACHUSETTS LAW).....	112
18	I.	Claims Brought on Behalf of the New Jersey Class.....	114
19		COUNT I VIOLATIONS OF THE NEW JERSEY CONSUMER FRAUD ACT	
20		(N.J. STAT. ANN. §§ 56:8-1, <i>ET SEQ.</i> ).....	114
21		COUNT II BREACH OF EXPRESS WARRANTY (N.J. STAT. ANN. § 12A:2-	
22		313).....	114
23		COUNT III BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY	
24		(N.J. STAT. ANN. § 12A:2-314).....	116
25		COUNT IV FRAUDULENT CONCEALMENT (BASED ON NEW JERSEY	
26		LAW).....	117
27	J.	Claims Brought on Behalf of the New York Class .....	119
28		COUNT I VIOLATIONS OF NEW YORK GENERAL BUSINESS LAW § 349	
		(N.Y. GEN. BUS. LAW § 349).....	119
		COUNT II VIOLATIONS OF NEW YORK GENERAL BUSINESS LAW § 350	
		(N.Y. GEN. BUS. LAW § 350).....	120
		COUNT III BREACH OF EXPRESS WARRANTY (N.Y. U.C.C. § 2-313).....	121
		COUNT IV FRAUDULENT CONCEALMENT (BASED ON NEW YORK	
		LAW).....	123

1	K.	Claims Brought on Behalf of the North Carolina Class .....	125
2		COUNT I VIOLATIONS OF THE NORTH CAROLINA UNFAIR AND	
3		DECEPTIVE TRADE PRACTICES ACT (N.C. GEN. STAT. §§ 75-1.1,	
		<i>ET SEQ.</i> ).....	125
4		COUNT II BREACH OF EXPRESS WARRANTY (N.C. GEN. STAT. § 25-2-	
		313).....	126
5		COUNT III BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY	
6		(N.C. GEN. STAT. § 25-2-314).....	128
7		COUNT IV FRAUDULENT CONCEALMENT (BASED ON NORTH	
		CAROLINA LAW).....	128
8			
9	L.	Claims Brought on Behalf of the Ohio Class .....	130
10		COUNT I VIOLATIONS OF THE CONSUMER SALES PRACTICES ACT	
		(OHIO REV. CODE §§ 1345.01, <i>ET SEQ.</i> ).....	130
11		COUNT II BREACH OF EXPRESS WARRANTY (OHIO REV. CODE	
		§ 1302.26).....	132
12		COUNT III BREACH OF IMPLIED WARRANTY IN TORT (BASED ON	
13		OHIO LAW).....	134
14		COUNT IV NEGLIGENCE (BASED ON OHIO LAW) .....	135
15		COUNT V FRAUDULENT CONCEALMENT (BASED ON OHIO LAW).....	135
16	M.	Claims Brought on Behalf of the Texas Class.....	137
17		COUNT I VIOLATIONS OF THE DECEPTIVE TRADE PRACTICES ACT	
		(TEX. BUS. & COM. CODE §§ 17.41, <i>et seq.</i> ).....	137
18		COUNT II FRAUD BY CONCEALMENT (BASED ON TEXAS LAW).....	139
19			
20	N.	Claims Brought on Behalf of the Virginia Class.....	140
21		COUNT I VIOLATIONS OF THE VIRGINIA CONSUMER PROTECTION	
		ACT (VA. CODE ANN. §§ 59.1-196, <i>ET SEQ.</i> ).....	140
22		COUNT II BREACH OF EXPRESS WARRANTY (VA. CODE ANN. § 8.2-	
		313).....	142
23		COUNT III BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY	
24		(VA. CODE ANN. § 8.2-314).....	143
25		COUNT IV FRAUDULENT CONCEALMENT (BASED ON VIRGINIA LAW) .....	144
26	O.	Claims Brought on Behalf of the Washington Class.....	146
27		COUNT I VIOLATION OF THE WASHINGTON CONSUMER	
28		PROTECTION ACT (WASH. REV. CODE ANN. §§ 19.86.010, <i>ET</i>	
		<i>SEQ.</i> ) .....	146

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

COUNT II BREACH OF EXPRESS WARRANTY (REV. CODE WASH.  
§ 62A.2-313)..... 147

REQUEST FOR RELIEF..... 149

DEMAND FOR JURY TRIAL ..... 150

1 Plaintiffs Jennifer Whalen, the Center for Defensive Driving, Richard Decker Watson,  
2 Darcy Thomas-Maskrey, Joe D’Aguanno, James Laurence Sheerin, Thomas Mitchell, William  
3 Creed, Joshua Matlin, Russ Rizzo, Jeffrey Miller, Nuala Purcell, Daniel Fink, Jerome Miskell, Jose  
4 Randy Rodriguez, Michael Ervin, Jason Connell, Henry Miller-Jones, and Leif Kirchoff  
5 (collectively, “Plaintiffs”), individually and on behalf of all others similarly situated (the “Class”),  
6 allege as their Third Amended Class Action Complaint (“Complaint”) and Demand for Jury Trial,  
7 the following:

## 8 I. INTRODUCTION

9 1. There are certain basic rules all automobile manufacturers must follow. This case  
10 arises from Defendant Ford Motor Company’s (“Ford”) breach of these rules. When Ford sells a  
11 vehicle to a customer, it has a duty to ensure the vehicle functions properly and safely, and is free  
12 from defects. When Ford discovers a defect it must disclose the defect when it sells Ford vehicles.  
13 When Ford becomes aware of a defect in its vehicles, it has an obligation to correct the defect or  
14 cease selling the vehicles. When Ford introduces a new technology in its vehicles, and touts its  
15 benefits, it must test the technology to ensure that it functions properly and as represented. When  
16 Ford provides a warranty to a customer, Ford is bound to stand by that warranty. Ford failed  
17 consumers in all of these areas when it sold or leased vehicles equipped with the defective Ford  
18 “infotainment” system known as MyFord Touch, and MyLincoln Touch.<sup>1</sup>

19 2. The MyFord Touch system is known in the automobile industry as an “infotainment  
20 system.” Such systems are designed to attract buyers who want to manage available technology  
21 while on the road, while minimizing distractions, and maximizing safety. The MyFord Touch  
22 system is no different. Ford promises that the MyFord Touch system does all of this and more.

---

24 <sup>1</sup> Ford manufactures, or has manufactured, vehicles under the Ford and Lincoln names. The  
25 Lincoln Motor Company (also known simply as “Lincoln”) is a division of the Ford Motor  
26 Company that continues to sell luxury vehicles under the Lincoln brand, primarily in North  
27 America. The MyFord Touch and MyLincoln Touch systems are identical and suffer from the same  
28 defects. For purposes of this Third Amended Complaint, they will collectively be referred to as  
“MyFord Touch” or “MyTouch.” All vehicles with a MyFord Touch system are referred to  
collectively herein as the “Class Vehicles,” each a “Class Vehicle.”



1           3.       MyFord Touch consists of two or three LCD screens (the primary screen being a  
2 touchscreen) that are powered by an operating system known as Ford SYNC.<sup>2</sup> The screens are the  
3 gateway between the user and the vehicle’s safety, navigation, communications, entertainment and  
4 climate control features. Among other operations, MyFord Touch allows the vehicle owner to  
5 operate the audio systems in the vehicle; use the GPS navigation technology; control the climate  
6 systems in the vehicle, including defrosters; operate the rearview, or back up, camera; operate the  
7 adaptive cruise control; and operate a Bluetooth-enabled mobile telephone or other device, with the  
8 touch of a fingertip. In addition, MyFord Touch dials 9-1-1 when it detects that the vehicle has  
9 been involved in an accident and reports the vehicle’s location so that emergency services providers  
10 can respond immediately, even when the occupants of the vehicle cannot call for help.

11           4.       Ford introduced the MyFord Touch system in certain of its vehicles beginning with  
12 model year 2011. At the time of launch, MyFord Touch was hailed as state-of-the-art. In fact, Ford  
13 was one of the first major automobile manufacturers to release an infotainment system to the car-  
14 shopping public. THE WALL STREET JOURNAL called Ford a “first-mover” in this area.

15           5.       From the start, Ford aggressively promoted its MyFord Touch system as  
16 revolutionary technology that enhances the safety and convenience of Ford vehicles. In connection  
17 with the launch of MyFord Touch, Ford’s CEO at the time, Alan Mulally, in specifically referring to  
18 MyFord Touch, stated “this is a reason to buy Ford ... It’s just smart design. We think it’s a value  
19 proposition.”

20           6.       And, of course, the promises Ford has made to the public about the MyFord Touch  
21 system helps sell Ford vehicles. Up to 80% of Ford buyers choose vehicles with the MyFord Touch  
22 system.<sup>3</sup> Ford acknowledges that the MyFord Touch system helps sell its vehicles.<sup>4</sup> Ford  
23 represented when MyFord Touch was announced that:

24 \_\_\_\_\_  
25           <sup>2</sup> Some Ford and Lincoln vehicle models, such as the F-250, are equipped with one touchscreen  
and a second screen in the gauge cluster for a total of two screens.

26           <sup>3</sup> [http://online.wsj.com/news/articles/SB10001424127887323566804578549351972660468](http://online.wsj.com/news/articles/SB10001424127887323566804578549351972660468?mg=reno64-wsj)  
27 ?mg=reno64-wsj.

28           <sup>4</sup> *Id.*

1 “MyFord Touch combined with new SYNC functionality, creates an  
2 experience that will cause people to fall in love with their vehicles  
3 again,” said Derrick Kuzak, Ford group vice president, Global  
4 Product Development. “It’s not just a technology; it’s an experience –  
5 one we hope will have people across the globe looking forward to  
6 spending time behind the wheel of their vehicle.”

7 7. However, actual driver experiences with the MyFord Touch system differ  
8 dramatically from the Ford promise. Owners and lessees have reported thousands of persistent and  
9 repeated failures with the system. Descriptions of the failures include consistent and uniform  
10 symptoms which are experienced by virtually all MyFord Touch users, including, most  
11 dramatically, the system freezing up or crashing altogether. When the system freezes or crashes, the  
12 driver cannot operate any of the features connected to MyFord Touch, including the navigation  
13 technology, the radio, and important safety features such as the rearview camera or defroster.  
14 Typically, the screen will go dark, and will come back on saying it is “performing scheduled system  
15 maintenance.” In fact, it is simply malfunctioning. Other complaints include: the screen randomly  
16 but frequently “blacks out;” the system will not respond to touch or voice commands; the system  
17 will not connect to the owner’s mobile phone or other peripheral device; the rearview camera will  
18 lock up; the navigation system will provide inaccurate directions and/or misread the location of the  
19 vehicle. The problems cross all models and model years. MyFord Touch system failures directly  
20 jeopardize the safety of the vehicle driver and occupants, and other motorists and pedestrians, by  
21 disabling safety features and preventing the driver from using features necessary to drive the vehicle  
22 in a safe and reasonable manner.

23 8. The Internet and Ford dealership repair files are replete with complaints from  
24 consumers who have experienced ongoing problems with their MyFord Touch systems. There are  
25 multiple Internet websites, with names like “*syncsucks.com*” or “*outofmytouch.com*” dedicated to  
26 frustrated MyFord Touch consumers documenting their problems. In addition, MyFord Touch  
27 owners have filed numerous complaints with the National Highway Traffic Safety Administration  
28 (“NHTSA”) concerning the defects in MyFord Touch. These frustrated consumers are often  
seeking help or guidance from other users (or Ford), but they cannot alleviate their problems  
because there is no fix: the system is simply defective. Ford employees have also chronicled

1 hundreds of complaints. In fact current CEO, Mark Fields, has himself characterized the problems  
2 associated with the MyFord Touch in his own car as “very frustrating to say the least” in an e-mail  
3 dated May 11, 2012. (WLN1-0467067). About a year later in a subsequent email, dated April 24,  
4 2013 and outlining yet another MyFord Touch defect in Mr. Field’s vehicle, Mark Fields admits:  
5 “Is this for real ... do our customers really have to wait until July??? I started experiencing this  
6 [defect] back in early January ... I don’t even use the system anymore.” (WLN2-00372326).

7 9. Consumer media have tracked the widely-reported MyFord Touch problems. In late  
8 2012, the New York Times described the problems as “embarrassing” for Ford and suggested that  
9 the system could be called “*MyFord Ouch*,” rather than *MyFord Touch*.<sup>5</sup> Consumer Reports  
10 advised that it could not recommend that consumers buy any vehicle equipped with the MyFord  
11 Touch system.<sup>6</sup> The problems plaguing the MyFord Touch system caused Ford to tumble in an  
12 annual survey of vehicle reliability.<sup>7</sup> The link between the drop in Ford reliability and the MyFord  
13 Touch debacle was confirmed by Raj Nair, Ford product development chief at the Deutsche Bank  
14 Global Auto Industry Conference in January 2013.<sup>8</sup>

15 10. The scope of the problem is wide. In late 2012, Ford reported 400 problems with its  
16 MyFord Touch system for every 1000 vehicles. That was an improvement over the problems earlier  
17 in 2012 when Ford reported a “things-gone-wrong” rate for its MyFord Touch system of 500 for  
18 every 1000 vehicles.<sup>9</sup>

19 11. The MyFord Touch problems have been so extensive and pervasive that, early on,  
20 Ford was forced to admit them publicly. In 2011, just a year after the first vehicle with MyFord  
21 Touch was made available to the public, Ford CEO Alan Mulally admitted on several occasions that

---

23 <sup>5</sup> “Ford Extends Warranties on MyFord Touch System,” New York Times (Nov. 28, 2012).

24 <sup>6</sup> [http://en.wikipedia.org/wiki/MyFord\\_Touch#cite\\_note-16](http://en.wikipedia.org/wiki/MyFord_Touch#cite_note-16) (as of Oct. 31, 2013).

25 <sup>7</sup> See, e.g., <http://wheels.blogs.nytimes.com/2011/06/23/aggravating-myford-touch-sends-ford-plummeting-in-j-d-power-quality-survey/?hpw>.

26 <sup>8</sup> <http://www.autonews.com/article/20130115/OEM11/130119861#axzz2iafFMKVW> (Jan. 15,  
27 2013).

28 <sup>9</sup> *Id.*

1 the MyFord Touch system suffers from numerous problems.<sup>10</sup> For example, on May 31, 2011, at a  
2 press conference, Mulally admitted, “We have just a few issues with some of the newer  
3 technologies associated with SYNC and MyFord Touch ....”<sup>11</sup>

4 12. Ford also acknowledges the MyFord Touch system’s failures internally. In fact some  
5 employees developed a specific reference to illustrate the MyFord Touch system and its litany of  
6 updates. When Mark Fields instructs the MyFord Touch team on the latest Performance Upgrade in  
7 July 2011, Dominic Colella, an employee with Ford SYNC Integration, jokes: “I thought we were  
8 going to go with ‘Polished Turd’ instead?” Jeremiah Bragg, a Warranty Engineer with Ford, agrees  
9 and says, “That’s what I was going to use, but I guess they don’t want that to rub off either.”  
10 (WLN2-26702). Ford has also issued multiple secret Technical Service Bulletins (TSBs) to attempt  
11 to address the problem. Ford has also developed and issued several “updates” to all MyFord Touch  
12 owners. None of the TSBs or updates has corrected the problems that the Plaintiffs and other Class  
13 members have experienced with MyFord Touch.

14 13. The MyTouch failures are due to software bugs and failures of the software process  
15 and architecture that Ford was keenly aware of prior to the launch of the Class Vehicles. In a 14D  
16 Form, which is a document Ford uses to chronicle technical problems and their root causes, the  
17 following assessment is made by Ford employees: [REDACTED]

18 [REDACTED]  
19 [REDACTED]  
20 [REDACTED]  
21 [REDACTED]  
22 [REDACTED]  
23 [REDACTED]  
24 [REDACTED]

25 \_\_\_\_\_  
26 <sup>10</sup> See, e.g., <http://www.autonews.com/article/20110726/BLOG06/110729892/#axzz2jJt8i01j>  
(On analyst conference call, Mulally admits to problems with MyFord Touch).

27 <sup>11</sup> <http://www.bloomberg.com/news/2011-06-02/ford-missing-targets-pressures-mulally-to-fix-mishaps-cars.html>.  
28

1 [REDACTED]  
2 [REDACTED] The effects of these software bugs and defects were exacerbated by  
3 Ford's failure to provide users a quick, easy and reliable way to reboot a malfunctioning MyTouch  
4 Ford system.

5 14. In 2015, Ford's global product development chief announced that it would redesign  
6 the MyFord Touch system across all product lines and go back to knobs for some functions because  
7 of the profound problems with the system.<sup>12</sup>

8 15. Owner and lessee requests that Ford fix the problems have been futile. Despite the  
9 issuance of the TSBs and the upgrades, Ford does not have a fix for the defect.

10 16. While Ford has said that it continues to work on the MyFord Touch system until a fix  
11 has been achieved, it is clear that internally the company has abandoned the MyFord Touch system,  
12 along with 10 million Ford customers. [REDACTED]

13 [REDACTED]  
14 [REDACTED]  
15 [REDACTED]  
16 [REDACTED]  
17 [REDACTED]  
18 [REDACTED]  
19 17. According to a press release issued by Ford on December 11, 2014, Ford will be  
20 replacing MyFord Touch with SYNC 3: "a new communications and entertainment system that is  
21 faster, more intuitive and easier to use with enhanced response to driver commands."<sup>13</sup> This system  
22 will be powered by Blackberry's QNX software system and will be installed in about half of Ford's  
23 North American vehicles by the end of 2016. When asked whether the Ford and Lincoln customers  
24

25 <sup>12</sup>  
26 <http://online.wsj.com/news/articles/SB10001424127887323566804578549351972660468?mg=reno64-wsj>.

27 <sup>13</sup> <https://media.ford.com/content/fordmedia/fna/us/en/news/2014/12/11/ford-sync-3-delivers-new--innovative-ways-for-people-to-connect.html>.

1 who already have MyFord Touch installed in their vehicles could upgrade to SYNC 3, Don Butler,  
2 Executive Director of Connected Vehicles and Services stated: “[t]he upgrade path is a new  
3 vehicle.”<sup>14</sup> This announcement, coupled with the statement that “SYNC Gen 3 is the next point  
4 when there will be significant improvement” is further evidence that Ford fully intends to leave the  
5 10 million owners of a MyFord Touch system with no recourse or relief, they and their defective  
6 MyFord Touch systems have been abandoned by Ford.

7 18. Ford has charged a substantial premium for its MyFord Touch system since its roll-  
8 out in 2011 model vehicles. Including the MyFord Touch system in a Ford vehicle adds  
9 approximately \$1000 to a new vehicle purchase. In addition, many owners and lessees of Class  
10 Vehicles – including certain Plaintiffs – have suffered deprivation of the use of their vehicles when  
11 Ford technicians retained the vehicles for extended periods of time in a futile attempt to correct the  
12 problems. Many more owners and lessees have simply given up seeking out repairs and software  
13 updates, as they have lost all confidence that Ford has the ability to resolve the MyFord Touch  
14 defects. In addition, many owners of Class Vehicles – again, including certain Plaintiffs – sold their  
15 vehicles at a loss of several thousand dollars, or were forced to terminate their lease early, due to the  
16 faulty and defective MyFord Touch system. The defective Class Vehicles are worth far less than  
17 are similar non-defective vehicles, and far less than the defect-free vehicles the Plaintiffs and the  
18 other Class members bargained for and thought they had received.

19 19. As a result of Ford’s unfair, deceptive, and/or fraudulent business practices, and its  
20 failure to disclose known defects in the MyFord Touch system, owners and/or lessees of the Class  
21 Vehicles have suffered losses in money and/or property. Had Plaintiffs and the other Class  
22 members known of the defects in the MyFord Touch system at the time they purchased or leased  
23 their Class Vehicles, they would not have purchased or leased those vehicles, or would have paid  
24 substantially less for the vehicles than they did.

25 20. Plaintiffs bring this action individually and on behalf of all other current and former  
26 owners or lessees of Ford and Lincoln vehicles equipped with the MyFord Touch system. Plaintiffs

27 <sup>14</sup> <https://autos.yahoo.com/news/ford-axes-troubled-myford-touch-152449537.html>.

1 seek damages, injunctive relief, and equitable relief for the conduct of Ford related to the MyFord  
2 Touch, as alleged in this complaint.

## 3 **II. JURISDICTION**

4 21. This Court has jurisdiction pursuant to the Class Action Fairness Act of 2005, 28  
5 U.S.C. § 1332(d), because the proposed Class consists of 100 or more members; the amount in  
6 controversy exceed \$5,000,000, exclusive of costs and interest; and minimal diversity exists. This  
7 Court also has supplemental jurisdiction over the state law claims pursuant to 28 U.S.C. § 1367.

## 8 **III. VENUE**

9 22. Venue is proper in this District under 28 U.S.C. § 1391 because a substantial part of  
10 the events or omissions giving rise to Plaintiffs' claims occurred in this District. Plaintiff Whalen  
11 purchased her Class Vehicle in this District, and Ford has marketed, advertised, sold, and leased the  
12 Class Vehicles within this District.

## 13 **IV. PARTIES**

### 14 **A. Plaintiffs**

#### 15 **1. California**

##### 16 **a. Jennifer Whalen**

17 23. Plaintiff Jennifer Whalen ("Plaintiff Whalen") is an individual residing in Windsor,  
18 California. In April 2012, Plaintiff Whalen purchased a new 2013 Ford Explorer XLT from Henry  
19 Curtis Ford, an authorized Ford dealer in Petaluma, California. Plaintiff Whalen purchased, and  
20 still owns, this vehicle. Unknown to Plaintiff Whalen, at the time she purchased her vehicle, the  
21 MyFord Touch installed in her vehicle suffered from defects which has caused her out-of-pocket  
22 loss associated with the MyFord Touch system defect, future attempted repairs, and diminished  
23 value of her vehicle. Ford knew about these defects, but did not disclose the defects to Plaintiff  
24 Whalen, so Plaintiff Whalen purchased her vehicle on the reasonable, but mistaken, belief that her  
25 vehicle would be safe and reliable.

26 24. Plaintiff Whalen selected and ultimately purchased her vehicle, in part, because of  
27 the features of the MyFord Touch system, as represented through advertisements and  
28 representations made by Ford. Specifically, prior to her purchase of the vehicle, Plaintiff Whalen

1 viewed television advertisements regarding the MyFord Touch and a representative of Henry Curtis  
2 Ford made verbal representations about MyFord Touch to Plaintiff Whalen. A salesperson from  
3 Henry Curtis Ford even demonstrated the MyFord Touch and Bluetooth system working through his  
4 phone and stated Plaintiff Whalen could connect her phone or iPod to the system and listen to  
5 music. She recalls that the advertisements and representations touted the voice command features  
6 of the MyFord Touch system, including, the ability to adjust the temperature of the vehicle; the  
7 ability to control the audio portion of the vehicle without having to take her eyes off the road; and  
8 the purported ability to dial 9-1-1 in the event of an accident. None of the advertisements reviewed  
9 or representations received by Plaintiff Whalen contained any disclosure relating to any defects in  
10 the MyFord Touch system. Had Ford disclosed that the MyFord Touch in her vehicle suffered from  
11 numerous defects which would prevent her full use of her vehicle and pose safety risks, she would  
12 not have purchased her vehicle with MyFord Touch, or would have paid less for the vehicle.

13 25. The problems with Plaintiff Whalen's MyFord Touch system began almost  
14 immediately following her purchase of the Vehicle. The problems she has experienced include, but  
15 are not limited to, problems with the speech/voice recognition features, problems with the  
16 navigation system, and problems connecting her Samsung Stratosphere to the MyFord Touch  
17 system.

18 26. Plaintiff Whalen first took her vehicle back to Henry Curtis Ford on or about April 1,  
19 2012, specifically to have the problems with the MyFord Touch in her vehicle addressed. The  
20 MyFord Touch system in her vehicle failed to stream music from her phone via Bluetooth, had  
21 unexplained freezing of the rearview camera and an unreasonable time for navigation to calculate  
22 destinations. The technicians at Henry Curtis Ford tested the system and performed a master reset.  
23 The master reset was not successful and the problems with the MyFord Touch continued to plague  
24 Plaintiff Whalen's vehicle.

25 27. On or about May 14, 2012, Plaintiff Whalen took her vehicle back to Henry Curtis  
26 Ford because, *inter alia*, the backup camera would freeze while driving, the navigation system  
27 loaded unreasonably slow, the audio system would switch from Sirius XM to iPod without warning  
28 and, again, streaming of music from her phone via Bluetooth was not functioning. The technician



1 found a bad connection in the iPod cable and performed a master reset. The master reset was not  
2 successful and the problems with the MyFord Touch continued to plague Plaintiff Whalen's vehicle.

3 28. Plaintiff Whalen again presented her vehicle to Henry Curtis Ford on or about  
4 January 8, 2013, to have the problems with the MyFord Touch in her vehicle addressed. The  
5 system's screen was unexplainably freezing at times and the HVAC buttons became non-responsive  
6 at times. Additionally, the system's voice activation was not responding to commands and the  
7 system would not disconnect from a phone call despite such commands. The technicians at Henry  
8 Curtis Ford performed SYNC Upgrade recall #12A04 which included a reflash of the MyFord  
9 Touch system and replacement of the vehicle's SD map card. The attempted repairs were not  
10 successful and the problems with the MyFord Touch continued to plague Plaintiff Whalen's vehicle.

11 29. On or about May 14, 2013, Plaintiff Whalen took her vehicle back to Henry Curtis  
12 Ford due to the non-functioning of the MyFord Touch system when answering phone calls, a failure  
13 of the clock to keep accurate time by approximately 10-20 minutes, and an unexplained freezing of  
14 the navigation system. The technicians at Henry Curtis Ford tested the system and performed a  
15 master reset. The master reset was not successful and the problems with the MyFord Touch  
16 continued to plague Plaintiff Whalen's vehicle.

17 30. In or about July 2013, Plaintiff Whalen received a notice from Ford, claiming that  
18 another software update, MyFord Touch software version 3.6, will be available for download from  
19 Ford's website in August 2013.

20 31. In August 2013, Plaintiff Whalen downloaded her third update from Ford.  
21 Following the download, Plaintiff Whalen continues to experience problems with the MyFord  
22 Touch system.

23 32. As of this date, Plaintiff Whalen continues to experience problems with the MyFord  
24 Touch system in her vehicle, including but not limited to, the Bluetooth system in her vehicle failing  
25 to operate as designed, unexplained freezing of the navigation, inability to answer phone calls using  
26 the MyFord Touch system, unrecognized voice commands when attempting to operate the system  
27 and sudden off and on of the audio system absent prompting.

1           33.     The State of California requires drivers to use hands-free equipment while talking or  
2     texting on their cellular telephones. In Sonoma County, where Plaintiff Whalen resides, the penalty  
3     for a first cell phone-use offense is approximately \$160. Plaintiff Whalen has not been able to use  
4     the hands-free function of her MyFord Touch system.

5           34.     Plaintiff Whalen has suffered an ascertainable loss as a result of Ford's omissions  
6     associated with the MyFord Touch system, including but not limited to, out-of-pocket loss  
7     associated with the MyFord Touch system defect alleged herein and future attempted repairs, and  
8     diminished value of her vehicle.

9           35.     Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
10    Whalen of the existence of the MyFord Touch system's defect and/or defective design prior to  
11    purchase.

12                   **b.     The Center for Defensive Driving**

13           36.     Plaintiff The Center for Defensive Driving ("Plaintiff CDD") is a 501(c)(3) nonprofit  
14    corporation headquartered in Torrance, California. On or about February 22, 2013, Plaintiff CDD  
15    acquired a new 2013 Ford F-150 Lariat from Power Ford, an authorized Ford dealer in Torrance,  
16    California. Plaintiff CDD leased, and currently leases, this vehicle. Unknown to Plaintiff CDD, at  
17    the time it leased its vehicle, the MyFord Touch installed in its vehicle suffered from defects which  
18    have caused it out-of-pocket loss associated with the MyFord Touch system defect and diminished  
19    the value of its vehicle. Ford knew about these defects, but did not disclose the defects to Plaintiff  
20    CDD, so Plaintiff CDD leased its vehicle on the reasonable, but mistaken, belief that its vehicle  
21    would be safe and reliable.

22           37.     At all pertinent times, although Plaintiff CDD has maintained its vehicle as  
23    recommended by Ford, the defects with the MyFord Touch system continue to plague its vehicle.

24           38.     The Ford F-150 Lariat leased by Plaintiff CDD came equipped with MyFord Touch.  
25    Almost immediately following the acquisition of its vehicle, Plaintiff CDD experienced problems  
26    with its MyFord Touch system. Since the date of the lease of its vehicle, the problems Plaintiff  
27    CDD experienced with the MyFord Touch system are so frequent and pervasive, it is not able to  
28    determine the precise dates it has experienced such problems (although it has documented at least

1 thirty such experiences between February 26, 2013 and September 13, 2013). Issues that Plaintiff  
2 CDD experienced included, but were not limited to: system lockup and total system failure; periodic  
3 non-responsiveness to peripheral devices (such as MP3 players and smartphones); inability to use  
4 Bluetooth features to stream music or other audio; and periodic non-responsiveness to voice and  
5 touch commands.

6 39. At Power Ford, prior to agreeing to lease the F-150 Lariat, Plaintiff CDD inquired  
7 about the functionality and quality of the MyFord Touch system installed in the vehicle. A Ford  
8 sales representative, Roland Belikow, represented to Plaintiff CDD that the MyFord Touch system  
9 works well, can play audio from MP3 players, including Plaintiff CDD's Apple iPod, and connect  
10 with smartphone devices, including Apple iPhones, for hands-free telephone usage as well as audio  
11 and other entertainment functions. Mr. Belikow demonstrated for Plaintiff CDD the GPS  
12 navigation capabilities of the MyFord Touch system as well as the voice command functions. At no  
13 time did Mr. Belikow or any other Ford representative disclose that the MyFord Touch system is in  
14 any way defective.

15 40. Plaintiff CDD contacted Ford technical support (using the Ford SYNC hotline) on  
16 numerous occasions shortly after leasing the F-150 Lariat to report and correct the problems it was  
17 experiencing. Ford technical support advised Plaintiff CDD to do a "master reset" on the MyFord  
18 Touch system, which temporarily corrected the issues experienced. However, the same issues  
19 would recur, generally within one to five days, after performing a "master reset."

20 41. At the suggestion of Ford technical support, Plaintiff CDD brought the F-150 Lariat  
21 to the Power Ford dealership for service on February 28, 2013. The technicians at the dealership  
22 confirmed that the F-150 Lariat was equipped with the latest software updates and advised Plaintiff  
23 CDD to disconnect any peripheral devices if the system fails in the future. The system continued to  
24 fail, with and without peripheral devices attached to it, and Plaintiff CDD spoke to several other  
25 Ford technical support representatives. Plaintiff CDD brought the F-150 Lariat in for service at  
26 Power Ford again, for the same issues relating to MyFord Touch, on March 12, 2013.

27 42. On March 26, 2013, Plaintiff CDD spoke with a Ford representative who identified  
28 himself as "Brent." Brent advised Plaintiff CDD to connect peripherals to the auxiliary jack rather

1 than the MyFord Touch system, which would lead to distracted driving if the driver had to manually  
2 manipulate a peripheral device while driving. Brent admitted to Plaintiff CDD that there is no fix  
3 for the problems experienced by Plaintiff CDD. After Plaintiff CDD began experiencing these and  
4 related MyFord Touch problems, Plaintiff CDD spoke with Greg Murphy, a service manager at  
5 AutoNation (Power Ford). Mr. Murphy explained to Plaintiff CDD that he knew the MyFord Touch  
6 system was defective, that Ford had no intentions of correcting the defect, that his dealership had  
7 received complaints from customers about MyFord Touch, and that his dealership was not telling  
8 new car customers about the MyFord Touch problems.

9 43. As the problems persisted, Plaintiff CDD initiated a “buyback request” with Ford  
10 (according to which Ford would reacquire the F-150 Lariat and issue Plaintiff CDD a refund) on  
11 April 10, 2013. On May 2, 2013, Ford denied Plaintiff CDD’s buyback request.

12 44. After several more weeks of identical problems, Plaintiff CDD spoke with Ford  
13 Consumer Affairs on June 19, 2013. A Ford Consumer Affairs representative that identified  
14 himself as “Mark” informed Plaintiff CDD that Plaintiff CDD should visit the Ford SYNC website  
15 to deal with peripheral device compatibility issues, and denied that SYNC was experiencing system-  
16 wide problems. Mark advised Plaintiff CDD that its problems were related not to the MyFord  
17 Touch system but to Plaintiff CDD’s peripheral devices, and that Plaintiff CDD’s problems were  
18 isolated, not a result of a defect in the MyFord Touch system.

19 45. In addition to speaking with Ford sales representatives about the MyFord Touch  
20 system, as alleged above, Plaintiff CDD saw advertisements for and representations made by Ford  
21 about MyFord Touch, including television, print media, and on the internet. Although Plaintiff  
22 CDD cannot recall the exact language from the various publications, Plaintiff CDD recalls the  
23 materials touting the innovative nature of MyFord Touch, how it would enhance the driving  
24 experience, and increase the safety of the vehicle. None of these publications contained any  
25 disclosure relating to any defects in the MyFord Touch system. Had these materials that Plaintiff  
26 CDD viewed disclosed that the MyFord Touch in its vehicle suffered from numerous defects which  
27 would prevent its full use of the vehicle and pose safety risks, Plaintiff CDD would not have leased  
28

1 the vehicle with MyFord Touch, or certainly would not have paid more for its vehicle than it should  
2 have.

3 46. At all pertinent times Plaintiff CDD has maintained its vehicle as recommended by  
4 Ford.

5 47. Plaintiff CDD has suffered an ascertainable loss as a result of Ford's omissions  
6 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
7 associated with the MyFord Touch system defect alleged herein and the diminished value of its  
8 vehicle.

9 48. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
10 CDD of the existence of the MyFord Touch system's defect and/or defective design prior to its  
11 agreement to lease its vehicle.

12 **c. Richard Decker Watson**

13 49. Plaintiff Richard Decker Watson ("Plaintiff Watson") is an individual residing in Los  
14 Angeles, California. In or around October 2012, Plaintiff Watson acquired a used 2011 Lincoln  
15 MKX equipped with a MyFord Touch system, which he purchased from Sunrise Ford, an  
16 authorized Ford dealership located in North Hollywood, California.

17 50. At all pertinent times, although Plaintiff Watson has maintained his vehicle as  
18 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

19 51. Plaintiff Watson learned about the MyFord Touch system while researching vehicles  
20 online prior to October 2012. Plaintiff Watson visited various Ford and Lincoln websites during  
21 this research and reviewed Ford's MyFord Touch/SYNC websites that explained the technology  
22 underpinning the MyFord Touch system. Because he was impressed with the technology associated  
23 with MyFord Touch, and believed the system offered a number of attractive features, such as hands-  
24 free telephone communications and GPS navigation, Plaintiff Watson purchased his 2011 Lincoln  
25 MKX in order to acquire a vehicle equipped with MyFord Touch. Plaintiff Watson also reviewed  
26 Ford's promotional materials and advertisements concerning MyFord Touch and the SYNC  
27 technology, and these materials and advertisements influenced his decision to purchase his 2011  
28 Lincoln MKX.

1           52. Plaintiff Watson also purchased a subscription to Ford's SYNC Services program,  
2 for which he pays an annual fee of \$200. Through this program, Plaintiff Watson is entitled to use  
3 the Operator Assist feature in his Lincoln MKX, but because of various problems with his MyFord  
4 Touch system, Plaintiff Watson has been unable to use this feature. Ford has not refunded him the  
5 cost of his subscription.

6           53. Unknown to Plaintiff Watson at the time he acquired his 2011 Lincoln MKX was  
7 that the MyFord Touch system in his Lincoln MKX was defective and suffered from numerous  
8 issues including: system lockup and total system failure; periodic non-responsiveness to peripheral  
9 devices (such as MP3 players and smartphones); and periodic non-responsiveness to voice  
10 commands. Ford knew about, but did not disclose, the defect to Plaintiff Watson and he purchased  
11 his Lincoln MKX under the reasonable, but mistaken, belief that the MyFord Touch system would  
12 perform in a reasonable manner. It did not.

13           54. On several occasions, beginning immediately after Plaintiff Watson purchased his  
14 Lincoln MKX, the MyFord Touch system in his vehicle has experienced problems, including failure  
15 to provide GPS navigation, failure to respond to touch commands, failure to properly play back  
16 audio and to respond to audio controls, and intermittently freezing up and resetting itself, among  
17 other malfunctions.

18           55. Plaintiff Watson reviewed Ford's websites to find solutions to the MyFord Touch  
19 malfunctions he was encountering. After following the directions provided on those websites,  
20 Plaintiff Watson's MyFord Touch system continued malfunctioning in the same ways, and he  
21 contacted Ford via telephone. Ford directed him to take his vehicle to a Ford dealership for service.

22           56. Plaintiff Watson took his Lincoln MKX to Sunrise Ford to have the MyFord Touch  
23 issues he was encountering resolved within one week of acquiring the vehicle. He also took the  
24 vehicle for service on two further occasions to other dealerships specializing in Lincolns, including  
25 Star Ford Lincoln in Glendale, California and Galpin Lincoln in Van Nuys, California. None of  
26 these service visits remedied the problems Plaintiff Watson was encountering with his MyFord  
27 Touch system. Although Plaintiff Watson has maintained his vehicle as recommended by Ford, the  
28 defects with the MyFord Touch system continue to plague his vehicle.

1           57.     Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
2 Watson of the existence of the MyFord Touch system’s defect and/or defective design prior to  
3 purchase.

4           58.     Plaintiff Watson has suffered an ascertainable loss as a result of Ford’s omission,  
5 including but not limited to out-of-pocket loss associated with the MyFord Touch system defect  
6 alleged herein and the diminished value of his vehicle.

7                   **d.     Darcy Thomas-Maskrey**

8           59.     Plaintiff Darcy Thomas-Maskrey (“Plaintiff Thomas-Maskrey”) is an individual  
9 residing in Riverside, California. In July 2012, Plaintiff Thomas-Maskrey purchased a new 2013  
10 Ford Flex from Riverside Ford, an authorized Ford dealer in Riverside, California. Plaintiff  
11 Thomas-Maskrey purchased, and still owns, this vehicle. Unknown to Plaintiff Thomas-Maskrey at  
12 the time she purchased her vehicle, the MyFord Touch installed in her vehicle suffered from defects  
13 which have caused her out-of-pocket loss associated with the MyFord Touch system defect and  
14 diminished the value of her vehicle. Ford knew about these defects, but did not disclose the defects  
15 to Plaintiff Thomas-Maskrey, so Plaintiff Thomas-Maskrey purchased her vehicle on the  
16 reasonable, but mistaken, belief that her vehicle would be safe and reliable.

17           60.     At all pertinent times, although Plaintiff Thomas-Maskrey has maintained her vehicle  
18 as recommended by Ford, the defects with the MyFord Touch system continue to plague her vehicle.

19           61.     The Ford Flex purchased by Plaintiff Thomas-Maskrey came equipped with MyFord  
20 Touch. Almost immediately following the purchase date of her vehicle, Plaintiff Thomas-Maskrey  
21 experienced problems with her MyFord Touch system. Since the date of the purchase of her  
22 vehicle, the problems she has experienced with her MyFord Touch system are so frequent and  
23 pervasive, she is not able to determine the precise dates she has experienced such problems. Issues  
24 that Plaintiff Thomas-Maskrey experienced include but are not limited to: system lockup and total  
25 system failure; periodic non-responsiveness to peripheral devices (such as MP3 players and  
26 smartphones); and periodic non-responsiveness to voice commands. From the first day she had the  
27 vehicle, her MyFord Touch system failed to properly connect with her cellular telephone, depriving  
28 her of use of the hands-free telephone feature. Plaintiff Thomas-Maskrey’s MyFord Touch system

1 also freezes or blacks out periodically, and frequently fails to connect with peripheral devices, like  
2 music players.

3 62. Plaintiff Thomas-Maskrey took her Ford Flex into service at Riverside Ford on no  
4 less than three occasions specifically to have her vehicle serviced to address issues with MyFord  
5 Touch. The technicians at Riverside Ford were never able to resolve the issues with MyFord  
6 Touch. During the many service visits made by Plaintiff Thomas-Maskrey, she was unable to use  
7 her vehicle.

8 63. Plaintiff Thomas-Maskrey saw advertisements for and representations made by Ford  
9 about MyFord Touch, including television, print media, and on the internet. Although Plaintiff  
10 Thomas-Maskrey cannot recall the exact language from the various publications, she recalls the  
11 materials touting the innovative nature of MyFord Touch, how it would enhance the driving  
12 experience, and increase the safety of the vehicle. None of these publications contained any  
13 disclosure relating to any defects in the MyFord Touch system. Had these materials that Plaintiff  
14 Thomas-Maskrey viewed disclosed that the MyFord Touch in her vehicle suffered from numerous  
15 defects which would prevent her full use of her vehicle and pose safety risks, she would not have  
16 purchased her vehicle with MyFord Touch, or certainly would not have paid as much as she did for  
17 her vehicle.

18 64. Plaintiff Thomas-Maskrey has suffered an ascertainable loss as a result of Ford's  
19 omissions associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
20 associated with the MyFord Touch system defect alleged herein and the diminished value of her  
21 vehicle.

22 65. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
23 Thomas-Maskrey of the existence of the MyFord Touch system's defect and/or defective design  
24 prior to purchase.

25 **2. Arizona**

26 **a. Joe D'Aguanno**

27 66. Plaintiff Joe D'Aguanno ("Plaintiff D'Aguanno") is an individual residing in  
28 Phoenix, Arizona. In November 2012, Plaintiff D'Aguanno purchased a new 2013 Ford Explorer



1 Sport from Sanderson Ford, an authorized Ford dealer in Phoenix, Arizona. Plaintiff D’Aguanno  
2 purchased, and currently owns, this vehicle. Unknown to Plaintiff D’Aguanno, at the time he  
3 purchased his vehicle, the MyFord Touch installed in his vehicle suffered from defects which have  
4 caused his vehicle to diminish in value. Ford knew about these defects, but did not disclose the  
5 defects to Plaintiff D’Aguanno, so Plaintiff D’Aguanno purchased his vehicle on the reasonable, but  
6 mistaken, belief that his vehicle would be safe and reliable.

7 67. At all pertinent times, although Plaintiff D’Aguanno has maintained his vehicle as  
8 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

9 68. The Ford Explorer Sport purchased by Plaintiff D’Aguanno came equipped with  
10 MyFord Touch. Almost immediately following the purchase date of his vehicle, Plaintiff  
11 D’Aguanno experienced problems with his MyFord Touch system. Since the date of the purchase,  
12 the problems Plaintiff D’Aguanno experienced with the MyFord Touch system are so frequent and  
13 pervasive, he is not able to determine the precise dates he has experienced such problems. Issues  
14 that Plaintiff D’Aguanno experienced include, but are not limited to: system lockup and total system  
15 failure; periodic non-responsiveness to peripheral devices (such as MP3 players and smartphones);  
16 inability to use Bluetooth features to stream music or other audio; periodic non-responsiveness to  
17 voice and touch commands; frequent rearview camera lock up; frequent steering wheel command  
18 lock up or failure; frequent USB drive failure; and frequent (and random, unprompted) radio input  
19 changes.

20 69. Plaintiff D’Aguanno learned about the MyFord Touch system in 2012 while  
21 shopping for a new vehicle. Because he was impressed with the technology associated with  
22 MyFord Touch, and believed the system offered a number of attractive features, such as hands-free  
23 telephone communications, Plaintiff D’Aguanno purchased his Ford Explorer Sport in order to  
24 acquire a vehicle equipped with MyFord Touch.

25 70. Plaintiff D’Aguanno brought his Ford Explorer Sport in for service related to his  
26 MyFord Touch system on at least five separate occasions. The Ford personnel at Sanderson Ford  
27 reset the MyFord Touch system, reinstalled a controller chip, and performed a “hard” (manual) reset  
28 on the system, but all of Plaintiff D’Aguanno’s problems with MyFord Touch persist.

1           71. Plaintiff D'Aguanno has suffered an ascertainable loss as a result of Ford's  
2 omissions associated with the MyFord Touch system, including but not limited to diminished value  
3 of his vehicle and lost use of the vehicle while being serviced.

4           72. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
5 D'Aguanno of the existence of the MyFord Touch system's defect and/or defective design prior to  
6 purchase.

7           **3. Colorado**

8           **a. James Laurence Sheerin**

9           73. Plaintiff James Laurence Sheerin ("Plaintiff Sheerin") is an individual residing in  
10 Colorado Springs, Colorado. In or around June 18, 2012, Plaintiff Sheerin acquired a 2013 Ford  
11 Explorer Limited equipped with a MyFord Touch system, which he purchased from Phil Long Ford,  
12 an authorized Ford dealership located in Colorado Springs, Colorado. Unknown to Plaintiff Sheerin  
13 at the time he purchased his vehicle, the MyFord Touch installed in his vehicle suffered from  
14 defects which has caused him out-of-pocket loss associated with the MyFord Touch system defect  
15 and diminished the value of his vehicle. Ford knew about these defects, but did not disclose the  
16 defects to Plaintiff Sheerin, so Plaintiff Sheerin purchased his vehicle on the reasonable, but  
17 mistaken, belief that his vehicle would be safe and reliable.

18           74. At all pertinent times, although Plaintiff Sheerin has maintained his vehicle as  
19 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

20           75. Almost immediately following the purchase date of his vehicle, Plaintiff Sheerin  
21 experienced problems with his MyFord Touch system. Since the date of the purchase of his vehicle,  
22 the problems he has experienced with his MyFord Touch system are so frequent and pervasive, he is  
23 not able to determine the precise dates he has experienced such problems. Issues that Plaintiff  
24 Sheerin experienced include, but are not limited to: the system is unresponsive to voice commands  
25 and often freezes rendering the hands-free calling features, among others, inoperable; the backup  
26 camera does not appear on the touchscreen when the vehicle is in reverse; the system does not  
27 recognize his iPod when it is plugged into his USB port; and occasionally the touchscreen will  
28 freeze and he will be unable to control the audio functions.

1           76. Plaintiff Sheerin saw advertisements for and representations made by Ford about  
2 MyFord Touch, including television, print media, and on the internet. Although Plaintiff Sheerin  
3 cannot recall the exact language from the various publications, he recalls the materials touting the  
4 innovative nature of MyFord Touch, how it would enhance the driving experience, and increase the  
5 safety of the vehicle. None of these publications contained any disclosure relating to any defects in  
6 the MyFord Touch system. Had these materials that Plaintiff Sheerin viewed disclosed that the  
7 MyFord Touch in his vehicle suffered from numerous defects which would prevent his full use of  
8 his vehicle and pose safety risks, he would not have purchased his vehicle with MyFord Touch, or  
9 certainly would not have paid as much as he did for his vehicle.

10           77. Plaintiff Sheerin has suffered an ascertainable loss as a result of Ford's omissions  
11 associated with the MyFord Touch system, including, but not limited to, out-of-pocket loss  
12 associated with the MyFord Touch system defect alleged herein and the diminished value of his  
13 vehicle.

14           78. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
15 Sheerin of the existence of the MyFord Touch system's defect and/or defective design prior to the  
16 purchase of his vehicle.

17           **4. Iowa**

18                   **a. Thomas Mitchell**

19           79. Plaintiff Thomas Mitchell ("Plaintiff Mitchell") is an individual residing in Sioux  
20 City, Iowa. On or about November 8, 2010, Plaintiff acquired a 2011 Lincoln MKX equipped with  
21 a MyFord Touch system which he purchased from Sioux City Ford/Lincoln/Mercury, an authorized  
22 Ford dealership located in Sioux City, Iowa. Plaintiff Mitchell still owns the vehicle.

23           80. At all pertinent times, although Plaintiff Mitchell maintained his vehicle as  
24 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

25           81. Plaintiff Mitchell has been a devoted purchaser of Lincoln vehicles for many years  
26 and generally purchased a new Lincoln vehicle every five years. He had purchased a Lincoln  
27 vehicle in 2009 and pursuant to this typical practice would have purchased a new Lincoln vehicle  
28 again in 2014. Plaintiff Mitchell is a retired engineer, and learned about the MyFord Touch system

1 in 2010. Because he was impressed with the technology associated with MyFord Touch, and  
2 believed the system offered a number of attractive features, Plaintiff Mitchell deviated from his past  
3 practice of purchasing a new Lincoln vehicle every five years and instead purchased a Lincoln  
4 MKX in late 2010 in order to obtain a vehicle with MyFord Touch.

5 82. Unknown to Plaintiff Mitchell at that time was that the MyFord Touch system in his  
6 new Lincoln MKX is defective, suffering from numerous issues including: system lockup and total  
7 system failure; periodic non-responsiveness to peripheral devices (such as MP3 players and  
8 smartphones); and periodic non-responsiveness to voice and touch commands. It did not.

9 83. Plaintiff Mitchell has had his MyFord Touch system serviced on at least the  
10 following three occasions at Sioux City Ford and Lincoln, an authorized Ford and Lincoln  
11 dealership located in Sioux City, Iowa: November 8, 2010, November 12, 2010, and December 21,  
12 2010. At some of these visits, the technicians at Sioux City Ford and Lincoln attempted to install  
13 updates on Plaintiff Mitchell's vehicle. In addition, Plaintiff Mitchell has installed updates on his  
14 own. These updates have failed to correct the problems associated with his MyFord Touch.

15 84. At all pertinent times Plaintiff Mitchell has maintained his vehicle as recommended  
16 by Ford.

17 85. Plaintiff Mitchell has suffered an ascertainable loss as a result of Ford's omissions  
18 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
19 associated with the MyFord Touch system defect alleged herein and future attempted repairs, and  
20 diminished value of his vehicle.

21 86. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
22 Mitchell of the existence of the MyFord Touch system's defect and/or defective design prior to  
23 purchase.

24 **5. Massachusetts**

25 **a. William Creed**

26 87. Plaintiff William Creed ("Plaintiff Creed") is an individual residing in Tyngsboro,  
27 Massachusetts. On or about March 14, 2011, Plaintiff Creed purchased a new 2011 Ford Explorer  
28

1 from Ipswich Ford, an authorized Ford dealer in Ipswich, Massachusetts. At the time of purchase,  
2 the vehicle came equipped with the MyFord Touch system.

3 88. At all pertinent times, although Plaintiff Creed maintained his vehicle as  
4 recommended by Ford, the defects with the MyFord Touch system plagued his vehicle.

5 89. Plaintiff Creed selected and ultimately purchased his vehicle, in part, because of the  
6 features of the MyFord Touch system, as represented through advertisements and representations  
7 made by Ford. Specifically, prior to his purchase of the vehicle, Plaintiff Creed viewed television  
8 advertisements regarding the MyFord Touch and a representative of Ipswich Ford made verbal  
9 representations about MyFord Touch to Plaintiff Creed. He recalls that the advertisements and  
10 representations touted the voice command features of the MyFord Touch system, including, the  
11 ability to adjust the temperature of the vehicle; the ability to control the audio portion of the vehicle  
12 without having to take his eyes off the road; and the purported ability to dial 9-1-1 in the event of an  
13 accident. None of the advertisements reviewed or representations received by Plaintiff Creed  
14 contained any disclosure relating to any defects in the MyFord Touch system. Had Ford disclosed  
15 that the MyFord Touch in his vehicle suffered from numerous defects which would prevent his full  
16 use of his vehicle and pose safety risks, he would not have purchased his vehicle with MyFord  
17 Touch, or would have paid less for the vehicle.

18 90. Unbeknownst to Plaintiff Creed, at the time he purchased the vehicle, the MyFord  
19 Touch system installed in his vehicle suffered from defects which diminished the value of his  
20 vehicle and caused him future attempted repairs. Ford knew about these defects, but did not  
21 disclose the defects to Plaintiff Creed, so Plaintiff Creed purchased his vehicle on the reasonable,  
22 but mistaken, belief that his vehicle would be safe and reliable.

23 91. The problems with Plaintiff Creed's MyFord Touch system began almost  
24 immediately following his purchase of the Vehicle. The problems he experienced include, but are  
25 not limited to, problems with the speech/voice recognition features, problems with the navigation  
26 system, and problems connecting his iPhone 4S to the MyFord Touch system.

27 92. Plaintiff Creed first took his vehicle to Drum Hill Ford on or about April 12, 2011,  
28 specifically to have the problems with the MyFord Touch in his vehicle addressed. The system in

1 his vehicle showed an “SD Card Failure.” The technicians at Drum Hill Ford tested the system and  
2 performed a master reset. The master reset was not successful and the problems with the MyFord  
3 Touch continued to plague Plaintiff Creed’s vehicle.

4 93. On or about April 4, 2012, Plaintiff Creed presented his vehicle to Bonnell Ford, an  
5 authorized Ford dealership in Winchester, Massachusetts. Bonnell performed recall 11A028 which  
6 included reprogramming the APIM with navigation. Plaintiff Creed continued to experience  
7 problems with the MyFord Touch system in his vehicle.

8 94. On or about April 26, 2012, Plaintiff Creed took his vehicle to Drum Hill Ford  
9 because, *inter alia*, the radio would not shut off after making a call. Furthermore, the vehicle’s  
10 radio would turn on by itself. The technician reset the APIM module and, once again, performed a  
11 master reset. The master reset was not successful and the problems with the MyFord Touch  
12 continued to plague Plaintiff Creed’s vehicle.

13 95. On or about May 16, 2012, Plaintiff Creed once again took his vehicle to Drum Hill  
14 Ford because, *inter alia*, and as in April of 2012, the radio in his vehicle would not shut off after  
15 making a call. Furthermore, the vehicle’s radio would turn on by itself. The touch screen would  
16 also freeze or read the radio was on but there was no audio. The technician reset the APIM module  
17 and, once again, performed a master reset. Once again, the master reset was not successful and the  
18 problems with the MyFord Touch continued to plague Plaintiff Creed’s vehicle.

19 96. On or about May 23, 2012, Plaintiff Creed took his vehicle to Drum Hill Ford stating  
20 that, when using a USB in the system, there was no audio when switching back to radio. The  
21 technician reset the APIM module and performed a master reset. Plaintiff Creed continued to  
22 experience problems with the MyFord Touch system in his vehicle.

23 97. On or about November 1, 2012, Plaintiff Creed returned to Drum Hill Ford because,  
24 among other issues, the audio from the MyFord Touch system in his vehicle was distorted and the  
25 system failed to understand commands. The technician replaced the APIM module and loaded the  
26 newest software. Despite replacement of the APIM, Plaintiff Creed continued to experience  
27 problems with the MyFord Touch system in his vehicle.

28

1           98.     On or about November 27, 2012, Plaintiff Creed again experienced issues with the  
2 MyFord Touch system in his vehicle including, but not limited to, the radio coming on after  
3 canceling a phone call. Also, the radio and/or MP3 player would begin to play after the vehicle was  
4 started without a command from the operator. The Drum Hill Ford technician installed an updated  
5 A4 SD card and software. This repair did not resolve the problems with the MyFord Touch system  
6 in Plaintiff Creed's vehicle.

7           99.     On or about January 22, 2013, Plaintiff Creed returned to Drum Hill Ford because,  
8 among other issues, the SYNC Travel Link would not load. The technician performed an APIM  
9 VIP reconfiguration and follow-up testing. Plaintiff Creed continued to experience problems with  
10 the MyFord Touch system in his vehicle.

11          100.    The MyFord Touch system has rendered Plaintiff Creed's vehicle unsafe to drive  
12 because Plaintiff Creed has found that he is distracted while driving, as he has to continually take  
13 his eyes off the road to see why the MyFord Touch system is not working on his vehicle.

14          101.    In or about July 2013, Plaintiff Creed received a notice from Ford, claiming that  
15 another software update, MyFord Touch software version 3.6, will be available for download from  
16 Ford's website in August 2013.

17          102.    In August 2013, Plaintiff Creed downloaded his third update from Ford. Following  
18 the download, Plaintiff Creed continued to experience problems with the MyFord Touch system.

19          103.    On or about August 28, 2013, Plaintiff Creed returned to Drum Hill Ford because,  
20 among other issues, a low volume static/squeal occurred on some phone calls, the temperature  
21 control was very slow to respond (sometimes taking ½ hour to work properly), the fan motor would  
22 not function at the "high" speed setting, and the Travel Link was unreasonably slow to load. The  
23 Ford technician again performed a master reset. Plaintiff Creed continued to experience problems  
24 with the MyFord Touch system in his vehicle.

25          104.    In or about January 6, 2015, Plaintiff Creed traded in his vehicle at Herb Chamber's  
26 Honda in Burlington, Massachusetts. As of the date of his trade in, Plaintiff Creed continued to  
27 experience a low volume static squeal type noise occurring on some phone calls. The vehicle's  
28 Travel Link and navigation also continued to be unreasonably slow to load.

1           105. Plaintiff Creed has suffered an ascertainable loss as a result of Ford's omissions  
2 associated with the MyFord Touch system, including but not limited to the diminished value of his  
3 vehicle.

4           106. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
5 Creed of the existence of the MyFord Touch system's defect and/or defective design prior to  
6 purchase.

7           107. On or about January 4, 2013, Plaintiff Creed contacted the Better Business Bureau  
8 ("BBB") in order to initiate a lemon law proceeding against Ford. At this time, Plaintiff Creed's  
9 vehicle had approximately 53,400 miles on the odometer. Plaintiff Creed formally submitted his  
10 BBB claim on January 14, 2013. On January 15, 2013, the BBB rejected Plaintiff Creed's claim  
11 and informed him that his vehicle exceeded the mileage limitation for filing a BBB claim.

12           108. Plaintiff Creed sent Ford an S93A pre-suit letter thirty days prior to the filing of the  
13 First Amended Class Action Complaint.

14           **6. New Jersey**

15                   **a. Joshua Matlin**

16           109. Plaintiff Joshua Matlin ("Plaintiff Matlin") is an individual residing in Wood-Ridge,  
17 New Jersey at the beginning of this lawsuit and it is still his permanent residence. On October 28,  
18 2010, Plaintiff Matlin leased a 2011 Ford Edge SE equipped with MyFord Touch from Freehold  
19 Ford, an authorized Ford dealer based in Freehold, New Jersey. Unknown to Plaintiff Matlin, at the  
20 time he leased his vehicle, the MyFord Touch installed in his vehicle suffered from defects which  
21 have caused out-of-pocket loss associated with the MyFord Touch system defect. Ford knew about  
22 these defects, but did not disclose the defects to Plaintiff Matlin, so Plaintiff Matlin leased his  
23 vehicle on the reasonable, but mistaken, belief that his vehicle would be safe and reliable.

24           110. At all pertinent times, although Plaintiff Matlin maintained his vehicle as  
25 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

26           111. The Ford Edge leased by Plaintiff Matlin came equipped with MyFord Touch.  
27 Shortly after leasing his vehicle, Plaintiff Matlin experienced problems with his MyFord Touch  
28 system. The problems Plaintiff Matlin has experienced with his MyFord Touch system were so



1 frequent and pervasive, Plaintiff Matlin has taken his vehicle in for service to Freehold Ford and  
2 Jersey City Ford (an authorized Ford dealership in Jersey City, New Jersey) on at least four separate  
3 occasions following the commencement of his lease. Issues that Plaintiff Matlin experienced,  
4 include, but are not limited to: constant freezing of the system, random system crashes, backup  
5 camera freezes, loss of radio presets, loss of climate control, inconsistent Bluetooth pairing with  
6 phone. The technicians at Freehold Ford were never able to resolve the issues Plaintiff Matlin  
7 experienced with MyFord Touch. During the many service visits made by Plaintiff Matlin, he was  
8 unable to use his vehicle.

9 112. Plaintiff Matlin saw advertisements for and representations made by Ford about  
10 MyFord Touch, including television, print media, and on the internet. Such materials touted the  
11 innovative nature of MyFord Touch, how it would enhance the driving experience, and increase the  
12 safety of the vehicle. Plaintiff Matlin was persuaded by these materials and leased his Ford Edge  
13 based on the benefits offered by MyFord Touch. None of these publications contained any  
14 disclosure relating to any defects in the MyFord Touch system. Had these materials that Plaintiff  
15 Matlin viewed disclosed that the MyFord Touch in his vehicle suffered from numerous defects  
16 which would prevent the full use of his vehicle and pose safety risks, he would not have leased his  
17 vehicle with MyFord Touch, or would have paid less for his vehicle.

18 113. At all pertinent times Plaintiff Matlin has maintained his vehicle as recommended by  
19 Ford.

20 114. Plaintiff Matlin has suffered an ascertainable loss as a result of Ford's omissions  
21 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
22 associated with the MyFord Touch system defect alleged herein and future attempted repairs, and  
23 diminished value of his vehicle. Ultimately, the problems experienced by Plaintiff Matlin with his  
24 MyFord Touch were so pervasive, he terminated his lease early suffering a loss of over \$3500.

25 115. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
26 Matlin of the existence of the MyFord Touch system's defect and/or defective design prior to  
27 purchase.

28

1                                   **b.        Russ Rizzo**

2                    116.    Plaintiff Russ Rizzo (“Plaintiff Rizzo”) is an individual residing in Holmdel, New  
3    Jersey. In February 2012, Plaintiff Rizzo leased a new 2012 Ford Explorer XLT 4 Wheel Drive  
4    from Tom’s Ford, an authorized Ford dealer in Keyport, New Jersey. Unknown to Plaintiff Rizzo at  
5    the time he leased his vehicle, the MyFord Touch installed in his vehicle suffered from defects  
6    which have caused him out-of-pocket loss associated with the MyFord Touch system defect and  
7    diminished the value of his vehicle. Ford knew about these defects, but did not disclose the defects  
8    to Plaintiff Rizzo, so Plaintiff Rizzo leased his vehicle on the reasonable, but mistaken, belief that  
9    his vehicle would be safe and reliable.

10                    117.    At all pertinent times, although Plaintiff Rizzo maintained his vehicle as  
11    recommended by Ford, the defects with the MyFord Touch system continued to plague his vehicle  
12    up to and including July 22, 2014, the date on which he terminated his lease. Plaintiff Rizzo  
13    terminated his lease early due substantially, if not exclusively, to the defective MyFord Touch  
14    system installed in his Explorer, and was charged \$718.39 by Ford as a result.

15                    118.    The Ford Explorer XLT 4 Wheel Drive leased by Plaintiff Rizzo came equipped with  
16    MyFord Touch. Almost immediately following the lease date of his vehicle, Plaintiff Rizzo  
17    experienced problems with his MyFord Touch system. Since the date of the lease of his vehicle, the  
18    problems he has experienced with his MyFord Touch system are so frequent and pervasive, he is not  
19    able to determine the precise dates he has experienced such problems. Issues that Plaintiff Rizzo  
20    experienced include but are not limited to: system lockup and total system failure; periodic non-  
21    responsiveness to peripheral devices (such as MP3 players and smartphones); and periodic non-  
22    responsiveness to voice commands. Plaintiff Rizzo’s MyFord Touch system crashed frequently, at  
23    times displaying an error reading, “desktop EXE critical error,” and needed to shut down. Further,  
24    Plaintiff Rizzo’s rearview camera, which is routed through the MyFord Touch system, periodically  
25    failed to display what is behind Plaintiff Rizzo’s vehicle when he shifted into reverse.

26                    119.    Plaintiff Rizzo took his Ford Explorer XLT 4 Wheel Drive into service at Tom’s  
27    Ford on no less than twenty occasions specifically to have his vehicle serviced to address issues  
28    with MyFord Touch. The technicians at Tom’s Ford were never able to resolve the issues with

1 MyFord Touch. Dealership personnel told Plaintiff Rizzo that, when the MyFord Touch system  
2 freezes up or crashes, Plaintiff Rizzo should pull his vehicle to the side of the road, shift into park,  
3 turn the engine off, open the door, close the door, wait a minute, and then turn the vehicle on again.  
4 When the MyFord Touch screen initiates, it displays a message saying, “performing system  
5 maintenance.” This procedure did not correct the errors Plaintiff Rizzo has experienced. During the  
6 many service visits made by Plaintiff Rizzo, he was unable to use his vehicle.

7 120. Plaintiff Rizzo initiated a lemon law claim with Ford’s Consumer Affairs Division.  
8 On August 5, 2013, Plaintiff Rizzo was informed that his lemon law claim had been decided in  
9 Ford’s favor.

10 121. Prior to leasing his vehicle, Plaintiff Rizzo saw advertisements for and  
11 representations made by Ford about MyFord Touch, including television, print media, and on the  
12 internet. Although Plaintiff Rizzo cannot recall the exact language from the various publications, he  
13 recalls the materials touting the innovative nature of MyFord Touch, how it would enhance the  
14 driving experience, and increase the safety of the vehicle. None of these publications contained any  
15 disclosure relating to any defects in the MyFord Touch system. Had these materials that Plaintiff  
16 Rizzo viewed disclosed that the MyFord Touch in his vehicle suffered from numerous defects which  
17 would prevent his full use of his vehicle and pose safety risks, he would not have leased his vehicle  
18 with MyFord Touch, or would have paid less for his vehicle.

19 122. At all pertinent times Plaintiff Rizzo has maintained his vehicle as recommended by  
20 Ford.

21 123. Plaintiff Rizzo has suffered an ascertainable loss as a result of Ford’s omissions  
22 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
23 associated with the MyFord Touch system defect alleged herein and the diminished value of his  
24 vehicle, as well as the fee of \$718.39 imposed by Ford due to Plaintiff Rizzo’s early termination of  
25 his lease.

26 124. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
27 Rizzo of the existence of the MyFord Touch system’s defect and/or defective design prior to his  
28 agreement to lease his vehicle.

1           **7. New York**

2                   **a. Jeffrey Miller**

3           125. Plaintiff Jeffrey Miller (“Plaintiff Miller”) is an individual residing in Cortlandt  
4 Manor, New York. On February 17, 2013, Plaintiff Miller leased a 2013 Ford Fusion Titanium  
5 equipped with MyFord Touch from Park Ford, an authorized Ford and Lincoln dealer based in  
6 Mahopac, New York. Plaintiff Miller still leases this vehicle. Unknown to Plaintiff Miller, at the  
7 time he leased his vehicle, the MyFord Touch installed in his vehicle suffered from defects which  
8 have caused out-of-pocket loss associated with the MyFord Touch system defect, future attempted  
9 repairs, and diminished value of his vehicle. Ford knew about these defects, but did not disclose the  
10 defects to Plaintiff Miller, so Plaintiff Miller leased his vehicle on the reasonable, but mistaken,  
11 belief that his vehicle would be safe and reliable.

12           126. At all pertinent times, although Plaintiff Miller maintained his vehicle as  
13 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

14           127. The Ford Fusion leased by Plaintiff Miller came equipped with MyFord Touch.  
15 Shortly after leasing his vehicle, Plaintiff Miller experienced problems with his MyFord Touch  
16 system. The problems Plaintiff Miller has experienced include, but are not limited to: inability to  
17 pair the system to his mobile device and, when the phone does pair, the system will disconnect the  
18 phone without warning; unresponsive navigation system; and failure to play music through the USB  
19 drive. Plaintiff Miller testified at his deposition that he notified the sales manager, the concierge  
20 and Mr. Nick D’Andrea at Park Ford of problems he was experiencing with the MyFord Touch  
21 system on multiple occasions but they failed to address his concerns. *See* Miller Tr. 209:15-22. He  
22 also testified that as a result of these issues, he is unable to utilize the many features that Ford  
23 claims the MyFord Touch system provides. In or around August 2013, Plaintiff Miller installed an  
24 update to his MyFord Touch system, installing version 3.6.2; however, the updates have failed to  
25 correct the problems he experiences with MyFord Touch.

26           128. Plaintiff Miller saw advertisements for and representations made by Ford about  
27 MyFord Touch, including television, print media, and on the internet and believed that MyFord  
28 Touch offered the most integrated and comprehensive system for various infotainment functions of

1 any vehicle manufacturer. Such materials touted the innovative nature of MyFord Touch, how it  
2 would enhance the driving experience, and increase the safety of the vehicle, and depicted real  
3 people utilizing the system and acting “amazed” at the functionality of the system. Although  
4 Plaintiff Miller was aware of some mixed reviews of MyFord Touch, he was informed by the sales  
5 representatives at Park Ford of Mahopac that Ford had corrected many of the defects in MyFord  
6 Touch. Had any materials Plaintiff Miller viewed disclosed that the MyFord Touch system in his  
7 vehicle would suffer from numerous defects which would prevent the full use of his vehicle and  
8 pose safety risks, he would not have leased his vehicle with MyFord Touch, or would have paid less  
9 for his vehicle.

10 129. At all pertinent times Plaintiff Miller has maintained his vehicle as recommended by  
11 Ford.

12 130. Plaintiff Miller has suffered an ascertainable loss as a result of Ford’s omissions  
13 and/or misrepresentations associated with the MyFord Touch system, including, but not limited to,  
14 out-of-pocket loss associated with the MyFord Touch system defect alleged herein and future  
15 attempted repairs, and diminished value of his vehicle.

16 131. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
17 Miller of the existence of the MyFord Touch system’s defect and/or defective design prior to  
18 purchase.

19 **b. Nuala Purcell**

20 132. Plaintiff Nuala Purcell (“Plaintiff Purcell”) is an individual residing in Yonkers,  
21 New York. In November 2010, Plaintiff Purcell leased a new 2011 Ford Edge from Schultz Ford,  
22 an authorized Ford dealer in Nanuet, New York. Unknown to Plaintiff Purcell at the time she leased  
23 her vehicle, the MyFord Touch installed in her vehicle suffered from defects which have caused her  
24 out-of-pocket loss associated with the MyFord Touch system defect and diminished the value of her  
25 vehicle. Ford knew about these defects, but did not disclose the defects to Plaintiff Purcell, so  
26 Plaintiff Purcell leased her vehicle on the reasonable, but mistaken, belief that her vehicle would be  
27 safe and reliable.

1           133. At all pertinent times, although Plaintiff Purcell maintained her vehicle as  
2 recommended by Ford, the defects with the MyFord Touch system continue to plague her vehicle.

3           134. The Ford Edge leased by Plaintiff Purcell came equipped with MyFord Touch.  
4 Almost immediately following the lease date of her vehicle, Plaintiff Purcell experienced problems  
5 with her MyFord Touch system. Since the date of the lease of her vehicle, the problems she has  
6 experienced with her MyFord Touch system are so frequent and pervasive, she is not able to  
7 determine the precise dates she has experienced such problems. Issues that Plaintiff Purcell  
8 experienced include but are not limited to: system lockup and total system failure; periodic non-  
9 responsiveness to peripheral devices (such as MP3 players and smartphones); and periodic non-  
10 responsiveness to voice commands. Plaintiff Purcell experienced phone and peripheral device  
11 connectivity problems every day (the MyFord Touch system would not recognize the devices and  
12 had to be rebooted, for example). The radio and audio functions routed through MyFord Touch  
13 failed to operate properly, failing to respond to touch, steering wheel, and voice commands, and  
14 remaining stuck on a certain radio station, or changing stations randomly. The GPS navigation  
15 routed through Plaintiff Purcell's MyFord Touch system similarly failed to operate properly.

16           135. Plaintiff Purcell took her Ford Edge into service at Scarsdale Ford, another  
17 authorized Ford dealer, on no less than five occasions specifically to have her vehicle serviced to  
18 address issues with MyFord Touch. The technicians at Scarsdale Ford were never able to resolve  
19 the issues with MyFord Touch. During the many service visits made by Plaintiff Purcell, she was  
20 unable to use her vehicle.

21           136. Plaintiff Purcell saw advertisements for and representations made by Ford about  
22 MyFord Touch, including television, print media, and on the internet. Although Plaintiff Purcell  
23 cannot recall the exact language from the various publications, she recalls the materials touting the  
24 innovative nature of MyFord Touch, how it would enhance the driving experience, and increase the  
25 safety of the vehicle. None of these publications contained any disclosure relating to any defects in  
26 the MyFord Touch system. Had these materials that Plaintiff Purcell viewed disclosed that the  
27 MyFord Touch system in her vehicle suffered from numerous defects which would prevent her full  
28

1 use of her vehicle and pose safety risks, she would not have leased her vehicle with MyFord Touch,  
2 or would have paid less for her vehicle.

3 137. At all pertinent times Plaintiff Purcell has maintained her vehicle as recommended  
4 by Ford. Plaintiff Purcell returned her vehicle in April 2013, after the expiration of her lease.

5 138. Plaintiff Purcell has suffered an ascertainable loss as a result of Ford's omissions  
6 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
7 associated with the MyFord Touch system defect alleged herein and the diminished value of her  
8 vehicle.

9 139. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
10 Purcell of the existence of the MyFord Touch system's defect and/or defective design prior to her  
11 agreement to lease the vehicle.

12 **8. North Carolina**

13 **a. Daniel Fink**

14 140. Plaintiff Daniel Fink ("Plaintiff Fink") is an individual residing in Raleigh, North  
15 Carolina. In December 2012, Plaintiff Fink purchased a new 2013 Ford Explorer from Dunn Ford,  
16 an authorized Ford dealer in Dunn, North Carolina. Plaintiff Fink purchased, and still owns, this  
17 vehicle. Unknown to Plaintiff Fink at the time he purchased his vehicle, the MyFord Touch system  
18 installed in his vehicle suffered from defects which have caused him out-of-pocket loss associated  
19 with the MyFord Touch system defect and diminished the value of his vehicle. Ford knew about  
20 these defects, but did not disclose the defects to Plaintiff Fink, so Plaintiff Fink purchased his  
21 vehicle on the reasonable, but mistaken, belief that his vehicle would be safe and reliable.

22 141. At all pertinent times, although Plaintiff Fink maintained his vehicle as  
23 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

24 142. The Ford Explorer purchased by Plaintiff Fink came equipped with MyFord Touch.  
25 Almost immediately following the purchase date of his vehicle, Plaintiff Fink experienced problems  
26 with his MyFord Touch system. Since the date of the purchase of his vehicle, the problems he has  
27 experienced with his MyFord Touch system are so frequent and pervasive, he is not able to  
28 determine the precise dates he has experienced such problems. Issues that Plaintiff Fink

1 experienced include but are not limited to: system lockup and total system failure; periodic non-  
2 responsiveness to peripheral devices (such as MP3 players and smartphones); and periodic non-  
3 responsiveness to voice commands. Plaintiff Fink's MyFord Touch system exhibits a number of  
4 malfunctions, including system lock-up, failure to provide GPS navigation, rearview camera lock-  
5 up (occasionally, the rearview camera will emit shrill beeps indicating that something is very close  
6 to the rear of the vehicle, when nothing is there), and failure to respond to touch commands. When  
7 the system locks up, the MyFord Touch screen goes blank or displays an error code, and Plaintiff  
8 Fink cannot utilize the rearview camera, cannot use the GPS navigation, cannot sync his smartphone  
9 or music device with the system, and cannot use the Bluetooth functionality to link his phone with  
10 MyFord Touch.

11 143. Plaintiff Fink took his Ford Explorer into service at Crossroads Ford, another  
12 authorized Ford dealer in Cary, North Carolina, for problems with MyFord Touch and has had the  
13 MyFord Touch system's software and hardware upgraded by Ford technicians. The chip  
14 installation and other purported fixes performed by the Ford dealership failed to correct the  
15 problems Plaintiff Fink's MyFord Touch system exhibits, and those problems persist. During the  
16 many service visits made by Plaintiff Fink, he was unable to use his vehicle.

17 144. Plaintiff Fink saw advertisements for and representations made by Ford about  
18 MyFord Touch, including television, print media, and on the internet. Plaintiff Fink took several  
19 Ford Explorers for test drives in advance of his purchase. On one occasion, Plaintiff Fink test drove  
20 a Ford Explorer with MyFord Touch at Crossroads Ford in Cary, North Carolina. The Crossroads  
21 Ford salesperson represented that the MyFord Touch system worked well and had full functionality,  
22 including a state-of-the-art navigation system, a rearview camera described to Plaintiff Fink as a  
23 great safety benefit, and the ability to sync with mobile telephones, including Plaintiff Fink's  
24 particular phone. Although Plaintiff Fink cannot recall the exact language from the various  
25 publications he has seen, he recalls the materials touting the innovative nature of MyFord Touch,  
26 how it would enhance the driving experience, and increase the safety of the vehicle. None of these  
27 publications contained any disclosure relating to any defects in the MyFord Touch system. Had  
28 these materials that Plaintiff Fink viewed disclosed that the MyFord Touch in his vehicle suffered



1 from numerous defects which would prevent his full use of his vehicle and pose safety risks, he  
2 would not have purchased his vehicle with MyFord Touch, or certainly would not have paid as  
3 much as he did for his vehicle.

4 145. At all pertinent times Plaintiff Fink has maintained his vehicle as recommended by  
5 Ford.

6 146. Plaintiff Fink has suffered an ascertainable loss as a result of Ford's omissions  
7 associated with the MyFord Touch system including, but not limited to, out-of-pocket loss  
8 associated with the MyFord Touch system defect alleged herein and the diminished value of his  
9 vehicle.

10 147. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
11 Fink of the existence of the MyFord Touch system's defect and/or defective design prior to purchase.

12 **9. Ohio**

13 **a. Jerome Miskell**

14 148. Plaintiff Jerome Miskell ("Plaintiff Miskell") is an individual residing in Mentor,  
15 Ohio. On March 7, 2013, Plaintiff Miskell purchased a new 2013 Ford Escape equipped with  
16 MyFord Touch from Klaben Ford, an authorized Ford dealer in Kent, Ohio. Plaintiff Miskell still  
17 owns this vehicle. Plaintiff Miskell learned about the MyFord Touch system from Ford television  
18 commercials featuring celebrity spokesperson Mike Rowe, internet websites (including Ford.com),  
19 and print advertisements. Unknown to Plaintiff Miskell at the time he purchased his vehicle, the  
20 MyFord Touch installed in his vehicle suffered from defects which have caused him out-of-pocket  
21 loss associated with the MyFord Touch system defect and diminished the value of his vehicle. Ford  
22 knew about these defects, but did not disclose the defects to Plaintiff Miskell, so Plaintiff Miskell  
23 purchased his vehicle on the reasonable, but mistaken, belief that his vehicle would be safe and  
24 reliable.

25 149. At all pertinent times, although Plaintiff Miskell maintained his vehicle as  
26 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

27 150. The Ford Escape purchased by Plaintiff Miskell came equipped with MyFord Touch.  
28 Almost immediately following the purchase date of his vehicle, and no later than April 20, 2013,

1 Plaintiff Miskell experienced problems with his MyFord Touch system. Since the date of the  
2 purchase of his vehicle, the problems he has experienced with his MyFord Touch system are so  
3 frequent and pervasive, he is not able to determine the precise dates he has experienced such  
4 problems. Issues that Plaintiff Miskell experienced include but are not limited to: system lockup  
5 and total system failure; periodic non-responsiveness to peripheral devices (such as Plaintiff  
6 Miskell's Apple iPhone 4S and iPhone 5S devices); GPS system failure and excessive delay or lag  
7 time (*e.g.*, 5-10 minute wait to calculate directions, often resulting in completely inoperable GPS);  
8 and periodic non-responsiveness to voice commands. Plaintiff Miskell's MyFord Touch system  
9 exhibits a number of malfunctions, including system lock-up, failure to provide GPS navigation,  
10 and failure to respond to touch commands. When the system locks up, the MyFord Touch screen  
11 goes blank or displays an error code (or a "system maintenance" splash screen), and Plaintiff  
12 Miskell cannot use the GPS navigation, cannot sync his smartphone with the system, and cannot use  
13 the Bluetooth functionality to link his phone with MyFord Touch.

14 151. Plaintiff Miskell took his Ford Escape into service at Classic Ford, another  
15 authorized Ford dealer in Mentor, Ohio, for problems with MyFord Touch and has had the MyFord  
16 Touch system's software and hardware serviced and/or upgraded by Ford technicians. The system  
17 resets, APIM reboots, software upgrades, and other purported fixes performed by the Ford  
18 dealership failed to correct the problems Plaintiff Miskell's MyFord Touch system exhibits, and  
19 those problems persist. During the service visits made by Plaintiff Miskell, he was unable to use his  
20 vehicle.

21 152. Plaintiff Miskell saw advertisements for and representations made by Ford about  
22 MyFord Touch, including television, print media, and on the internet. Although Plaintiff Miskell  
23 cannot recall the exact language from the various publications he has seen, he recalls the materials  
24 touting the innovative nature of MyFord Touch, how it would enhance the driving experience, and  
25 increase the safety of the vehicle. None of these advertisements contained any disclosure relating to  
26 any defects in the MyFord Touch system. Had these materials that Plaintiff Miskell viewed  
27 disclosed that the MyFord Touch in his vehicle suffered from numerous defects which would  
28

1 prevent his full use of his vehicle and pose safety risks, he would not have purchased his vehicle  
2 with MyFord Touch, or would have paid less for his vehicle.

3 153. Plaintiff Miskell has suffered an ascertainable loss as a result of Ford's omissions  
4 associated with the MyFord Touch system including, but not limited to, out-of-pocket loss  
5 associated with the MyFord Touch system defect alleged herein and the diminished value of his  
6 vehicle.

7 154. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
8 Miskell of the existence of the MyFord Touch system's defect and/or defective design prior to  
9 purchase.

10 **10. Texas**

11 **a. Jose Randy Rodriguez**

12 155. Plaintiff Jose Randy Rodriguez ("Plaintiff Rodriguez") is an individual residing in  
13 Harlingen, Texas. On May 17, 2011, Plaintiff Rodriguez purchased a 2012 Ford Focus Titanium 5  
14 door equipped with MyFord Touch from Tipton Ford, an authorized Ford dealer in Brownsville,  
15 Texas. Plaintiff Rodriguez still owns this vehicle. Plaintiff Rodriguez learned about the MyFord  
16 Touch system in Autumn 2010. In part because he was impressed with the technology associated  
17 with MyFord Touch, and believed the system offered a number of attractive features, Mr. Rodriguez  
18 pre-ordered in February 2011 a new 2012 Ford Focus equipped with MyFord Touch, several months  
19 before the vehicle model was available for purchase. Unknown to Plaintiff Rodriguez at the time he  
20 purchased his vehicle, the MyFord Touch system installed in his vehicle suffered from defects  
21 which have caused him out-of-pocket loss associated with the MyFord Touch system defect and  
22 diminished the value of his vehicle. Ford knew about these defects, but did not disclose the defects  
23 to Plaintiff Rodriguez, so Plaintiff Rodriguez purchased his vehicle on the reasonable, but mistaken,  
24 belief that his vehicle would be safe and reliable.

25 156. At all pertinent times, although Plaintiff Rodriguez maintained his vehicle as  
26 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

27 157. The Ford Focus purchased by Plaintiff Rodriguez came equipped with MyFord  
28 Touch. Almost immediately following the purchase date of his vehicle, Plaintiff Rodriguez

1 experienced problems with his MyFord Touch system. Since the date of the purchase of his vehicle,  
2 Plaintiff Rodriguez has taken his Ford Focus in for service at least 6-8 times to Tipton Ford, and  
3 also to Boggus Ford in Harlingen, Texas. Issues that Plaintiff Rodriguez experienced include, but  
4 are not limited to: the Bluetooth audio does not function; system does not connect to mobile phone  
5 rendering the hands-free calling feature inoperable; the SYNC system does not respond to  
6 commands and freezes up; the system will freeze and reboot without warning; and the GPS is  
7 unresponsive. When the system freezes and/or reboots, it is often while the vehicle is in motion,  
8 creating a significant safety hazard. The problems experienced by Plaintiff Rodriguez with his  
9 MyFord Touch system are so pervasive that Plaintiff Rodriguez does not even utilize many of the  
10 features of the system since they create dangerous driving conditions.

11 158. Prior to purchasing his vehicle, Plaintiff Rodriguez saw advertisements for and  
12 representations made by Ford about MyFord Touch, including television, print media, and on the  
13 internet. Although Plaintiff Rodriguez cannot recall the exact language from the various  
14 publications, he recalls the materials touting the innovative nature of MyFord Touch, how it would  
15 enhance the driving experience, and increase the safety of the vehicle. None of these publications  
16 contained any disclosure relating to any defects in the MyFord Touch system. Had these materials  
17 that Plaintiff Rodriguez viewed disclosed that the MyFord Touch system in his vehicle suffered  
18 from numerous defects which would prevent the full use of his vehicle and pose safety risks, or had  
19 the Ford salespersons informed him of the same, he would not have purchased his vehicle with  
20 MyFord Touch, or would have paid less for his vehicle.

21 159. At all pertinent times Plaintiff Rodriguez has maintained his vehicle as recommended  
22 by Ford.

23 160. Plaintiff Rodriguez has suffered an ascertainable loss as a result of Ford's omissions  
24 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
25 associated with the MyFord Touch system defect alleged herein and the diminished value of his  
26 vehicle.

1           161. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
2 Rodriguez of the existence of the MyFord Touch system's defect and/or defective design prior to his  
3 agreement to purchase his vehicle.

4           162. Plaintiff Rodriguez also purchased a 2012 Ford Explorer on December 12, 2011.  
5 Plaintiff Rodriguez purchased the Ford Explorer for the exclusive use of his sister and her family,  
6 and therefore never took possession of the vehicle himself. Plaintiff Rodriguez has driven the Ford  
7 Explorer less than 5 times since purchasing the vehicle, the most recent time being sometime in  
8 2013. He also recalls attempting to connect one Samsung Galaxy S and one Samsung Galaxy S2,  
9 sometime around the time of purchase. He experienced intermittent connectivity and was unable to  
10 sync his files on those two occasions. Plaintiff Rodriguez's sister has told him that she experiences  
11 problems with her Sirius satellite radio and her FM radio presets in the 2012 Ford Explorer.

12           163. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
13 Rodriguez of the existence of the MyFord Touch system's defect and/or defective design prior to his  
14 agreement to purchase his vehicle.

15                           **b. Michael Ervin**

16           164. Plaintiff Michael Ervin ("Plaintiff Ervin") is an individual residing in Deer Park,  
17 Texas. On or about October 14, 2012, Plaintiff Ervin purchased a new 2013 Ford C-Max SEL from  
18 AC Collins Ford, an authorized Ford dealer in Pasadena, Texas. Plaintiff Ervin no longer owns this  
19 vehicle. Unknown to Plaintiff Ervin at the time he purchased his vehicle, the MyFord Touch system  
20 installed in his vehicle suffered from defects which have caused him out-of-pocket loss associated  
21 with the MyFord Touch system defect and diminished the value of his vehicle. Ford knew about  
22 these defects, but did not disclose the defects to Plaintiff Ervin, so Plaintiff Ervin purchased his  
23 vehicle on the reasonable, but mistaken, belief that his vehicle would be safe and reliable.

24           165. At all pertinent times, although Plaintiff Ervin maintained his vehicle as  
25 recommended by Ford, the defects with the MyFord Touch system continued to plague his vehicle  
26 throughout the duration of his ownership.

27           166. The Ford C-Max SEL purchased by Plaintiff Ervin came equipped with MyFord  
28 Touch. Almost immediately following the purchase date of his vehicle, Plaintiff Ervin experienced

1 problems with his MyFord Touch system. Since the date of the purchase of his vehicle, the  
2 problems he has experienced with his MyFord Touch system are so frequent and pervasive, he is not  
3 able to determine the precise dates he has experienced such problems. Issues that Plaintiff Ervin  
4 experienced included but were not limited to: system lockup and total system failure; periodic non-  
5 responsiveness to peripheral devices (such as MP3 players and smartphones); and periodic non-  
6 responsiveness to voice commands. His MyFord Touch system frequently crashed and frequently  
7 provided messages about performing scheduled system maintenance while crashing. The system  
8 routinely failed to power on once the vehicle was started. While operating the vehicle, the MyFord  
9 Touch system occasionally activated the rearview camera when the vehicle was not in reverse.  
10 Plaintiff Ervin's MyFord Touch system regularly failed to respond to voice and touch commands.  
11 Further, Plaintiff Ervin's MyFord Touch system failed to sync with his Windows phone and its  
12 connection to his phone would break several times per day.

13 167. Plaintiff Ervin took his Ford C-Max SEL into service at AC Collins Ford on no less  
14 than six occasions specifically to have his vehicle serviced to address issues with MyFord Touch.  
15 The technicians at AC Collins Ford were never able to resolve the issues with MyFord Touch.  
16 During the many service visits made by Plaintiff Ervin, he was unable to use his vehicle. Plaintiff  
17 Ervin sold his Ford C-Max SEL at a loss of approximately \$8000 as a result of his inability to  
18 correct the MyFord Touch problems, which rendered the vehicle unsafe.

19 168. Prior to purchasing his Ford C-Max SEL, Plaintiff Ervin saw advertisements for and  
20 representations made by Ford about MyFord Touch, including television, print media, and on the  
21 internet. Although Plaintiff Ervin cannot recall the exact language from the various publications, he  
22 recalls the materials touting the innovative nature of MyFord Touch, how it would enhance the  
23 driving experience, and increase the safety of the vehicle. None of these publications contained any  
24 disclosure relating to any defects in the MyFord Touch system. Had these materials that Plaintiff  
25 Ervin viewed disclosed that the MyFord Touch system in his vehicle suffered from numerous  
26 defects which would prevent his full use of his vehicle and pose safety risks, he would not have  
27 purchased his vehicle with MyFord Touch, or would have paid less for his vehicle.

1           169. At all pertinent times Plaintiff Ervin has maintained his vehicle as recommended by  
2 Ford.

3           170. Plaintiff Ervin has suffered an ascertainable loss as a result of Ford's omissions  
4 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
5 associated with the MyFord Touch system defect alleged herein and the diminished value of his  
6 vehicle.

7           171. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
8 Ervin of the existence of the MyFord Touch system's defect and/or defective design prior to  
9 purchase.

10           **11. Virginia**

11                   **a. Jason Connell**

12           172. Plaintiff Jason Connell ("Plaintiff Connell") is an individual residing in Alexandria,  
13 Virginia at the time of the start of this litigation but now resides in Silver Spring, Maryland. In  
14 October 2010, Plaintiff Connell purchased a 2011 Lincoln MKX equipped with MyFord Touch  
15 from World of Ford, an authorized Ford and Lincoln dealer based in Alexandria, Virginia. Plaintiff  
16 Connell experienced a total loss collision with the vehicle in October 2014. The vehicle was  
17 therefore transferred to Plaintiff Connell's insurance company, USAA. Unknown to Plaintiff  
18 Connell, at the time he purchased his vehicle, the MyFord Touch installed in his vehicle suffered  
19 from defects which have caused him out-of-pocket loss associated with the MyFord Touch system  
20 defect, future attempted repairs, and diminished the value of his vehicle. Ford knew about these  
21 defects, but did not disclose the defects to Plaintiff Connell, so Plaintiff Connell purchased his  
22 vehicle on the reasonable, but mistaken, belief that his vehicle would be safe and reliable.

23           173. At all pertinent times, although Plaintiff Connell maintained his vehicle as  
24 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

25           174. The Lincoln MKX purchased by Plaintiff Connell came equipped with MyFord  
26 Touch. Shortly following the purchase of his vehicle, Plaintiff Connell experienced problems with  
27 his MyFord Touch system. The problems Plaintiff Connell has experienced with his MyFord Touch  
28 system are so frequent and pervasive, Plaintiff Connell has taken his vehicle in for service to World

1 of Ford on at least October 11, 2010, December 16, 2010, and September 19, 2013. Issues that  
2 Plaintiff Connell experienced, include, but are not limited to: the system shuts down and freezes up,  
3 and the trunk of the vehicle opens randomly. The technicians at World of Ford were never able to  
4 resolve the issues Plaintiff Connell experienced with MyFord Touch. During the many service  
5 visits made by Plaintiff Connell, he was unable to use his vehicle.

6 175. Plaintiff Connell saw advertisements for and representations made by Ford about  
7 MyFord Touch, including television, print media, and on the internet, including statements made by  
8 Ford's CEO Alan Mulally concerning the benefits of MyFord Touch. Such materials touted the  
9 innovative nature of MyFord Touch, how it would enhance the driving experience, and increase the  
10 safety of the vehicle. None of these publications contained any disclosure relating to any defects in  
11 the MyFord Touch system. Had these materials that Plaintiff Connell viewed disclosed that the  
12 MyFord Touch in his vehicle suffered from numerous defects which would prevent full use of his  
13 vehicle and pose safety risks, he would not have purchased his vehicle with MyFord Touch, or  
14 certainly would have paid less for his vehicle.

15 176. At all pertinent times Plaintiff Connell has maintained his vehicle as recommended  
16 by Ford.

17 177. Plaintiff Connell has suffered an ascertainable loss as a result of Ford's omissions  
18 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
19 associated with the MyFord Touch system defect alleged herein and future attempted repairs, and  
20 diminished value of his vehicle.

21 178. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
22 Connell of the existence of the MyFord Touch system's defect and/or defective design prior to  
23 purchase.

24 **b. Henry Miller-Jones**

25 179. Plaintiff Henry Miller-Jones ("Plaintiff Miller-Jones") is an individual residing in  
26 Reston, Virginia. On or about April 20, 2013, Plaintiff Miller-Jones purchased a new 2013 Ford  
27 Fusion Titanium AWD from Ted Britt Ford, an authorized Ford dealer in Fairfax, Virginia.  
28 Plaintiff Miller-Jones purchased, and still owns, this vehicle. Unknown to Plaintiff Miller-Jones at



1 the time he purchased his vehicle, the MyFord Touch installed in his vehicle suffered from defects  
2 which have caused him out-of-pocket loss associated with the MyFord Touch system defect and  
3 diminished the value of his vehicle. Ford knew about these defects, but did not disclose the defects  
4 to Plaintiff Miller-Jones, so Plaintiff Miller-Jones purchased his vehicle on the reasonable, but  
5 mistaken, belief that his vehicle would be safe and reliable.

6 180. At all pertinent times, although Plaintiff Miller-Jones maintained his vehicle as  
7 recommended by Ford, the defects with the MyFord Touch system continue to plague his vehicle.

8 181. The Ford Fusion Titanium AWD purchased by Plaintiff Miller-Jones came equipped  
9 with MyFord Touch. Almost immediately following the purchase date of his vehicle, Plaintiff  
10 Miller-Jones experienced problems with his MyFord Touch system. Since the date of the purchase  
11 of his vehicle, the problems he has experienced with his MyFord Touch system are so frequent and  
12 pervasive, he is not able to determine the precise dates he has experienced such problems. Issues  
13 that Plaintiff Miller-Jones experienced include but are not limited to: system lockup and total  
14 system failure; periodic non-responsiveness to peripheral devices (such as MP3 players and  
15 smartphones); inability to use Bluetooth features to stream music or other audio; and periodic non-  
16 responsiveness to voice and touch commands. Additionally, Plaintiff Miller-Jones' GPS navigation  
17 feature frequently fails to provide accurate directions and misreads his location.

18 182. Plaintiff Miller-Jones took his Ford Fusion Titanium AWD to Ted Britt Ford on no  
19 less than four occasions specifically in relation to issues with MyFord Touch. On one occasion,  
20 Plaintiff Miller-Jones had his vehicle serviced by a Ford repair technician to address MyFord Touch  
21 problems, leaving the vehicle overnight. On other occasions, Plaintiff Miller-Jones was instructed  
22 by personnel on the various functions of MyFord Touch, in an attempt by Ford to correct the  
23 problems he was experiencing. Neither the technicians nor the instructional personnel at Ted Britt  
24 Ford were ever able to resolve Plaintiff Miller-Jones' issues with MyFord Touch. During the  
25 service visits made by Plaintiff Miller-Jones, he was unable to use his vehicle.

26 183. Plaintiff Miller-Jones saw advertisements for and representations made by Ford  
27 about MyFord Touch, including television, print media, and on the internet. Although Plaintiff  
28 Miller-Jones cannot recall the exact language from the various publications, he recalls the materials

1 touting the innovative nature of MyFord Touch, how it would enhance the driving experience, and  
2 increase the safety of the vehicle. None of these publications contained any disclosure relating to  
3 any defects in the MyFord Touch system. Had these materials that Plaintiff Miller-Jones viewed  
4 disclosed that the MyFord Touch in his vehicle suffered from numerous defects which would  
5 prevent his full use of his vehicle and pose safety risks, he would not have purchased his vehicle  
6 with MyFord Touch, or would have paid less for his vehicle.

7 184. At all pertinent times Plaintiff Miller-Jones has maintained his vehicle as  
8 recommended by Ford.

9 185. Plaintiff Miller-Jones has suffered an ascertainable loss as a result of Ford's  
10 omissions associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
11 associated with the MyFord Touch system defect alleged herein and the diminished value of his  
12 vehicle.

13 186. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
14 Miller-Jones of the existence of the MyFord Touch system's defect and/or defective design prior to  
15 purchase.

16 **12. Washington**

17 **a. Leif Kirchoff**

18 187. Plaintiff Leif Kirchoff ("Plaintiff Kirchoff") is an individual residing in Bainbridge  
19 Island, Washington. On or about February 14, 2013, Plaintiff Kirchoff purchased a new 2013 F-250  
20 from Bickford Ford, an authorized Ford dealer in Snohomish, Washington. Plaintiff Kirchoff  
21 purchased, and still owns, this vehicle. Unknown to Plaintiff Kirchoff at the time he purchased his  
22 vehicle, the MyFord Touch system installed in his vehicle suffered from defects which have caused  
23 him out-of-pocket loss associated with the MyFord Touch system defect and diminished the value  
24 of his vehicle. Ford knew about these defects, but did not disclose the defects to Plaintiff Kirchoff,  
25 so Plaintiff Kirchoff purchased his vehicle on the reasonable, but mistaken, belief that his vehicle  
26 would be safe and reliable.

27 188. At all pertinent times Plaintiff Kirchoff maintained his vehicle as recommended by  
28 Ford, but the defects with the MyFord Touch system continue to plague his vehicle.

1           189. The F-250 purchased by Plaintiff Kirchoff came equipped with MyFord Touch with  
2 navigation. Plaintiff Kirchoff began to experience problems with his MyFord Touch system soon  
3 after receiving delivery of the vehicle in February 2013. Since the date of the purchase of his  
4 vehicle, the problems he has experienced with his MyFord Touch system are so frequent and  
5 pervasive, he is not able to determine the precise dates he has experienced such problems. Issues  
6 that Plaintiff Kirchoff experienced include but are not limited to: periodic non-responsiveness to  
7 peripheral devices; Bluetooth connectivity issues; inability to properly stream music; rear camera  
8 connection problems; wrong or missing navigation data; system lockup, and total system failure.  
9 Additionally, Plaintiff Kirchoff's GPS navigation feature frequently fails to provide accurate  
10 directions and misreads his location.

11           190. Plaintiff Kirchoff took his Ford F-250 to Bickford Ford on three occasions and Parr  
12 Ford Mazda on one occasion specifically in relation to issues with his MyFord Touch system.  
13 During these service visits made by Plaintiff Kirchoff, he was unable to use his vehicle. Plaintiff  
14 Kirchoff also estimates spending approximately 20 hours on the phone with Ford customer service  
15 regarding the defects present in his MyFord Touch system.

16           191. Plaintiff Kirchoff saw advertisements for and representations made by Ford about  
17 MyFord Touch, including television, print media, and on the internet. He also saw advertisements  
18 stating that Ford had made significant upgrades and corrections to the system between the 2012 and  
19 2013 model years. Although Plaintiff Kirchoff cannot recall the exact language from the various  
20 publications, he recalls the materials touting the innovative nature of MyFord Touch, how it would  
21 enhance the driving experience, and increase the safety of the vehicle. None of these publications  
22 contained any disclosure relating to any defects in the MyFord Touch system. Although Plaintiff  
23 Kirchoff was aware of some mixed reviews of MyFord Touch, he was informed by the sales  
24 representatives at Bickford Ford that Ford had made significant improvements to the MyFord Touch  
25 system. Had these materials that Plaintiff Kirchoff viewed disclosed that the MyFord Touch system  
26 in his vehicle suffered from numerous defects which would prevent his full use of his vehicle and  
27 pose safety risks, he would not have purchased his vehicle with MyFord Touch, or would have paid  
28 less for his vehicle.

1           192. Plaintiff Kirchoff has suffered an ascertainable loss as a result of Ford's omissions  
2 associated with the MyFord Touch system, including but not limited to out-of-pocket loss  
3 associated with the MyFord Touch system defect alleged herein and the diminished value of his  
4 vehicle. He has also spent approximately 20 hours on the phone with the Ford SYNC support team,  
5 diagnosing the problems, documenting several issues, and receiving commitments that those issues  
6 would be carefully reviewed by the software team for a future software release.

7           193. Neither Ford nor any of its agents, dealers, or other representatives informed Plaintiff  
8 Kirchoff of the existence of the MyFord Touch system's defect and/or defective design prior to  
9 purchase.

10 **B. Defendant**

11           194. Ford Motor Company is a corporation doing business in all 50 states (including the  
12 District of Columbia) and is organized under the laws of the State of Delaware, with its principal  
13 place of business in Dearborn, Michigan. At all times relevant to this action, Ford manufactured,  
14 sold, leased, and warranted the Class Vehicles at issue under the Ford and Lincoln brand names  
15 throughout the United States. Ford and/or its agents designed, manufactured, and installed the  
16 defective MyFord Touch systems in the Class Vehicles. Ford also developed and disseminated the  
17 owner's manuals and warranty booklets, advertisements, and other promotional materials relating to  
18 the Class Vehicles.

19 **V. TOLLING OF THE STATUTE OF LIMITATIONS**

20           195. Any applicable statute(s) of limitations has been tolled by Ford's knowing and active  
21 concealment and denial of the facts alleged herein. Plaintiffs and the other Class members could not  
22 have reasonably discovered the true, latent defective nature of the MyFord Touch system until  
23 shortly before this class action litigation was commenced.

24           196. Ford was and remains under a continuing duty to disclose to Plaintiffs and the other  
25 Class members the true character, quality, and nature of the Class Vehicles, that this defect is a  
26 result of Ford's design choices, and that it will require costly repairs, and diminishes the resale  
27 value of the Class Vehicles. As a result of the active concealment by Ford, any and all statutes of  
28 limitations otherwise applicable to the allegations herein have been tolled.

1 **VI. FACTUAL ALLEGATIONS**

2 **A. Ford Introduces and Begins Selling MyFord Touch**

3 197. MyFord Touch is a factory-installed, integrated in-vehicle communication,  
4 navigation, and entertainment system that allows users to use a rearview camera, control vehicle  
5 climate, operate adaptive cruise control, receive navigational direction, make hands-free telephone  
6 calls, control music, and perform other functions with voice and touch commands. MyFord Touch  
7 also includes 9-1-1 Assist, which automatically contacts emergency personnel with the vehicle's  
8 coordinates in case of an accident. In addition to touchscreen and voice-based commands, MyFord  
9 Touch also features a steering wheel control panel.

10 198. MyFord Touch technology builds on the foundation laid in an earlier, first generation  
11 of the system: Ford SYNC. Ford SYNC was described as a "factory-installed fully integrated in-  
12 vehicle communications system and entertainment system. SYNC provides drivers with hands-free  
13 voice-activated control over mobile phones and digital music players, and automatically connects  
14 phones and music players with the in-vehicle microphone and sound system." Ford designed and  
15 developed SYNC with Microsoft and installed the original SYNC system in Ford vehicles in 2007,  
16 limited to twelve groups of model year 2008 vehicles in North America. By the end of 2009, SYNC  
17 was available on over 20 of Ford's vehicles, and was an option chosen by approximately 70% of  
18 Ford owners. Ford initially promoted the SYNC system as a product providing drivers with the  
19 ability to operate Bluetooth-enabled mobile phones and digital media players in Ford vehicles using  
20 voice commands, steering wheel controls, and radio controls. Later, SYNC software was expanded  
21 so text messages received by the driver could be "vocalized" by a digitized female voice named  
22 "Samantha" and read aloud through the vehicle's speaker system. The initial versions of Ford  
23 SYNC, however, did not include a touchscreen, like MyFord Touch.

24 199. Ford considered SYNC to be a highly successful feature. According to Ford, the  
25 resale value of a Ford vehicle with SYNC was \$200 higher than a comparable Ford vehicle without  
26 SYNC. Further, Paul Mascarenas, Ford's Vice President of Engineering for Global Product  
27 Development, was quoted as saying, "SYNC is absolutely impacting our top line revenue in terms  
28 of improved vehicle sales, net transaction pricing, and incremental revenue from SYNC services ...

1 Customers clearly want SYNC and are prepared to pay for it because we delivered great technology  
2 at excellent value for the money. The positive revenue generation is the hard line connection to  
3 Ford’s corporate business plan.” POPULAR MECHANICS ranked SYNC as the fourth in its 2007 “Top  
4 10 Most Brilliant Gadgets” list.<sup>15</sup>

5 200. In January 2010, hoping to capitalize on the success of SYNC, Ford announced that  
6 it would be launching a second generation of SYNC called “MyFord Touch.” MyFord Touch was a  
7 much more comprehensive technology which utilized Ford SYNC as the operating system, but  
8 included many more features than had been available with the initial versions of Ford SYNC.<sup>16</sup> It  
9 hailed MyFord Touch as an “intuitive driver experience.”<sup>17</sup> MyFord Touch was intended to  
10 “redesign the in-car interface, mirroring how consumers interact with most devices in their lives by  
11 using touch-sensitive buttons, touch screens, and voice recognition.” The launch of MyFord Touch  
12 was also promoted by Ford as a significant reason to purchase a Ford vehicle.

13 201. At the time of the launch, Ford’s CEO Alan Mulally said, referring to MyFord  
14 Touch, “this is a reason to buy Ford ... It’s just smart design. We think it’s a value proposition.”<sup>18</sup>  
15 With great fanfare, Ford CEO Mulally delivered the keynote address at the Annual Consumer  
16 Electronics show in 2010 in Las Vegas specifically to unveil MyFord Touch.

17 202. With MyFord Touch, Ford aimed to create a technological infotainment system that  
18 would be available not only on its higher-end vehicles, but would become the signature feature of  
19 all Ford vehicles – a feature that would increase sales of vehicles across the entire range of Ford,  
20 and Lincoln products. At the time Ford unveiled the MyFord Touch, Ford’s Vice President for  
21 Group Product Development stated, “[d]emocratization of technology is a key aspect of our product  
22 plan ... With [MyFord Touch], we didn’t want to create an upscale electronics package and just put  
23

---

24 <sup>15</sup> [http://en.wikipedia.org/wiki/Ford\\_SYNC](http://en.wikipedia.org/wiki/Ford_SYNC).

25 <sup>16</sup> <http://www.zdnet.com/blog/gadgetreviews/ford-announces-myford-touch-with-dual-4-2-lcds-wi-fi-and-improved-voice-recognition/10838>.

26 <sup>17</sup> <http://www.zdnet.com/blog/gadgetreviews/ford-announces-myford-touch-with-dual-4-2-lcds-wi-fi-and-improved-voice-recognition/10838>.

27 <sup>18</sup> <http://www.nydailynews.com/news/money/ford-unveils-cool-new-in-car-technology-consumer-electronics-show-article-1.170650>.

28

1 it on our highest-end vehicles. This technology will be available across our full range of vehicles:  
2 From our affordable small cars to the ultimate Lincoln, we're going to make a premium, appealing  
3 and intuitive experience available to everyone," and further described the system's ability to  
4 "deliver[] a premium interior experience that will help consumers fall in love with their vehicles  
5 again ...."<sup>19</sup>

6 203. Around the same time, however, Ford developers were grappling with how they  
7 could market a product and set of upgrades they knew did not work. An October 6, 2010 e-mail  
8 written by Ford Product Manager, Erin Hortum to the Ford marketing team states: "I've been  
9 thinking about your suggestion around how we approach this 'service pack' without making it  
10 sound like the car is broken down." (WLN2-40011). Later on in the e-mail chain the Product  
11 Manager notes: "My concern with calling it enhancement is that it's not an enhancement at all. It  
12 may also imply that all issues will be fixed when we're sure that they won't be." (WLN2-40010).

13 204. At the 2010 rollout, only a limited number of Ford vehicles were equipped with  
14 MyFord Touch. But Ford announced its goal that by 2015, at least 80% of Ford vehicles would be  
15 equipped with MyFord Touch.<sup>20</sup> Currently, more than 10 million Ford vehicles contain MyFord  
16 Touch.<sup>21</sup>

17 205. On June 17, 2013, Ford issued a press release titled "SYNC and MyFord Touch Sold  
18 on 79 Percent of New Ford Vehicles, New Technology Drives Quality Satisfaction." Ford  
19 announced that, combined, SYNC and MyFord Touch systems are sold on 79 percent of new 2013  
20 Ford vehicles. According to Ford, customers cite to these features as a reason why consumers  
21 prefer Ford vehicles over competitors.

22 206. Ford designed MyFord Touch to manage new technological capabilities in cars, in  
23 order to simplify a user's experience with the vehicle and to make it safer. As Ford's President  
24 stated at the time MyFord Touch was rolled out, "[a]s we began developing [MyFord Touch's]

25 \_\_\_\_\_  
26 <sup>19</sup> <http://www.gminsidenews.com/forums/f37/ford-announces-myford-touch-technology-87723/>.

27 <sup>20</sup> <http://www.zdnet.com/blog/gadgetreviews/ford-announces-myford-touch-with-dual-4-2-lcds-wi-fi-and-improved-voice-recognition/10838>.

28 <sup>21</sup> <http://www.cnet.com/news/ford-sync-3-announced/>.

1 capability, we saw this groundswell of new technology, new functionality and incredible capability  
2 opening up to consumers ... It was readily apparent that unless we devised an intuitive interface to  
3 help drivers manage these capabilities, they could detract – and possibly distract – from the driving  
4 experience.”<sup>22</sup>

5 207. For this state-of-the-art technology, Ford charges a hefty premium. As a stand-alone  
6 option, Ford’s suggested retail price for the MyFord Touch system is approximately \$1,000.  
7 Customers can add further options to their MyFord Touch system – such as GPS navigation  
8 capability – by paying additional fees of several hundred dollars.

9 **B. The MyFord Touch System**

10 **1. MyFord Touch Hardware.**

11 208. MyFord Touch consists of two or three LCD screens that provide the gateway  
12 between the user and the various technological features that comprise the MyFord Touch system.  
13 The following photograph depicts the MyFord Touch system in a Ford vehicle:



14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25 209. The primary centerpiece of MyFord Touch is an eight-inch LCD touchscreen that is  
26 located in the center stack, depicted in the photograph below.

27 <sup>22</sup> <http://www.gminsidenews.com/forums/f37/ford-announces-myford-touch-technology-87723/>.





1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13        210. As can be seen above, the LCD touchscreen interface is divided into four equal-sized  
14 sections. The upper left quarter of the screen is the interface which displays the connection to a  
15 user's mobile device, and allows the user to operate a mobile device, including making hands-free  
16 telephone calls, reviewing contact information on the mobile device, and other features related to  
17 the mobile device. The lower left quarter of the screen operates the audio system in the vehicle. It  
18 allows the user to access and select various radio stations, or other sources of audio that can be  
19 played in the vehicle. The upper right quarter of the screen permits the user to interface with the  
20 vehicles' navigation and GPS technology. The bottom right quarter of the screen is the interface  
21 with the vehicles' climate control system and allows the user to control the climate in the car. There  
22 is also a menu screen, which allows the user to control various aspects of the MyFord Touch  
23 system, as well as other features in the vehicle, including cabin lighting, audio settings, and other  
24 aspects of the vehicle.  
25  
26  
27  
28

1           211. The other two LCD interfaces are located to the left and right of the speedometer  
2 directly in front of the driver, as depicted in the photograph below.<sup>23</sup>



15           212. These two additional interfaces are not touchscreens. Rather, the user navigates  
16 these through a five-way control located on the steering wheel (images of the controls on the  
17 steering wheel are contained in the image in paragraph 227 above). They allow the user to perform  
18 some of the same functions that can be performed on the center stack interface, however, on a more  
19 limited basis.

20           **2. The Operating System Utilized by MyFord Touch.**

21           213. MyFord Touch is powered by “Ford SYNC,” an operating system that is based on  
22 Microsoft’s Windows Embedded Automotive operating system.<sup>24</sup> SYNC operates a number of  
23 features that form part of the MyFord Touch system.

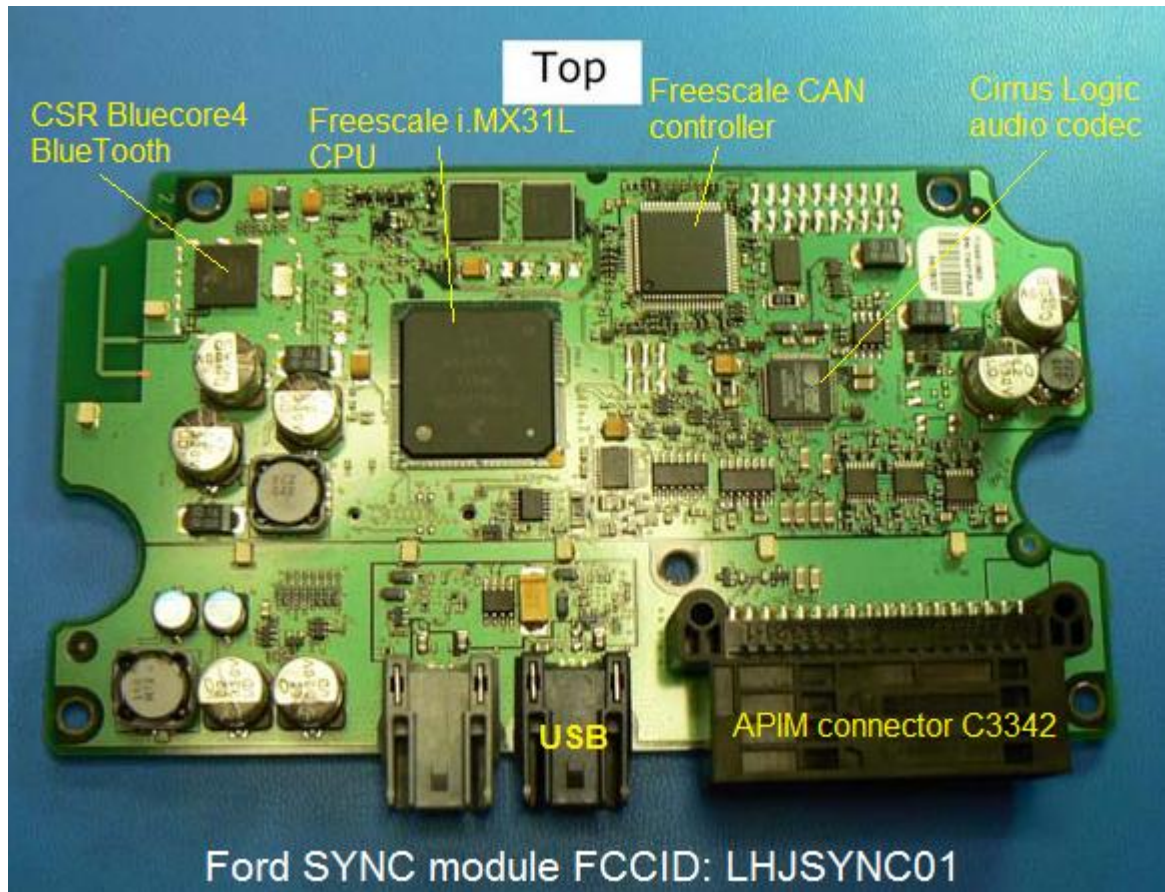
24  
25  
26  

---

<sup>23</sup> Some Ford and Lincoln vehicle models, such as the F-250, only have one screen in the gauge cluster.

27  
28  
<sup>24</sup> <http://www.zdnet.com/blog/gadgetreviews/ford-announces-myford-touch-with-dual-4-2-lcds-wi-fi-and-improved-voice-recognition/10838>.

1           214. The “brain” of the MyFord Touch system is the Accessory Protocol Interface  
2 Module (“APIM”) also referred to as the “SYNC Module.” The system’s APIM interfaces with all  
3 vehicle audio sources as well as high-speed and medium-speed vehicle Controller Area Network  
4 buses (“CAN”). The following depicts the SYNC module or APIM:



215. The MyFord Touch system’s Microsoft Windows auto-based operating system can also receive software updates through the use of the Class Vehicles’ USB ports.

**C. Ford Promotes MyFord Touch Safety Features**

216. Ford actively touts the MyFord Touch system’s safety features as a reason to buy Ford and to pay the premium charged for the MyFord Touch systems. For example, on Ford’s website for the MFT system ([www.ford.com/technology/sync](http://www.ford.com/technology/sync)), Ford states that, “SYNC helps you keep your eyes on the road and stay connected to your world.” The website features a video entitled, “SYNC Saved My Life,” in which the narrator, reading a letter purportedly sent to Ford by

1 a consumer, says the following: “SYNC saved my life”; “if SYNC had not dialed 911, I certainly  
2 would have perished at the bottom of that river”; “SYNC is there when nobody else is”; and “it gave  
3 me my life ... that’s the ultimate technology.” The video displays the words, “SYNC. Can call for  
4 help, even if you can’t.”

5 217. This automated emergency notification function operates through a MyFord Touch  
6 feature called “911 Assist.” According to Ford’s website, this feature operates in the following  
7 way: “In the event of an accident in which an airbag deploys or, in certain vehicles, the fuel pump  
8 shutoff is activated, 911 Assist with GPS uses a properly paired and connected mobile phone inside  
9 the vehicle to make a call directly to a 911 operator and gives emergency responders your exact  
10 location.”

11 218. Ford’s promotion of the MyFord Touch system also capitalizes on the recent  
12 enactment of distracted driver laws. Over a dozen states have enacted laws prohibiting the use of  
13 hand-held cellular telephones while driving. The MyFord Touch website  
14 ([www.ford.com/technology/sync/features/hands-free-calling](http://www.ford.com/technology/sync/features/hands-free-calling)) promotes its hands-free calling feature  
15 as follows: “You never have to miss a call just because you’re behind the wheel. If your phone  
16 rings, you can answer with the push of a button, and you can make a call with the sound of your  
17 voice.” The website emphasizes the calling ease: “Calling anyone is as easy as saying his or her  
18 name.”

19 219. Numerous advertisements from MyFord Touch contained similar safety messages  
20 such as:

21 MyLincoln Touch™

22 With MyLincoln Touch,™ you can easily control phone,  
23 entertainment, climate, and available navigation with intuitive touch  
controls and voice commands.\*

24 \*Driving while distracted can result in loss of vehicle control. Only  
25 use mobile phones/MyLincoln Touch™/other devices, even with  
26 voice commands, when it is safe to do so. Some features may be  
27 locked out while the vehicle is in gear.  
28

1           220. Another example of promotion of the safety capabilities of MyFord Touch is in the  
2 following advertisement which represents that MyFord Touch is designed to make the “vehicle  
3 experience smarter, safer and simpler.”



#### MyFord Touch

The introduction of MyFord driver connect technology heralds a sweeping redesign in the way drivers interact with their vehicles, focused on making the in-vehicle experience smarter, safer and simpler. Featuring rich graphic display screens, user-friendly controls and expanded voice commands, MyFord Touch™ offers drivers increased connectivity while fostering a “hands on the wheel, eyes on the road” approach to keeping in touch.



MyFord leverages the company's award-winning SYNC® communications system, making additional vehicle controls voice-accessible while refining the voice recognition technology to make it more intuitive than ever. As part of MyFord, SYNC has expanded, allowing users to operate additional features like climate controls and audio and navigation systems without their eyes ever leaving the road. New features like in-car WiFi, HD Radio™ technology and song tagging combined with extensive personalization options help create a rich, custom driving experience for Ford customers.

#### Making the desirable affordable

MyFord represents premium technology, but it will not be exclusive to premium products – the system was engineered from the start to be delivered in affordable, high-volume cars and trucks for everyone around the globe. As new and freshened Ford, Lincoln and Mercury models continue to arrive, all will be outfitted with MyFord driver connect technology. Across different models, different trim levels, even different countries, drivers immediately will know they're behind the wheel of a Ford vehicle equipped with the technology, safety and convenience features they expect.

#### Safety Leadership



Ford's Adaptive Cruise Control and Collision Warning with Brake Support allows drivers to set the vehicle's speed and maintain it without using the accelerator pedal, using radar sensors to detect moving vehicles ahead and warn drivers of collision risks.

Ford has more U.S. government 5-star crash test ratings than any other brand. Ford's rapid advancement of crash-avoidance and crash-protection technologies continues to build on its leading safety heritage.

In 2009, Ford introduced Adaptive Cruise Control and Collision Warning with Brake Support, and Blind Spot Information System with Cross Traffic Alert. These technologies help drivers avoid potential collisions by using radar to detect the position of other vehicles and warn the driver with a combination of visual and audio alerts.

Ford announced plans to introduce the world's first automotive inflatable seat belts, combining attributes of traditional safety belts and air bags to provide an added level of crash protection for rear seat passengers. The device will be an option on the next-generation Ford Explorer that goes into production this year.



Ford Motor Company | 2009 Annual Report 9

1           221. The MyFord Touch system also operates the vehicle’s backup camera. Backup  
2 cameras are safety features which allow drivers to see what is behind their vehicle as they back up.  
3 NHTSA has said that backup cameras could prevent half of the deaths caused by backover  
4 accidents.<sup>25</sup> There is a proposed rule that would require backup cameras in all vehicles in the  
5 United States by 2015.<sup>26</sup>

6           222. Nowhere in any of these materials does Ford disclose that these purported safety  
7 features provided by SYNC may not be operable because of the defects in MyFord Touch. In fact,  
8 because of the defects in MyFord Touch, a dangerous driving condition is created as the vehicle’s  
9 driver is forced to focus her attention on the malfunctioning MyFord Touch instead of the road.

10 **D. Ford Promotes MyFord Touch Communications And Entertainment Features**

11           223. In addition to extolling the safety features of MyFord Touch, Ford also promotes  
12 various communication and entertainment features of MyFord Touch proclaiming the benefits of the  
13 MyFord Touch system and how it purportedly enhances the driving experience in specific ways,  
14 including by facilitating hands-free telephone use, providing automatic emergency notification (911  
15 Assist), voice-controlled audio functionality, and a safe and convenient rearview camera system.

16           224. For example, regarding Ford’s 2012 Edge and Explorer models, Ford distributed the  
17 following promotional material which contained the following statement concerning MyFord  
18 Touch: “together these [MyFord Touch] elements create an interactive, rich interface that makes the  
19 vehicle functions, settings and information easily accessible to the driver through voice, steering  
20 wheel controls or with a simple tap on the touchscreen.” The following is a depiction of the  
21 advertisement:  
22  
23  
24  
25

---

26 <sup>25</sup> <http://www.autonews.com/article/20130620/OEM11/130629981#axzz2iafFMKVW>.

27 <sup>26</sup> *Id.*

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**2012 Ford Explorer and Ford Edge:  
SYNC with MyFord Touch + Audio by Sony**

SYNC with MyFord Touch driver connect technology includes an Audio by Sony upgrade on higher series 2012 Ford Explorer and Ford Edge models. MyFord Touch adds the connectivity of SYNC with more than 10,000 voice commands, an 8-inch color touch screen and two 4.2-inch LCD screens in the instrument cluster. Together, these elements create an interactive, rich interface that makes the vehicle functions, settings and information easily accessible to the driver through voice, steering wheel controls or with a simple tap on the touch screen. Audio by Sony further enhances the vehicle experience with extraordinary sound quality and a unique design interface mimicking Sony home audio equipment.

SYNC with MyFord Touch and Audio by Sony is standard on the 2012 Ford Explorer Limited, Ford Edge Limited and Edge Sport.

**Vehicle control screen**  
Provides display for:  
 ■ Trip odometer  
 ■ Distance to empty  
 ■ Vehicle settings including MyKey  
 ■ Speed control settings  
 ■ Driver-assist settings

**Quick access infotainment screen**  
Provides at-a-glance display for:  
 ■ Entertainment  
 ■ Climate control  
 ■ Phone  
 ■ Navigation

**MyFord Touch touch screen**  
This 8-inch touch screen includes color-coded corners that provide access to and display information for:  
 ■ Entertainment  
 ■ Phone  
 ■ Navigation  
 ■ Climate control  
 ■ Sirius Travel Link

**Audio by Sony**  
Key features include:  
 ■ 12 speakers, Class D all-digital amplifier, 390 watts of continuous power  
 ■ Dolby Pro Logic II technology for true virtual 5.1 channel surround sound  
 ■ Sony-designed panel with piano black finish  
 ■ Multifunction Sony controller dial  
 ■ Touch-sensitive switches  
 ■ HD Radio and iTunes Tagging

**Standard features of MyFord Touch include:**

<ul style="list-style-type: none"> <li>■ Media Hub</li> <li>- Two USB ports</li> <li>- SD card slot</li> <li>- RCA jacks</li> </ul>	<ul style="list-style-type: none"> <li>■ SYNC</li> <li>- Hands free voice-activated control of mobile phones and digital music players</li> <li>- 10,000+ voice commands</li> <li>- Wi-Fi hotspot capability</li> <li>- 911 Assist</li> <li>- Vehicle Health Report</li> </ul>	<ul style="list-style-type: none"> <li>- SYNC Services for Traffic Directions Information</li> <li>- Operator Assist for live operator assistance with business searches, address entry, navigation</li> <li>- *Send to SYNC through MapQuest and GoogleMaps</li> <li>- SYNC Destinations smartphone app</li> </ul>	<ul style="list-style-type: none"> <li>■ Premium map-based navigation</li> <li>- Telenav map data</li> <li>- Wides point of interest information</li> <li>- Gracenote media database</li> </ul>
---	--	---	---

225. A 2012 advertisement made similar promises with respect to safety:

**Drive hands-on  
Live hands-free  
THAT'S SYNC®**

Your phone. Your music. Your day. Just say the words and SYNC® lets you do what you need to, hands-free, while you drive. For fun. For family. For business.

226. Nowhere in any of these materials does Ford disclose that MyFord Touch is subject to, among other things, freezing and rebooting while the vehicle is in motion, therefore rendering the features it promotes in this advertisement inoperable. In fact, because of the defects in MyFord Touch, a dangerous driving condition is created as the vehicle's driver is forced to focus her attention on the malfunctioning MyFord Touch instead of the road.

1 **E. Serious Defects Have Plagued MyFord Touch Since Its Introduction**

2 227. Since its launch, however, the MyFord Touch system has failed to perform as  
3 advertised. Many of the features advertised as part of the system often fail to perform entirely –  
4 especially when the system freezes up or crashes.

5 228. In addition, while many of the features of the MyFord Touch system were apparently  
6 intended to make the driving experience safer for the vehicle owner, the persistent problems Class  
7 Vehicle owners and/or lessees have experienced with MyFord Touch have actually created  
8 significant safety risks. For example, in the event of a malfunction, Class Vehicle owners/lessees  
9 are forced to focus on the malfunction while driving or are distracted by the malfunction putting the  
10 driver at risk of an accident. Further, during a MyFord Touch malfunction, a number of crucial  
11 vehicle functions bearing directly on safety are rendered inoperable. For example, the climate  
12 controls, including windshield defrosters, as well as rearview cameras (necessary to keep a lookout  
13 while driving in reverse), are operated only through the MyFord Touch touchscreen. When the  
14 screen freezes, or the system randomly shuts down, those features are completely inoperable. At  
15 times the audio system turns on at loud volumes startling drivers. Some drivers have even reported  
16 key components of the instrument panel unexpectedly turning to black while driving 60 miles per  
17 hour on a freeway. Such malfunctions put drivers, passengers, other motorists, and pedestrians at  
18 substantial risk of injury or death.

19 229. Further, the MyFord Touch system’s failure to contact 9-1-1 in emergencies as  
20 designed (and as advertised) puts drivers and passengers at risk. Ford has acknowledged that in 9-1-  
21 1 testing the GPS provided the wrong coordinates of a vehicle in need of assistance, and first  
22 responders were sent tens of miles away from where the vehicle was actually located.

23 230. The defective MyFord Touch system also produces substantial and potentially  
24 dangerous inconveniences. As numerous Plaintiffs have alleged, while using certain features in  
25 MyFord Touch, such as the GPS navigation technology, the MyFord Touch screen will simply turn  
26 off, then turn back on and, when it does, it states that it is “performing scheduled system  
27 maintenance.” In the meantime, the user’s route that was programmed into the GPS is no longer  
28 available and can leave the vehicle owner lost. Correcting for the error requires the driver to attend



1 to the GPS rather than the road. Notably, when this occurs, the system is not performing  
2 “scheduled” maintenance; it is simply malfunctioning.

3 231. Additionally, because certain crucial vehicle functions, including the rearview  
4 camera, are routed through and controlled by MyFord Touch, these features become inoperable  
5 when the MyFord Touch system crashes. Thus, drivers are more likely to collide with other cars or  
6 pedestrians when moving in reverse because the rearview camera fails.

7 232. Ford has acknowledged these problems by issuing a series of corrective measures  
8 but, like the system itself, these measures have also been a failure.

9 233. Instead of being fixed, the MyFord Touch system suffers from the following defects:

10 **Software bugs**, including the following, *inter alia*:

- 11 a. Deadlocks and task starvations (*i.e.*, MyFord Touch allocates insufficient  
12 resources to different tasks, leading to system failure or lock-up). Deadlock  
13 occurs when two or more parts of the software become permanently stuck  
14 waiting for each other. Deadlocks arise between two tasks (or programs), or  
15 between two state machines that ordinarily cooperate, if the software is not  
16 properly architected. Relatedly, task starvation occurs when lower priority  
17 parts of the software never get a chance to do their jobs because they cannot  
18 access a necessary resource, such as a CPU, to run. Unlike deadlock, task  
19 starvation can be temporary and can affect a single task (rather than several,  
20 although it may affect several tasks as well). Task starvation results when a  
21 faster processor is needed to properly run the programs, or when tasks are  
22 misprioritized by design;
- 23 b. Buffer and/or stack overflows. Buffer and stack overflows occur when a  
24 program attempts to use more space (or memory) than is available to it by  
25 virtue of the data structure;
- 26 c. Race conditions (including via unprotected singletons and within shared non-  
27 reentrant subroutines). Race conditions occur when two or more tasks or  
28 programs both use the same object (*e.g.*, a global variable or a hardware  
register) without adequate protection against simultaneous use. Each task or  
program attempts to draw on the same data, which can corrupt the data;
- d. Missed real-time deadlines, *e.g.*, as a result of incorrect prioritization of tasks  
and interrupt service routines. Software that must not only get the right  
mathematical answer but also get the right answer on time is “real-time.”  
Missing such deadlines has consequences. In the MyFord Touch system, an  
example of a real-time deadline would be in the communication with  
peripheral devices such as Bluetooth connections to cell phones. The  
common reported problem of supported phones not being able to connect  
could be caused by underlying missed deadlines. Like task starvation, this  
occurs when either a faster processor is needed or the tasks are misprioritized;

- 1 e. Logical errors within individual algorithms, subroutines, and device drivers. Logical errors are software bugs within a single span of code. Programmers  
2 make mistakes and not all of those mistakes are detected reliably in testing.  
3 For example, a function to compare two numbers and return the larger value  
4 might have a bug that only occurs when one of the values is over 1,000,000.  
5 That logical error then may cause an observable system crash;
- 6 f. Errors including dead ends in state machines. A dead end in a state machine  
7 occurs when the software is not properly designed to handle a particular  
8 sequence of events, such as key presses or menu selections, and the system  
9 becomes unresponsive, fails to power on, or fails to operate normally; and
- 10 g. Invalid pointer dereferences and related errors in pointer arithmetic. This is a  
11 type of memory corruption that leads to random misbehaviors, some of which  
12 produce observable symptoms like system crashes or lock-ups.

13 234. **Other software and hardware defects**, including inadequate defenses against the  
14 following, *inter alia*:

- 15 \* deadlock, starvation, and/or death of tasks;  
16 \* stack overflow;  
17 \* memory corruptions, including database corruptions;  
18 \* spurious electrical signals, including interrupts;  
19 \* invalid or improper messages on the CAN bus;  
20 \* stuck memory bits;  
21 \* miscalibrated or malfunctioning sensors and actuators: (Sensors such as the camera  
22 CCD for the backup camera and for the temperature feedback in the climate control  
23 system. Actuators such as window defrosters and climate controls);  
24 \* insufficient electrical grounds, *e.g.*, at peripheral connection points and antennae;  
25 and  
26 \* other electrical/electronic, system, and/or software malfunctions.

27 235. All of these software and hardware defects are a result of Ford's inadequate design of  
28 the MyFord Touch system and/or of Ford's faulty implementation of the MyFord Touch software in  
the manufacturing process. Ford also failed to perform adequate safety and performance testing on  
the MyFord Touch system, which would meaningfully reflect the average consumer's experience  
with the infotainment system.

29 236. The software-related bugs and defects described above resulted from some or all of  
the following **failures of software process and architecture**:

- 30 \* inadequate testing, including insufficient unit testing, insufficient integration  
31 testing, and insufficient regression testing;

- \* failure to adopt or enforce software development best practices, including failure to adequately enforce bug-reducing coding rules;
- \* insufficient use of static analysis tools and peer reviews to find problems before they get into vehicles;
- \* selection of inappropriate software architectures, such as excessive reliance upon global variables and other shared objects;
- \* failure to program defensively by, *e.g.*, bounds-checking parameters and handling subroutine return error codes at run-time; and
- \* use of an insufficient system for logging run-time events to provide necessary information to engineers tasked to resolve issues.

237. [REDACTED]

238. [REDACTED]

239. Ford also documented that the company failed to conduct planned testing prior to the launch of the MyFord Touch. [REDACTED]

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

[REDACTED]

240. Further, the effects of these software and hardware bugs and defects were exacerbated by Ford’s inexplicable failure to provide users a quick, easy, and reliable way to reboot a malfunctioning MyFord Touch system without first pulling the vehicle off the road and without causing loss of the user’s personal data and configuration settings.

241. Ford knew of these defects from as early as the fall of 2009, when the MFT development team catalogued “Experienced periodic desktop.exe crashes in the build, all in different areas, but all may be Nav related.” (WLN2-324811) and “RVC [rear view camera] screen is slow to refresh realtime display and is dropping frames periodically” (WLN2-324812). Ford also became aware of these defects through the warnings of various Ford employees in charge of the MyFord Touch system, the preliminary testing performed by Ford management lessees and analysis from third-parties brought in specifically to investigate the MyFord Touch system defects. Not only was Ford aware of these defects throughout the software development and build process, but Ford made the conscious decision to nevertheless install the defective MyFord Touch systems into the Class Vehicles and charge a premium to consumers.

1 **F. Ford Issues Multiple Secret TSBs, “Updates,” and Warranty Extensions**

2 242. As Class Vehicle owners’ complaints mounted, Ford began to issue Technical  
3 Service Bulletins (“TSB”) and “updates” in an effort to resolve them. TSBs are recommended  
4 repairs issued by the manufacturer and sent to dealers. TSBs are issued when a manufacturer  
5 receives widespread reports of a particular problem in its vehicles.

6 243. As early as November 2010, the same time the first MyFord Touch cars were coming  
7 off the assembly line, Ford employees were gathering information and deliberating upon whether to  
8 issue a TSB or a SSM. In an e-mail sent to several Ford engineers and dated November 10, 2010  
9 has as its subject line “TSB Request for Input: 010-2010-1911: 2011 Edge/MKX With Various  
10 Functionality Concern With The MyFord Touch And MyLincoln Touch System. Some 2011 Ford  
11 Edge and Lincoln MKX vehicles may experience various concerns with MyFord Touch and  
12 MyLincoln Touch Systems in the following areas: Travel Direction Information (TDI), Travel Link  
13 Unsubscribed, Voice Recognition, Phone Pairing, Information Calling The Wrong Phone Number,  
14 Address Book Downloads, Touch Screen Inop Conditions, SD Card Fault, Screen Reboots,  
15 Performing System Maintenance, Navigation Set in Kilometers/Voice Communicates in Miles, and  
16 Reverse Camera Scrolling Display. To correct this condition the APIM will need to be reflashed.”  
17 (WLN2-00002019). It is unclear whether this TSB was ever released to the consumer.

18 244. On or about April 27, 2011, Ford issued TSB 11-4-18 pertaining to Ford vehicles  
19 equipped with MyFord Touch. In TSB 11-4-18, Ford noted that the MyFord Touch systems  
20 installed in Class Vehicles may experience blank screens, missing presets, lack of voice recognition,  
21 incorrect dialing of phone numbers, and display problems with the rearview camera. The TSB  
22 directed dealerships to reprogram the software system.

23 245. On or about July 22, 2011, Ford issued TSB 11-7-24, which superseded TSB 11-4-18.  
24 TSB 11-7-24 also pertained to the operation of Ford vehicles equipped with MyFord Touch.  
25 Specifically, this TSB explained that Class Vehicles “may experience” various concerns with  
26 “blank/black display screen, radio switches from off to on or changes state after ending a phone call  
27 or voice command, phone pairing, incorrect Sirius channel selection using voice command, unable  
28 to download photo resolution 800x378, phonebook downloads, AM/FM missing preset display

1 information, voice recognition, voice recognition when using SYNC services, USB device detection,  
2 travel link download time, Sirius channel art logo mismatch, clock intermittently displays incorrect  
3 time, traffic direction and information (TOI) calling wrong phone number, travel link subscription,  
4 address book downloads, navigation set in kilometers but voice communicates in miles, and backup  
5 camera scrolling display.” TSB 11-7-24 directed the dealership to perform a software update by  
6 fully reprogramming the APIM and, if that did not resolve the problem, to replace the APIM. In  
7 addition, the TSB acknowledged an ancillary issue to the various problems experienced by Class  
8 members with their MyFord Touch systems. When a Ford dealership attempts to “fix” the problems  
9 with MyFord Touch systems, it usually requires that the system has to be completely reset to the  
10 default factory settings. Thus, all of the user’s personal information and preferences will have been  
11 deleted from the system and will require the user to again input such information into the system.

12 246. On March 13, 2012, Ford issued TSB 12-3-11. This TSB explained that vehicles  
13 with MyFord Touch systems built between October 30, 2011 and December 31, 2011, “may exhibit  
14 multifunction and infotainment display screens simultaneously going blank, scrambled images,  
15 flickering displays. These conditions will occur on both screens at the same time.”

16 247. In early March 2012, Ford issued what appears to be the first update to MyFord  
17 Touch as well as a warranty extension on the SYNC module. On or about March 6, 2012, Ford  
18 initiated Customer Satisfaction Program Campaign 12M01 (“Campaign 12M01”) pertaining to Ford  
19 vehicles equipped with the MyFord Touch system. This Campaign explained that certain MY 2011-  
20 2012 Explorer, Edge, MKX and MY 2012 Focus vehicles equipped with MyFord Touch may  
21 require replacement of the SYNC module, the brain of the MyFord Touch system. Ford’s  
22 Campaign 12M01 extended warranty coverage of the APIM to four years of service from the  
23 warranty start date on Ford vehicles and five years on Lincoln vehicles, regardless of mileage. In  
24 addition to Campaign 12M01, at or around the same time, Ford initiated a program titled Software  
25 Application Upgrade Program 11A01, its first “update” to all Ford vehicle owners with MyFord  
26 Touch. Installation of the upgrade was a requirement to receiving the warranty extension in  
27 Campaign 12M01. According to Ford, “[w]ith this Performance Upgrade, you’ll immediately  
28

1 notice the benefits of a faster system, simpler graphics, easier controls, enhanced voice recognition  
2 capability, tablet compatibility and support for Audible.com audiobooks.”

3 248. Internally, however, there was a different conversation. Gary Jablonsky,  
4 Infotainment and Connectivity Engineering Manager, writes an e-mail on August 8, 2011 noting  
5 that: “The words Re-Launch are banished. While the name Re-Launch accurately characterizes the  
6 amount of work we are undertaking, it also conveys a negative connotation that we don’t want  
7 shared outside of the company – so to make sure that doesn’t happen we need to change internal  
8 speaking immediately. The Re-Launch is now called the ‘Performance Upgrade.’ ‘Re-Launch’ is  
9 the new ‘Voldemort’ ... his whose name we will not say.” (WLN2-360857). The Performance  
10 Upgrade/Re-Launch marketing tactics, however, were essentially moot as this update did not cure  
11 the problems experienced by Class members with MyFord Touch.

12 249. On or about September 1, 2012, Ford issued TSB 12-9-1 relating to MyFord Touch.  
13 TSB 12-9-1 explained that Ford vehicles equipped with MyFord Touch “may exhibit concerns with  
14 Missing Radio Presets, Radio Stays On, Voice Recognition Inoperative, and Sirius Missing Fuel  
15 Prices.”

16 250. On or about November 5, 2012, Ford issued TSB 12-11-1 to address concerns with  
17 “navigation, voice recognition, call sound quality, phone pairing and/or system performance” with  
18 regard to MyFord Touch. This TSB superseded TSB 12-9-1. TSB 12-11-1 provided steps for a full  
19 software update of the SYNC module to the latest software version then available, V3.5.1. Those  
20 Class Vehicles equipped with navigation required a new A4 level SD-card for proper navigation  
21 function.

22 251. In connection with TSB 12-11-1, on or about November 8, 2012, Michael A.  
23 Berardi, Ford’s Director of Service Engineering Operations, sent a letter to all Ford and Lincoln  
24 dealers titled “DEMONSTRATION/DELIVERY HOLD Application Performance Upgrade 11A01”  
25 (“Campaign 11A01”). The letter described a process to be utilized by Ford dealers on MyFord  
26 Touch to “improve overall system functionality, voice recognition, screen refresh rates, response to  
27 touch, and to simplify screens for ease of use” due to concerns with “navigation, voice recognition,  
28 call sound quality, phone pairing and/or system performance.”

1           252. Campaign 11A01 provided steps for a full software update of the SYNC module to  
2 the latest software version now available, V3.5.1. Those Class Vehicles equipped with navigation  
3 required a new A4 level SD-card for proper navigation function.

4           253. On or about November 15, 2012, Ford issued TSB 12-11-2 because, among other  
5 things, vehicles equipped with MyFord Touch, “may exhibit a screen message indicating navigation  
6 stopped functioning contact your dealer, GPS has a red strike through X, Navigation unavailable is  
7 displayed in the upper right hand corner of the screen ....” To address the problem, Ford instructed  
8 technicians to perform a reprogram of the Global Position Satellite Module (GPSM).

9           254. On or about January 14, 2013, Michael E. Berardi, Ford’s Director of Service  
10 Engineering Operations issued Campaign “DEMONSTRATION/DELIVERY HOLD Application  
11 Performance Upgrade 12A04” because software was released to “improve overall system  
12 functionality and performance including navigation, voice recognition, call sound quality, and  
13 phone pairing.” The upgrade contained the latest operating system software – version BB/12285/v  
14 3.5.1. Upgrade 12A04 instructed Dealers “to inspect the APIM software level and if necessary,  
15 reprogram the Accessory Protocol Interface Module....” If the system was unresponsive,  
16 inoperative, or if the vehicle software update was unsuccessful, dealers were instructed to replace  
17 the SYNC module.

18           255. On or about August 5, 2013, Ford issued TSB 13-8-2 to address “concerns with  
19 navigation, voice recognition, call sound quality, phone pairing, clock, media, WiFi pass code entry,  
20 and/or system performance.” The TSB instructed dealers to install an update to the “Consumer  
21 Interface Processor,” updating it to software version 3.6.

22           256. On or about October 3, 2013, Ford issued TSB 13-10-6, which superseded TSB 13-  
23 8-2. TSB 13-10-6 was issued to address “concerns with navigation, voice recognition, call sound  
24 quality, phone pairing, clock, media, WiFi pass code entry, rear view camera guide lines and/or  
25 system performance.” The TSB instructed dealers to install an update to the “Consumer Interface  
26 Processor,” updating it to software version 3.6.

27           257. Despite this almost unprecedented number of TSBs, the MyFord Touch system is  
28 still defective.



1 **G. Consumer Complaints Document MyFord Touch Defects in Class Vehicles**

2 **1. Consumers Complain On-Line.**

3 258. Plaintiffs' experiences are not isolated or outlying occurrences. Indeed, the Internet  
4 is replete with examples of blogs and other websites where consumers have complained of the exact  
5 same defect within the Class Vehicles.

6 259. For example, a website titled "syncsucks.com" lists the following "most common  
7 SYNC/MyFord Touch issues," all of which are symptoms of the same defective APIM:

- 8 • screen goes black and won't come back on;
- 9 • backup camera goes black without warning while backing up;
- 10 • SYNC system restarts without warning while driving;
- 11 • SYNC system freezes up completely even after the vehicle is turned off;
- 12 • says phone connected, yet voice says no phone connected when asking to dial  
13 number;
- 14 • displays phone is connected, yet after repeated efforts it will not respond to ANY  
15 voice command;
- 16 • music randomly starts playing while using the phone;
- 17 • randomly jumps from audio source to audio source;
- 18 • keeps disconnecting USB iPod;
- 19 • will not recognize multiple brand-new USB jump drives; and
- 20 • never really got to enjoy my six months of satellite radio as SYNC said I had no  
21 subscription forcing me to call Sirius multiple times to try and sort that out.<sup>27</sup>

22 260. Another website called "fordsyncproblems.com" was created by a consumer in  
23 response to "Ford's inability to resolve issues with my newly purchased 2012 Ford Escape." The  
24 website states that the Escape owner purchased the 2012 Escape "for the specific use and safety for  
25 my daily 70 mile commute," but that "[w]hen making a phone call through the SYNC system I can  
26 hear the phone conversation clearly through the car speakers BUT the person on the other end of the  
27 conversation cannot hear me clearly; it either sounds like I am in a tunnel or it is very choppy. The

27 <sup>27</sup> <http://www.syncsucks.com>.

1 quality of the conversation gets worse as your speed increases.”<sup>28</sup> There are several other similar  
2 websites.<sup>29</sup>

3 **2. Consumers Complaints to NHTSA are Evidence of a Widespread Problem.**

4 261. Likewise, the database maintained by the National Highway Traffic Safety  
5 Administration contains dozens of similar consumer complaints, some of which are set forth below:

6 **Date Complaint Filed:** 11/30/2010  
7 **Date of Incident:** 10/9/2010  
8 **NHTSA ID Number:** 10368439  
9 **Manufacturer:** Ford Motor Company  
10 **Vehicle Identification Number:** 2FMDK3JC9BB...

11 THIS CAME WITH THE MYFORD TOUCHSYSTEM WITH SYNC SERVICES. THIS  
12 SERVICE HAS YET TO WORK. AFTER HAVING THE DEALER HAVE IT FOR A DAY,  
13 THEY COME BACK AND SAY ITS A FORD PROBLEM THAT THEY ARE LOOKING INTO.  
14 I CALL SYNC SERVICE AND THEY SAY THE DEALER ONLY HAS TO FLASH THE  
15 MEMORY AND THIS WILL FIX IT. THE DEALER DOESN'T HAVE THE TOOLS TO DO  
16 THIS YET. I WAS EVEN TOLD TO TAKE IT TO ANOTHER DEALER AND THIS IS HOW I  
17 FOUND OUT THEY NEED TO ORDER CABLES. THEY STILL HAVE NOT GOT THESE  
18 AND I WAS TOLD EVEN AFTER THEY GET THEM NOW, NOT TO WORK ON ANY  
19 VEHICLES TILL FORD GETS A FIX FOR IT. WHY WAS THIS SYSTEM EVEN PUT INTO  
20 THE MARKET IF THEY HAVE THESE ISSUES!!

21 **Date Complaint Filed:** 3/27/2011  
22 **Date of Incident:** 11/20/2010  
23 **NHTSA ID Number:** 10393012  
24 **Manufacturer:** Ford Motor Company  
25 **Vehicle Identification Number:** Not Available

26 FORD'S SYNC SYSTEM IS A SAFETY HAZARD. IT DOES NOT WORK AS ADVERTISED,  
27 CONSTANTLY CRASHES AND IS A GRAVE DISTRACTION FOR DRIVERS.

28 **Date Complaint Filed:** 8/16/2012  
**Date of Incident:** 1/27/2011  
**NHTSA ID Number:** 10470900  
**Manufacturer:** Ford Motor Company  
**Vehicle Identification Number:** 2FMDK3KC5BB...

<sup>28</sup> <http://fordsyncproblems.com/5001.html>.

<sup>29</sup> See <http://www.fordfusionclub.com/showthread.php?t=413068>; <http://www.focusfanatics.com/forum/showthread.php?t=260838>; and <http://jalopnik.com/gm-hasnt-really-found-that-new-thing-yet-for-ford-its-485829232>.

1 I PURCHASED MY 2011 FORD EDGE IN DECEMBER OF 2010 AND HAVE NOT HAD A  
2 DAY WHEN THERE HASN'T BEEN A PROBLEM WITH WITH EITHER THE SYNC OR  
3 SIRIUS SYSTEM. I HAVE HAD MY AUTO SERVICED SIX SEPARATE TIMES AND STILL  
4 HAVE ISSUES. AMONG THESE SIX VISITS, FOUR INVOLVED EITHER RECALLS OR  
5 "FULL FLASH REPROGRAMS," IN ADDITION TO THE MAJOR SOFTWARE UPDATE  
6 WITH THE USB FORD SENT OUT. CURRENTLY MY RADIO SUDDENLY SWITCHES  
7 BANDS, OR PRESETS MALFUNCTION, AND MY RADIO WON'T TURN OFF WITHOUT A  
8 COMPLICATED SERIES OF SCREEN ADJUSTMENTS. ALSO WHEN THIS HAPPENS MY  
9 MEMORY SEAT FUNCTION IS DISABLED AND NO LONGER WORKS. I CONSIDER  
10 THESE PROBLEMS NOT MERELY COSMETIC, BUT FUNCTIONAL SAFETY ISSUES  
11 SINCE THE SERVICE DEPARTMENT CANNOT FIGURE OUT HOW THE RADIO/SYNC  
12 ISSUES AFFECT THE MEMORY SEAT FUNCTION AND THUS COULD ULTIMATELY  
13 AFFECT A MORE CRITICAL AUTO FUNCTION AND THESE OCCUR WHILE DRIVING  
14 WHICH HAS CAUSED ME MOMENTARY DISORIENTATION.

15 **Date Complaint Filed:** 6/12/2011

16 **Date of Incident:** 3/5/2011

17 **NHTSA ID Number:** 10406568

18 **Manufacturer:** Ford Motor Company

19 **Vehicle Identification Number:** 2FMDK3KC7BB...

20 THE SYNC SYSTEM IS CONSISTENTLY LOCKING UP, THE MUSIC PLAYS WHEN THE  
21 DASHBOARD STATES THE AUDIO IS OFF, WHEN THIS HAPPENS NONE OF THE  
22 BUTTONS WORK. I HAVE BEEN PULLING OVER TO THE SIDE OF THE ROAD TO TURN  
23 MY VEHICLE OFF, OPEN THE DOOR TO MAKE THE SCREEN CLEAR, THIS DOES NOT  
24 WORK. THEN ALL OF A SUDDEN THE SYNC SYSTEM WILL RE-BOOT ITSELF AND  
25 THEN IT WORKS AGAIN. THE BLUETOOTH SYSTEM IS ALWAYS DISCONNECTING MY  
26 PHONE OR I CALL SOMEONE AND I CAN'T HEAR THEM, TO THE POINT I DON'T EVEN  
27 USE THE BLUETOOTH ANYMORE. WHEN THE MOTOR IS SHUT OFF AND YOU OPEN  
28 THE VEHICLES DOOR THE SCREEN SHOULD COME UP WITH FORD EMBLEM. THE  
SYNC SYSTEM LOCKING UP INCIDENT HAS OCCURRED 3 TIMES AND I'M FIXING TO  
TAKE IT IN AGAIN. IT'S ALWAYS BEEN THE SAME ANSWER THERE WAS AN UPDATE  
THAT NEEDED TO BE DONE. IT IS FORDS RESPONSIBILITY TO MAKE WHEN A  
VEHICLE IS SOLD NEW FOR \$40K, THAT IT WORKS. OF COURSE I STILL HAVE TO  
MAKE MY MONTHLY PAYMENT TO FORD, IF THIS CONTINUES I'M GOING TO LOOK  
INTO THE LEMON LAW BECAUSE THIS IS RIDICULOUS.

29 **Date Complaint filed:** 12/3/2012

30 **Date of Incident:** 12/3/2012

31 **NHTSA ID Number:** 10487021

32 **Manufacturer:** Ford Motor Company

33 **Vehicle Identification Number:** Not Available

34 2011 FORD EXPLORER. CONSUMER WRITES IN REGARDS TO SYNC MALFUNCTION IN  
35 VEHICLE. \*SMD THE CONSUMER STATED WHEN THE SYSTEM FAILED, THE SCREEN  
36 WENT BLACK AND THE RADIO AND TEMPERATURE CONTROL STOPPED WORKING,  
37 AS WELL AS OTHER COMPONENTS. THE SYNC HAS BEEN WORKED ON BY THE  
38 DEALERSHIP 13 TIMES. ATTACHMENT

1 **Date Complaint filed:** 12/6/2012  
2 **Date of Incident:** 12/3/2012  
3 **NHTSA ID Number:** 10488263  
4 **Manufacturer:** Ford Motor Company  
5 **Vehicle Identification Number:** Not Available

6 2011 FORD EXPLORER. CONSUMER WRITES IN REGARDS TO ISSUES WITH A  
7 "MY FORD TOUCH" VOICE ACTIVATED SYSTEM. \*TGW THE CONSUMER STATED THE  
8 "MY FORD TOUCH" IS A VOICE OR TOUCH SCREEN ACTIVATED SYSTEM THAT  
9 CONTROLLED ENTERTAINMENT, CLIMATE, NAVIGATION AND HANDS FREE CELL  
10 PHONE FUNCTIONS. WHEN THE SYSTEM STOPPED WORKING, THERE WAS NO  
11 CONTROL OVER ANY OF THE AFOREMENTIONED DEVICES. THE CONSUMER HAD TO  
12 TAKE THE VEHICLE TO THE DEALER THREE TIMES, BECAUSE OF THE  
13 MALFUNCTIONING SYSTEM. A TYPICAL PROBLEM WAS THE SYSTEM LOCKING UP,  
14 THE SCREEN WOULD FREEZE AND THERE WAS NO CONTROL OVER THE  
15 HEATER/AIR CONDITIONER OR RADIO VOLUME. USUALLY AFTER 10-12 MINUTES  
16 THE SCREEN WOULD GO BLANK AND A MESSAGE APPEARED THAT READ  
17 PERFORMING SCHEDULE MAINTENANCE.

18 **Date Complaint Filed:** 7/8/2013  
19 **Date of Incident:** 7/7/2013  
20 **NHTSA ID Number:** 10523680  
21 **Manufacturer:** Ford Motor Company  
22 **Vehicle Identification Number:** Not Available

23 **SUMMARY:**

24 DEAR NHTSA, I HAVE RECENTLY PURCHASED A FORD EXPLORER LIMITED 2013  
25 MODEL ABOUT 3 MONTHS AGO. SINCE I HAVE PURCHASED THIS VEHICLE I HAVE  
26 NOTICED THAT THE MYTOUCH SYSTEM HAS CONSTANT GLITCHES AND CAUSING  
27 DISTRACTIONS WHILE DRIVING. YESTERDAY I STARTED THE VEHICLE AND THE  
28 ENTIRE SCREEN WAS OUT INCLUDING THE BACKUP SENSORS AND CAMERA. I HAVE  
CONTACTED FORD AND THE DEALERSHIP BUT THEY DO NOT SEEM TO BE VERY  
RESPONSIVE. I WILL BE TAKING THIS VEHICLE TO THE DEALERSHIP TOMORROW  
HOWEVER I FIND THIS TO BE A SAFETY ISSUE AS MY WIFE RELIES ON THE CAMERA  
AND SENSORS WHEN PARKING A VEHICLE.

**Date Complaint Filed:** 6/19/2013  
**Date of Incident:** 6/15/2013  
**NHTSA ID Number:** 10520751  
**Manufacturer:** Ford Motor Company  
**Vehicle Identification Number:** 2LMDJ8JK9D8...

**SUMMARY:**

VEHICLE STOPPED RECEIVING TRAFFIC INFO ON NAVIGATION SCREEN. ALL OTHER  
DATA RECEIVED VIA "SYNC" SYSTEM FROM SIRIUS OPERATING CORRECTLY.  
DEALER REPLACED COMPUTER MODULE THEY IDENTIFIED AS CONTROLLING THIS  
FUNCTION. NO CHANGE IN CONDITION. PROBLEM ESCALATED TO FORD TECH  
PEOPLE. A MONTH AGO, THE RADIO FUNCTIONS FAILED. IT REQUIRED A SYSTEM  
UPGRADE.

1 **Date Complaint Filed:** 4/10/2013

2 **Date of Incident:** 4/9/2013

3 **NHTSA ID Number:** 10505787

4 **Manufacturer:** Ford Motor Company

5 **Vehicle Identification Number:** 2LMDJ6JK0DB...

6 **SUMMARY:**

7 WHILE DRIVING ON THE HIGHWAY AT ABOUT 65MPH, THE SYNC SYSTEM SCREEN  
8 WENT BLACK, AFTER ABOUT 5 MINUTES, THE SYSTEM CAME BACK UP. I WAS  
9 UTILIZING THE NAVIGATION SYSTEM AT THE TIME AND WAS FORCED TO STOP, RE-  
10 ENTER THE DETAILS OF THE LOCATION I WAS INTENDED TO VISIT. THE SYNC  
11 SYSTEM SHOULD NEVER JUST RESTART ITSELF WITHOUT WARNING A DRIVER. I AM  
12 CONCERNED THERE IS A MORE SEVERE PROBLEM WITH THE MAIN CONTROL  
13 SYSTEM WITH THIS PARTICULAR VEHICLE AS THREE OTHER ISSUES HAPPENED  
14 WITHIN A WEEK OF EACH OTHER. 1. BLIB MODULE (BLIND SPOT AND CROSS  
15 TRAFFIC SENSORS FAULTED AND NEEDED REPLACEMENT) 2. SYNC SYSTEM  
16 REBOOTS ITSELF WHILE DRIVING AND UTILIZING NAVIGATION 3. LOW PRESSURE  
17 ERROR POPS UP, STEERING BECOMES IMPOSSIBLE, ACCELERATION DIES, AND  
18 BRAKING SLUGGISH. CAR REQUIRED SHUTDOWN AND RESTART TO RESOLVE.

19 **Date Complaint Filed:** 1/19/2013

20 **Date of Incident:** 7/11/2012

21 **NHTSA ID Number:** 10493496

22 **Manufacturer:** Ford Motor Company

23 **Vehicle Identification Number:** 1FMCU9H99...

24 **SUMMARY:**

25 THE MYFORD TOUCH SYSTEM WITH NAVIGATION IS UNSAFE. DUE TO CONTINUOUS  
26 SOFTWARE AND HARDWARE ERRORS, THE LARGE VIDEO SCREEN IS DISTRACTING  
27 TO THE DRIVER. PHONE DOES NOT SYNC FROM TIME TO TIME, NAVIGATION DOES  
28 NOT ACQUIRE GPS SIGNAL OR VEHICLE POSITION IS INCORRECT. MANY PROBLEMS  
WITH BLUETOOTH AND USB INTEGRATION, TOO MANY TO LIST HERE. WHEN  
GLITCHES OCCUR, THE SCREEN OFTEN GOES COMPLETELY BLANK, SHOWING  
NOTHING AT ALL. I HAVE HAD MY ESCAPE IN FOR SERVICE THREE TIMES FOR  
THESE PROBLEMS. MY SPOUSE COMPLAINS WHEN SHE RIDES IN THE CAR THAT I  
AM DISTRACTED BY CONTINUOUS ERRORS OF THE MFT DISPLAY. PROBLEMS WITH  
MFT SYSTEM HAVE ALSO BEEN NOTED BY CONSUMER REPORTS. I WILL TAKE  
ADVANTAGE OF THE LEMON LAW TO CORRECT THIS UNSAFE SITUATION WITH MY  
VEHICLE. \*TR

29 **Date Complaint Filed:** 12/6/2012

30 **Date of Incident:** 12/3/2012

31 **NHTSA ID Number:** 10488263

32 **Manufacturer:** Ford Motor Company

33 **Vehicle Identification Number:** Not Available

34 **SUMMARY:**

35 2011 FORD EXPLORER. CONSUMER WRITES IN REGARDS TO ISSUES WITH A "MY  
36 FORD TOUCH" VOICE ACTIVATED SYSTEM. \*TGW THE CONSUMER STATED THE "MY  
37 FORD TOUCH" IS A VOICE OR TOUCH SCREEN ACTIVATED SYSTEM THAT

1 CONTROLLED ENTERTAINMENT, CLIMATE, NAVIGATION AND HANDS FREE CELL  
2 PHONE FUNCTIONS. WHEN THE SYSTEM STOPPED WORKING, THERE WAS NO  
3 CONTROL OVER ANY OF THE AFOREMENTIONED DEVICES. THE CONSUMER HAD TO  
4 TAKE THE VEHICLE TO THE DEALER THREE TIMES, BECAUSE OF THE  
5 MALFUNCTIONING SYSTEM. A TYPICAL PROBLEM WAS THE SYSTEM LOCKING UP,  
6 THE SCREEN WOULD FREEZE AND THERE WAS NO CONTROL OVER THE  
7 HEATER/AIR CONDITIONER OR RADIO VOLUME. USUALLY AFTER 10-12 MINUTES  
8 THE SCREEN WOULD GO BLANK AND A MESSAGE APPEARED THAT READ  
9 PERFORMING SCHEDULE MAINTENANCE. WHEN THE SYSTEM WAS FINALLY  
10 RESTORED, EVERYTHING WORKED AGAIN. SOMETIMES WHEN USING THE  
11 NAVIGATION TO FIND AN ADDRESS, THE CAR ICON WOULD WANDER OFF THE  
12 PRESCRIBED ROUTE EVEN THOUGH THE CONSUMER WAS DRIVING THE  
13 PRESCRIBED ROUTE. WHEN THAT HAPPENED, THE SCREEN WOULD OFTEN DISPLAY  
14 A LARGE YELLOW QUESTION MARK. THE FIRST TIME THE CONSUMER VISITED THE  
15 DEALER, THEY FLASHED THE MEMORY. IT HELPED, BUT IT STILL FAILED, AT TIMES.  
16 THE SECOND TIME, HE RETURNED TO THE DEALER, THEY INSTALLED AN UPDATED  
17 PROGRAM FROM FORD THAT WAS SUPPOSED TO CORRECT THE PROBLEMS. BUT, AS  
18 TIME WENT ON, THE NEW PROGRAM STARTED TO FAIL IN A SIMILAR WAY AS THE  
19 OLD PROGRAM. THE LAST TIME, THE CONSUMER VISITED THE DEALER, THEY DID A  
20 MASTER RESET BY DISCONNECTING THE BATTERY, THEREBY REMOVING ALL  
21 POWER FROM THE SYSTEM AND REBOOTING IT WHEN THE BATTERY WAS  
22 RECONNECTED. THE DEALER INFORMED THE CONSUMER, HE COULD ALSO PULL  
23 FUSE 29 AND PUT IT BACK IN AGAIN. HOWEVER, THE CONSUMER STATED HE WAS  
24 NOT ABLE TO REACH THE FUSE, AS IT WAS TUCKED WAY UP UNDER THE  
25 DASHBOARD, BUT EVEN IF HE COULD REACH IT, IT WOULDN'T FIX THE DEFECTIVE  
26 SOFTWARE PROVIDED BY FORD AND MICROSOFT. DISCONNECTING THE BATTERY  
27 DIDN'T FIX THE PROBLEM, IT ONLY REBOOTED THE COMPUTER AND EVENTUALLY,  
28 THE PROBLEM WOULD RETURN. \*JB

**Date Complaint Filed:** 11/6/2012

**Date of Incident:** 9/4/2012

**NHTSA ID Number:** 10483516

**Manufacturer:** Ford Motor Company

**Vehicle Identification Number:** 1FMCU0H9XDU...

**SUMMARY:**

21 TL\* THE CONTACT OWNS A 2013 FORD ESCAPE. THE CONTACT STATED THAT THE  
22 MYTOUCH SYSTEM FAILED AND WOULD NOT ALLOW HER TO MAKE A CALL. IN  
23 ADDITION, THE MYTOUCH SYSTEM WOULD NOT PROPERLY RESPOND TO  
24 COMMANDS. THE VEHICLE WAS TAKEN TO THE DEALER FOR TESTING ON SEVERAL  
25 OCCASIONS WHERE THE DEALER ADVISED THAT THE MYTOUCH CHIP NEEDED TO  
26 BE REPLACED. THE MANUFACTURER WAS MADE AWARE OF THE FAILURE AND  
27 ADVISED THE CONTACT THAT SOMEONE WOULD CALL THE CONTACT AT A LATER  
28 DATE. THE VEHICLE WAS NOT REPAIRED. THE APPROXIMATE FAILURE MILEAGE  
WAS 22,083.

**Date Complaint Filed:** 10/31/2012

**Date of Incident:** 6/15/2011

**NHTSA ID Number:** 10482741

**Manufacturer:** Ford Motor Company

1 **Vehicle Identification Number:** 2FMDK4KC9BB...

2 **SUMMARY:**

3 TL\* THE CONTACT OWNS A 2011 FORD EDGE. THE CONTACT STATED THAT WHILE  
4 PARKED THE CONTACT NOTICED THE SYNC TECHNOLOGY ON THE TOUCH SCREEN  
5 WAS NOT FUNCTIONING PROPERLY AFFECTING THE AIR CONDITIONER, RADIO,  
6 CELL PHONE SYNC, AND NAVIGATION SYSTEM. THE CONTACT STATED HE WAS  
7 CONSTANTLY DISTRACTED AND LOOKING AWAY FROM THE ROAD TO CANCEL OR  
8 SWITCH FUNCTIONS ON THE SCREEN. THE VEHICLE WAS TAKEN TO THE DEALER  
9 FOR DIAGNOSTIC TESTING FOURTEEN DIFFERENT TIMES. THE TECHNICIAN  
10 PERFORMED VARIOUS SOFTWARE UPDATES AND REPLACED THE COMPUTER  
11 THREE DIFFERENT TIMES BUT THE FAILURE CONTINUED. THE VEHICLE WAS NOT  
12 REPAIRED. THE APPROXIMATE FAILURE MILEAGE WAS 200.

8 **Date Complaint Filed:** 9/25/2012

9 **Date of Incident:** 7/25/2012

10 **NHTSA ID Number:** 10477022

11 **Manufacturer:** Ford Motor Company

12 **Vehicle Identification Number:** 1FMCU0H93DU...

13 **SUMMARY:**

14 NUMEROUS FAULTS WITH RADIO AND NAVIGATION SYSTEM PART OF MYFORD  
15 TOUCH SYSTEM. THE RADIO WILL COME ON BY ITSELF AND WILL NOT SHUT OFF.  
16 THIS USUALLY OCCURS WHEN A CELL PHONE IS IN USE AND CONNECTS OR  
17 DISCONNECTS VIA BLUETOOTH WHEN THE CAR IS STARTED OR TURNED OFF.  
18 WHEN THIS FAULT OCCURS THE RADIO WILL NOT ALLOW DIFFERENT STATIONS TO  
19 BE SELECTED. THE RADIO WILL NOT TURN OFF EVEN AFTER THE ENGINE IS  
20 TURNED OFF AND THE DOORS ARE OPENED. THE POWER BUTTON FOR THE RADIO  
21 WILL NOT FUNCTION TO SHUT OFF THE RADIO AT THESE TIMES. THE RADIO WILL  
22 REMAIN ON FOR APPROXIMATELY 20 MINUTES AFTER THE VEHICLE IS SHUT OFF  
23 AND THE ALARM IS TURNED ON. THE DEALER HAS ACKNOWLEDGED THIS  
24 PROBLEM EXISTS WITH SIMILAR VEHICLES AND HAS STATED THAT A REPAIR DOES  
25 NOT EXIST. THE NAVIGATION SYSTEM IS SLOW TO RESPOND AND AT TIMES  
26 CANNOT PROPERLY LOCATE THE VEHICLE. THE NAVIGATION SYSTEM ALSO HAS  
27 FAULTED BY NOT ALLOWING MANUAL ENTRY OF ADDRESSES OR SELECTION OF  
28 SAVED DESTINATIONS. THE DEALER HAS ACKNOWLEDGED A REPAIR FOR THIS  
DOES NOT EXIST OTHER THAN TO DISCONNECT THE BATTERY TERMINALS FOR AT  
LEAST 10 MINUTES. \*TR

22 **Date Complaint Filed:** 8/9/2012

23 **Date of Incident:** 8/26/2011

24 **NHTSA ID Number:** 10469990

25 **Manufacturer:** Ford Motor Company

26 **Vehicle Identification Number:** 1FMHK7D81BG...

27 **SUMMARY:**

28 FORD "MYFORD TOUCH" SYSTEM HAS FAILED ON NUMEROUS OCCASIONS. IT HAS  
FROZEN, LOCKED UP, AND CONTINUOUSLY REBOOTED. WHEN THIS OCCURS, YOU  
LOSE ALL FUNCTIONALITY AND ABILITY TO CHANGE RADIO STATIONS, ADJUST  
CLIMATE CONTROL, USE NAVIGATION, HANDS FREE FUNCTIONS, ETC. WHILE  
THERE IS SOME MANUAL CONTROLS FOR BASIC OPERATIONS, IT DOES NOT ALLOW

1 FULL CONTROL OF TALL SYSTEMS. FOR INSTANCE, WHEN THE MFT SYSTEM FAILS,  
2 YOU HAVE NO ABILITY TO TURN ON OR ADJUST THE REAR CLIMATE CONTROLS  
3 FOR REAR PASSENGERS. DEALER HAS TRIED UPGRADING SOFTWARE, RESETTNG  
4 SOFTWARE, REINSTALLING SOFTWARE, AND REPLACING HARDWARE. WHILE THE  
5 PROBLEM IS NOT AS BAD AS IT HAS BEEN, IT CONTINUES WITH NO RESOLVE. \*TR

6 **Date Complaint Filed:** 2/25/2012

7 **Date of Incident:** 12/5/2011

8 **NHTSA ID Number:** 10449336

9 **Manufacturer:** Ford Motor Company

10 **Vehicle Identification Number:** 2FMDK4KC5BB...

11 **SUMMARY:**

12 PURCHASED MY 2011 EDGE LIMITED DEC. 2010, HAD INTERMITTENT SYNC  
13 PROBLEMS STARTING APPROX JUNE 2011. DID AN UPGRADE OFF THE SYNC MY  
14 RIDE WEBSITE IN NOV 2011 AND THAT STARTED ALL THE SYNC PROBLEMS. THEY  
15 INCLUDE: NAVIGATION FAILURE WHILE ON A TRIP, THAT WAS FUN, BEING LOST  
16 WITH 2 CARS OF FAMILY FOLLOWING US. BACKUP CAMERA WORKS OR NOT,  
17 DEPENDS ON THE DAY. DASHBOARD LIGHTS BLINKING ON & OFF WHILE DRIVING,  
18 BLUETOOTH DISCONNECTING MY PHONE ALMOST EVERYDAY. THE SYNC SYSTEM  
19 LIKES TO TURN OFF, BLACK SCREEN, RESETS ITSELF WITHOUT DOING ANYTHING  
20 EXCEPT TURNING THE CAR ON! SOMETIMES WHEN I LEAVE THE CAR THE SYNC  
21 SYSTEM & RADIO WILL STAY ON EVEN AFTER I LOCK THE CAR. 2X IT HAS GONE TO  
22 THE DEALER, 2X I GET THE CAR BACK & AM TOLD I HAVE TO DEAL WITH IT AS  
23 THERE IS NO FIX TO THE GLITCH IN THE SYSTEM. SO, 42K FOR A NEW CAR, ALSO  
24 PURCHASED AN EXTENDED WARRANTY, WHEN ALL WARRANTY'S ARE EXPIRED  
25 WHO WILL PAY FOR FORDS "GLITCH"? I WILL NEVER RECOMMEND THIS CAR TO  
26 ANYONE. \*TR

27 **Date Complaint Filed:** 1/5/2012

28 **Date of Incident:** 11/23/2011

29 **NHTSA ID Number:** 10442557

30 **Manufacturer:** Ford Motor Company

31 **Vehicle Identification Number:** 1FMHK8D8X...

32 **SUMMARY:**

33 THE FORD SYNC SYSTEM DECIDED TO DO AN UPGRADE AND DISABLED ALL  
34 RELATED FEATURES FOR ABOUT 30 MINUTES. THIS INCLUDED AUDIO, CELL PHONE  
35 LINK, RADIO, HEATER AND THE REAR VIEW CAMERA! IT HAS OCCURRED AGAIN  
36 AND APPEARS TO ALWAYS HAPPEN IMMEDIATELY AFTER STARTING THE CAR,  
37 WHICH IS WHEN THE REAR VIEW CAMERA IS VERY LIKELY TO BE NEEDED. \*TR

38 **Date Complaint Filed:** 12/9/2011

39 **Date of Incident:** 12/8/2011

40 **NHTSA ID Number:** 10439143

41 **Manufacturer:** Ford Motor Company

42 **Vehicle Identification Number:** 2FMDK4KC9BB...

43 **SUMMARY:**

44 VEHICLE EQUIPPED WITH MYFORD TOUCH SYSTEM. SYSTEM CONTROLS  
45 HEATING/DEFROSTING SYSTEM. THIS SYSTEM HAS FAILED TO OPERATE PROPERLY



1 ON MULTIPLE OCCASIONS. FORD MOTOR COMPANY IS AWARE OF ISSUE AND HAS  
2 NOT CORRECTED IT. FORD SHOULD NOT BE ALLOWED TO MARKET VEHICLES THAT  
3 DO NOT HAVE PROPERLY FUNCTIONING HEATING/DEFROSTING CONTROLS. THESE  
4 VEHICLES ARE DANGEROUS AND THE ISSUE IS WELL KNOWN BY INTERNET  
SEARCHES. PEOPLE RELY ON VEHICLES TO OPERATE PROPERLY IN WINTER  
CONDITIONS. THIS NEEDS TO BE ADDRESSED. THANK YOU FOR YOUR HELP. \*TR

5 **Date Complaint Filed:** 11/30/2011

6 **Date of Incident:** 2/1/2011

7 **NHTSA ID Number:** 10437851

8 **Manufacturer:** Ford Motor Company

9 **Vehicle Identification Number:** 1FMHK8F8XBG...

10 **SUMMARY:**

11 MORE LIKE ADAPTIVE 'CURSE' CONTROL. MY 2011 EXPLORER LIMITED 4X4 WITH  
12 THE ADAPTIVE CRUISE ALWAYS CATCHES THE REAR OF SEMI TRUCKS IN OTHER  
13 LANES, CAUSING IT TO APPLY FULL BRAKES AND PEOPLE BEHIND ME ALMOST  
14 CRASH INTO ME. MY 2011 LIMITED IS TOTALLY FACTORY ORIGINAL, NO TOW BARS.  
15 HERE IN CALIFORNIA THE SEMI TRUCK SPEED IS 55 WHILE AUTOS CAN GO 65-70MPH  
16 (AND IN MOST CASES EVERYONE GOES 80+). SO WHEN I'M GOING ALONG AT 65-70  
17 WITH NO VEHICLES HEAD OF ME IN MY LANE AND THE THING GOES 100% BRAKES I  
18 ALMOST CRASH. I ALSO GET THE CRUISE CONTROL TOTALLY DISABLED BECAUSE  
19 OF AN ERROR IN THE SYNC MODULES. THE SYNC COMPUTER MODULES CONTROL  
20 THE ADAPTIVE CRUISE, STABILITY CONTROL, BACK UP DETECTION SYSTEM, AUTO  
21 WIPERS, AUTO PARKING SYSTEM, TRACTION CONTROL, 4X4 SYSTEM, ETC., ETC. I  
22 FEAR THAT THE SRS IS ALSO TIED INTO THESE SAME SYNC COMPUTER MODULES.  
FORD CLAIMS THE SYNC SYSTEM AUTOMATICALLY RESETS/REBOOTS ITSELF  
EVERY 24 HOURS WHILE THE VEHICLE IS OFF TO AVOID SYSTEM OUTAGES. WHAT  
HAPPENS MOST OF THE TIME IS THE SYSTEM WILL RUN (EVEN THOUGH THE  
SCREEN IS OFF) FOR ABOUT A WEEK UNTIL, WHILE DRIVING, THE SYNC COMPUTER  
CRASHES JUST LIKE HOME COMPUTERS & CELL PHONES DO IF LEFT ON  
CONTINUOUSLY. WHILE THIS CRASH IS TAKING PLACE THE TOUCH SCREEN  
FREEZES, MUSIC PLAYING WILL STOP, OR CHANGE VOLUME, OR CHANGE TRACK,  
OR CHANGE SOURCE; WIPERS WILL STOP WORKING, CRUISE CONTROL WILL SHUT  
OFF, BACKUP CAMERA SYSTEM GOES DOWN OR SCREEN FREEZES WHILE BACKING  
UP, 4X4 IS DISABLED, CENTER DISPLAYS WILL GO BLANK. MY 2011 EXPLORER HAS  
BEEN IN THE FORD SERVICE DEPT FOR SYNC MODULE REPLACEMENT AND  
REPROGRAMMING 4 TIMES NOW SINCE JAN 2011. STILL NO FIX. \*KB

23 **Date Complaint Filed:** 11/20/2011

24 **Date of Incident:** 8/31/2011

25 **NHTSA ID Number:** 10437068

26 **Manufacturer:** Ford Motor Company

27 **Vehicle Identification Number:** 1FMHK8F8XCG...

28 **SUMMARY:**

THIS FORM DOES NOT ALLOW ENTRY OF MULTIPLE DATES. THERE IS AN ISSUE  
WITH MYFORD TOUCH WITH THIS VEHICLE THAT IS CONTINUAL. PUTTING IN ONE  
DATE IS POINTLESS. THE CLIMATE (DEFROSTER, ETC) SYSTEM AND THE  
NAVIGATION SYSTEM ARE PART OF THIS MODULE, ALONG WITH PHONE AND

1 AUDIO FEATURES. THIS MODULE LOCKS CONTINUALLY AND IT IS DANGEROUS  
2 BECAUSE YOU CAN'T CONTROL THE DEFROSTER OR NAVIGATION SYSTEM  
3 MANUALLY WHEN THIS OCCURS. REPEATED TRIPS TO THE DEALER HAVE BEEN  
4 FRUITLESS AND MY WIFE WAS IN DANGEROUS SITUATIONS SEVERAL TIMES IN  
5 HEAVY TRAFFIC CORRIDOR CONDITIONS IN NORTHERN NEW JERSEY. IT IS  
6 UNCONSCIONABLE THAT FORD IS SELLING THESE VEHICLES FOR NEARLY \$50,000  
7 THAT ARE DEFECTIVE AND THEY KNOW THEY ARE DEFECTIVE.

8 **Date Complaint Filed:** 8/8/2011

9 **Date of Incident:** 7/28/2011

10 **NHTSA ID Number:** 10418053

11 **Manufacturer:** Ford Motor Company

12 **Vehicle Identification Number:** 2FMDK3JC3BB...

13 **SUMMARY:**

14 FORD SYNC SYSTEM HAS BEEN FREEZING, BACK UP CAMERA BLACKING OUT, GPS  
15 STALLING. CAR HAS BEEN RETURNED TO DEALER 3 TIMES FOR A REBOOT SYSTEM.  
16 DEALER SAID IT HAS TO DO WITH THE NEW SYSTEM AND THERE BEING BUGS. \*TR

17 **Date Complaint Filed:** 6/1/2011

18 **Date of Incident:** 4/5/2011

19 **NHTSA ID Number:** 10404872

20 **Manufacturer:** Ford Motor Company

21 **Vehicle Identification Number:** 2LMDJ6JK5BB...

22 **SUMMARY:**

23 WHEN DRIVING DOWN THE HIGHWAY, THE SYNC SCREEN GOES COMPLETELY  
24 BLANK. AT THIS POINT I HAVE NO ACCESS TO HEAT, A/C, DEFROSTER, RADIO, OR  
25 BACKUP CAMERA. ON OCCASION THE SCREEN HAS BEEN BLANK FOR UP TO ONE  
26 HUNDRED MILES. I DON'T WORRY ABOUT THE DEFROSTER IN THE SUMMER BUT IN  
27 THE WINTER THIS IS A DEFINITE SAFETY CONCERN. NOT HAVING THE BACKUP  
28 CAMERA IS RISKY FOR THERE MAY BE SMALL CHILDREN BEHIND THE VEHICLE.  
I'VE BEEN IN CONTACT WITH FORD MOTOR COMPANY. THEY TELL ME THERE  
ENGINEERING DEPARTMENT IS WORKING ON A FIX BUT THERE IS NO ETA NOR DO  
THEY HAVE ANY IDEA WHEN OR IF THEY CAN FIX IT. THE CONSUMER WANTED TO  
INCLUDE THE FILE NUMBER ASSIGNED TO HER BY FORD MOTOR COMPANY.  
COMPLAINT # 441951441

**Date Complaint Filed:** 12/15/2010

**Date of Incident:** 12/10/2010

**NHTSA ID Number:** 10370847

**Manufacturer:** Ford Motor Company

**Vehicle Identification Number:** 2FMDK3JC0BB...

**SUMMARY:**

SYNC/MY TOUCH CONSOLE ON 2011 FORD EDGE LOCKS UP OR GOES DEAD. THERE  
IS NO WAY TO ACTIVATE THE WINDSHIELD DEFROST WITHOUT THE TOUCH  
SCREEN. DEALERSHIP SERVICE DEPARTMENT HAS BEEN UNABLE TO UNLOCK  
SCREENS. THIS PROBLEM HAS BEEN WIDELY REPORTED ON OWNERS WEBSITE FOR  
THE 2011 EDGES, BUT FORD DOES NOT SEEM TO HAVE A FIX FOR IT. IT IS WINTER  
AND I NEED TO RUN DEFROST. \*TR

1 **Date Complaint Filed:** 11/15/2010  
2 **Date of Incident:** 10/20/2010  
3 **NHTSA ID Number:** 10365783  
4 **Manufacturer:** Ford Motor Company  
5 **Vehicle Identification Number:** 2FMDK4KC9BB...

6 **SUMMARY:**

7 THIS IS A PREEMPTIVE COMPLAINT, AS I THANKFULLY HAVE NOT HAD AN  
8 ACCIDENT YET. THE MYFORD TOUCH SYSTEM IN ALL 2011 FORD MOTOR CO  
9 VEHICLES ARE DEFECTIVE. THE SYSTEM HAS A MULTITUDE OF DEFECTS, BUT THE  
10 SAFETY RELATED DEFECT IS THAT THE SYSTEM CAN SPONTANEOUSLY REBOOT AT  
11 ANY TIME WITH NO WARNING TO THE DRIVER. THIS CAN HAPPEN AT RANDOM,  
12 AND MULTIPLE TIMES WITHIN A SHORT PERIOD OF TIME. WHEN BACKING UP THIS  
13 SHUTS DOWN THE BACKUP CAMERA WHICH COULD RESULT IN INJURIES TO  
14 CHILDREN WHO GET BEHIND THE VEHICLE. AT NIGHT THIS CAUSES THE SCREEN TO  
15 SUDDENLY GO FULL WHITE AT FULL BACKLIGHT, WHICH IS EXTREMELY  
16 DISTRACTING TO A DRIVER AT NIGHT. ANOTHER SAFETY ISSUE WOULD BE WHEN  
17 THE SYSTEM REBOOTS WHEN THE DRIVE IS BEING GUIDED TO AN EMERGENCY  
18 FACILITY OR IS ON THE PHONE WITH 911. FORD ACKNOWLEDGED THE PROBLEMS  
19 TO DEALERSHIPS ON OCT 20TH AND INFORMED THEM NOT TO DO ANYTHING AT  
20 THIS TIME. MANY CUSTOMERS HAVE BEEN REPORTING THESE PROBLEMS ON THE  
21 OWNER2OWNER WEBSITE FOR THE FORD SYNC SYSTEM. I AM SUBMITTING THIS  
22 COMPLAINT IN HOPES IT CAN BE DEALT WITH BEFORE SOMEONE GETS HURT  
23 RATHER THAN AFTER. THANK YOU \*TR

24 **Date Complaint Filed:** 10/28/2010  
25 **Date of Incident:** 9/27/2010  
26 **NHTSA ID Number:** 10362842  
27 **Manufacturer:** Ford Motor Company  
28 **Vehicle Identification Number:** 2LMDJ8JK8BB...

29 **SUMMARY:**

30 THE SIRIUS TRAVEL LINK (THRU MYLINCOLN TOUCH) DOES NOT WORK AND HAS  
31 NOT WORKED FROM DAY 1 OF PICKING UP THE SUV ON 9/27/10. AT FIRST LINCOLN  
32 WOULD NOT ADMIT ANY ISSUES BUT NOW THEY FINALLY DO BUT DO NOT SAY  
33 WHEN A FIX WILL BE AVAILABLE. I SHOULD HAVE BEEN TOLD THAT OPTION WAS  
34 NOT WORKING BEFORE THEY HAD ME SIGN A LEASE FOR THE CAR. ALOT OF US  
35 ARE PAYING FOR SOMETHING THAT DOES NOT WORK AND DO NOT KNOW IF IT  
36 EVER WILL. \*TR

37 **H. Ford Technicians Have Chronicled With Precision How The Defects In The Myford  
38 Touch Impact The Safety Of Their Customers**

39 262. The following entries are from Ford's Global Common Quality Indicator System  
40 ("CQIS"). This system is a database providing access to selected vehicle concern information  
41 originating from dealerships and internal Ford sources; REPAIR 11/04/2010 10:25AM [REDACTED]

42 [REDACTED] PCE) MSS - FCSD - VSP C/P SVC ENG WEB FORM DATA - \*TECH'S

1 QUESTION: \*LOOKING FOR DIRECTION. CUSTOMER IS VERY VERY UPSET WITH  
2 NEW VEHICLE AND WE HAVE NO LEADS ON DIAG. \*DESCRIPTION OF VEHICLE  
3 CONCERN: \*CUSTOMER STATES WHEN DRIVING THIS MORNING (EARLY WHILE  
4 DARK OUTSIDE) THE RADIO WENT ON LOUD (FULL VOLUME), A/C CAME ON FULL  
5 BLAST ALL OF THE LIGHTS WENT OUT INSIDE AND OUT (HEADLIGHTS, DASH  
6 LIGHTS, TOUCH SCREEN ECT.) SHE PULLED OFF ROAD AND SHUT OFF VEHICLE.  
7 STARTED VEHICLE A MOMENT LATER AND ALL ITEMS CAME BACK ON AND  
8 WORKED. ALSO AT TIMES AT RANDOM THE SYNC SYSTEM WILL SAY "CALL  
9 ENDED" EVEN WHEN SHE IS NOT USING THE PHONE. \*DIAGNOSTICS ALREADY  
10 COMPLETED: \*VEHICLE WAS AT SHOP 11-1-10 FOR TOUCH SCREEN GOING BLACK,  
11 BACK UP CAMERA AND SENSORS INOP. PER HOTLINE WE DID PERFORM TSB 10-21-2  
12 EVEN THOUGH THIS VEHICLE IS OUT OF DATE RANGE, ALL ITEMS PASSED. WE DID  
13 VERIFY THIS CONCERN AND RELEASED VEHICLE BACK TO CUSTOMER WITH  
14 INFORMATION ABOUT KNOWN SOFTWARE ISSUE WITH MYTOUCH THAT COULD BE  
15 CAUSING CONCERN. ADVISED CUSTOMER WE WOULD NOTIFY WHEN THAT  
16 INFORMATION IS AVAILABLE TO US \*PARTS REPLACED: \*NOTHING \*

17 WLN3\_SPLIT069814, page 934  
18 CQIS Report Number: AKAA4026

19 REPAIR 03/12/2014 01:19PM [REDACTED] MSS - FCSD - TECH SVC  
20 HOTLINE WEB FORM DATA - \*CONCERN: CUSTOMER SAID HE WAS DRIVING ON THE  
21 EXPRESSWAY WHEN HE SAW A MESSAGE 'NOT IN PARK' THEN ALL THE  
22 INSTRUMENTATION SHUT OFF, THE WIPERS CAME ON. HE PULLED OFF THE ROAD  
23 AND SHUT VEHICLE OFF (IN HIS WORDS TO TRY AND REBOOT SYSTEM) WHEN HE  
24 TRIED TO RESTART NOTHING NO CRANK, PASSENGER DOOR WINDOW WORKED,  
25 BUT, NOTHING ELSE \* \*DIAGNOSTICS: NOTHING AT THIS TIME, RAN OASIS FOR  
26 MESSAGES \* \*PARTS REPLACED: NONE \* \*TECH QUESTION: WE HAVE NOT HAD A  
27 CHANCE TO HOOK UP TO IDS YET, THOUGH I DID SEARCH TSB/SSM. WITH A BRAND  
28 NEW VEHICLE AND SUCH UNUSUAL COMBINATION OF SYMPTOMS, WONDERING IF

1 THERE IS SOMETHING WITH ENGINEERING THAT WOULD BE A PROBLEM. JUST  
2 TRYING TO SEE IF THERE IS SOMETHING WE SHOULD KNOW. THERE WAS ONE TSB  
3 DEALING WITH WIRING TSB 13-12-12 BUT, DID NOT HAVE SOME OF THESE FREAKY  
4 SYMPTOMS

5 WLN3\_SPLIT397212, page 981  
6 CQIS Report Number : ECLHL005

7 REPAIR 09/18/2012 04:11PM [REDACTED] MSS - FCSD - TECH SVC HOTLINE  
8 WEB FORM DATA - \*CONCERN:VEHICLE INTERIOR WINDSHIELD FOGGED UP SO BAD  
9 HAD TO PULL OVER AND WAIT TO ALLOW WINDSHIELD \*TO DEFOG TO DRIVE. \*  
10 \*DIAGNOSTICS: CKD NO OVERHEAT CKD DRAIN FOR HTR BOX OK NO CODES \*  
11 \*PARTS REPLACED:NONE \* \*TECH QUESTION:WHAT COULD CAUSE THIS CODES \*  
12 \*PARTS REPLACED:NONE \* \*TECH QUESTION:WHAT COULD CAUSE THIS AND HAVE  
13 YOU EXPERIENCED ANY OTHER CONCERNS OF THIS NATURE? SUGGESTIONS?

14 WLN3\_SPLIT120895, page 1531  
15 CQIS Report Number: CIJEH009

16 10-05-2011 08:32:25 pm ===== CUST SAYS= IN SERVICE FOR THE 5TH TIME= PUT IN  
17 PAPERS FOR THE LEMON LAW= THE LEASING COMPANY PROVIDED THE NUMBER  
18 TO CRC= NAVIGATION SYSTEM LOCKS UP, WILL NOT TAKE INFORMATION, SHUTS  
19 DOWN, BACK UP SYSTEM DOESN'T WORK, CIRCUIT BOARD SHUTS DOWN= JUST  
20 HAS OIL CHANGE, OIL ENGINE LIGHT CAME BACK ON= SOMETIMES THE VEH WILL  
21 FAIL TO START OR STALL WHILE DRIVING= EVERYTHING WOULD GO BLACK IN THE  
22 VEH= SYNC FAILED TO WORK= WOULD BE IN ROUTE SOMEWHERE AND IN THE  
23 MIDDLE OF GOING TO THE DESTINATION= AC GOES ON AND OFF= SO MANY  
24 ELECTRICAL ISSUES = DLRSHIP IS WORKING WITH THE CUST, PROBLEM IS WITH  
25 FMC PRODUCT= SENT LEMON LAW PAPERWORK TO CRC FOR FMC AND ATTORNEY  
26 JOURNEY ON 10/3/2011 TRACKING #70111570000324795015= DLRSHIP ADVISED CUST  
27 TO DISCONNECT A CABLE FROM THE NAVIGATION AND THAT ISN'T HER JOB=  
28 SELLING DLRSHIP TOLD CUST THAT THERE'S NOTHING THEY CAN DO NOTHING

1 ABOUT IT. TOLD HER SHE NEEDED TO DO WHAT SHE NEEDED TO DO= DLRSHIP IS  
2 MAKING FINAL ATTEMPT TO REPAIR BUT ISN'T EXPECTING THE CONCERN TO BE  
3 CORRECTED, ETA ON REPAIR TO BE COMPLETED UNKNOWN= DOESN'T WANT THE  
4 VEH ANYMORE, DOESN'T FEEL SAFE WITH IT===== DLRSHPAUTOWAY FORD-  
5 BRADENTON5325 14TH STREET WESTBRADENTON FL 34207(888) 208-8907= TOM, SM=  
6 DAVID, TECH===== CRC SAYSI HAVE DOCUMENTED YOUR CONCERNS AND AM  
7 SENDING YOUR INFORMATION TO OUR CUSTOMER CARE SOLUTIONS TEAM. YOU  
8 WILL BE CONTACTED BY A SPECIALIST TO DISCUSS YOUR ISSUE WITHIN 2  
9 BUSINESS DAYS. THIS DOES NOT GUARANTEE THAT FORD WILL BUYBACK YOUR  
10 VEHICLE. FORD'S COMMITMENT IS TO HONOR THE NEW VEHICLE LIMITED  
11 WARRANTY.= [REDACTED] = AVAIL ANY TIME= VEH  
12 AT DLRSHIP 10-06-2011 10:43:42 pm CSM AUTUMN X7763-OBC TO DEALER AND SPOKE  
13 TO S/A DAVE AND HE ADVISED THAT THE CUSTOMER BROUGHT THE VEHICLE IN  
14 FOR THE SYNC ISSUE AND THE DEALER HAS UPDATED . CUSTOMER HAS A NEW  
15 PHONE . CUSTOMER HAS A BLACKBERRY KNOW AND DEALER IS UNAWARE OF THE  
16 MODULE . VEHICLE WAS IN SEPTEMBER 12TH AND ON 8-22-2011 .CSM LOOKED UP  
17 TSB 11-07-24 AND CSM WANT. REPLACED APIM BASE PARTS NUMBER 14D212.  
18 DEALER ADVISED THAT THEY WILL LOOK INTO TSB .- OBC TO CUSTOMER @ AND  
19 CSM ADVISED THAT WILL FOLLOW UP ON 10-10-2011 10-10-2011 11:10:55 pm CSM  
20 AUTUMN X7763- OBC TO CUSTOMER @ AND CSM ADVISED THAT SHE WILL BE  
21 WORKING WITH OUR LEGAL DEPARTMENT FROM NOW ON. CSM PROVIDED TANYAS  
22 INFO. CSM CLOSING DUPLICATE CASE

23 WLN3\_SPLIT249234, page 163  
24 CASE NUMBER: MRS-03786027811172 20910004

25 **I. Ford Employees, Both Present And Former, Routinely Chastise The Company For The  
26 Defects In The MyFord Touch System**

27 263. Ford's production literally contains hundreds of instances where Ford employees, past and  
28 present, explain ongoing defects relating to the MyFord Touch System they are experiencing in their

1 vehicles. Most of these complaints also bemoan the inability of Ford to rectify the defects, thereby  
2 placing these individuals and their families at risk. For example, Steve Wilkie, Supervisor - Cam  
3 Drive / VCT Design, notes the following in an e-mail dated January 3, 2011: “My brother got the  
4 ‘update’ per the TSB and continues to have issues. He did also have the dealer confirm that he has  
5 no hardware issues per the diagnostics run. His list is below. He works for Apple and therefore is  
6 critical possibly where others might not notice, however... As well, my father who now has his  
7 MKX which I had been driving is having similar issues, with the most often one being the black  
8 screen and then ‘routine maintenance’ note. His dealer now has his car overnight to try the system  
9 update again tomorrow since they kept having issues today. They would both be very happy to help  
10 in any way if required. The ongoing functional issues and then the dealers incapability to perform  
11 the update in under a day is unacceptable. Have we done anything to the Explorer launch to  
12 improve things? The amount of units with this out there is scary, and growing significantly daily...  
13 Honestly, I think it’s so bad we should stop shipping vehicles with the system as it stands currently.  
14 Black eyes take a very long time to heal.” (WLN1-3071).

15 **J. The MyFord Touch Problems Have Diminished the Value of the Class Vehicles**

16 264. The problems plaguing MyFord Touch are well known and have directly impacted  
17 Ford’s reputation. Prior to the release of the MyFord Touch system, Ford’s reputation for quality  
18 had enjoyed many years of steady improvement. Ford’s standing among consumers and consumer  
19 reporting organizations plummeted following the launch of the system. Consumer reporting  
20 organizations attributed the drop to the MyFord Touch system problems. For example, J.D. Power  
21 & Associates’ “Initial Quality Study” examines vehicles during the first 90 days of ownership.<sup>30</sup> In  
22 2010, the last year before rolling out the MyFord Touch system, Ford placed fifth on J.D. Power &  
23 Associates’ Initial Quality Study.<sup>31</sup> In 2011, after the rollout, Ford fell to 23rd place in the same  
24 survey.<sup>32</sup> In 2010, Lincoln was ranked eighth in the same survey.<sup>33</sup> In 2011, it tumbled to 17th

25 \_\_\_\_\_  
26 <sup>30</sup> <http://wheels.blogs.nytimes.com/2011/06/23/aggravating-myford-touch-sends-ford-plummeting-in-j-d-power-quality-survey/?hpw>.

27 <sup>31</sup> *Id.*

28 <sup>32</sup> *Id.*

1 place.<sup>34</sup> J.D. Power & Associates' Vice President stated that the primary factor in Ford's descent  
2 was the MyFord Touch system.<sup>35</sup>

3 265. The MyFord Touch is so unreliable, according to Consumer Reports, that it  
4 recommends that no consumer purchase any Ford-made vehicles equipped with MyFord Touch.<sup>36</sup>

5 266. Another automobile review website, cars.com, had the following to say about  
6 MyFord Touch: "A number of editors got behind the wheel, and the verdict among them was  
7 unanimous: MyFord Touch needs a lot of work, and it's worth sticking to an SE or lightly equipped  
8 SEL trim to avoid it."<sup>37</sup>

9 267. Ford has publicly acknowledged its quality problem with the MyFord Touch  
10 system.<sup>38</sup> In November 2012, Ford reported 400 problems with its MyFord Touch system for every  
11 1,000 vehicles. That was an improvement from March 2012, when Ford's "things-gone-wrong-  
12 rate" for the system was 500 for every 1000 vehicles.<sup>39</sup>

13 268. On October 28, 2013, the Consumer Reports Annual Auto Reliability Ranking put  
14 Ford at the bottom of the industry, with the main reason being problems with the MyFord Touch.  
15 According to a spokesperson Ford admitted the defects were not fixed:

16 "We continue to improve the infotainment systems and we've reduced  
17 complaints by nearly 50 percent since launch," said Ford spokesman  
18 Mark Schirmer. More Ford and Lincoln vehicles, about 93 percent,  
19 are now being delivered with MyFord Touch or SYNC, he said. "We  
20 still have improvements to make."<sup>40</sup>

---

22 <sup>33</sup> *Id.*

23 <sup>34</sup> *Id.*

24 <sup>35</sup> *Id.*

25 <sup>36</sup> [http://en.wikipedia.org/wiki/MyFord\\_Touch#cite\\_note-16](http://en.wikipedia.org/wiki/MyFord_Touch#cite_note-16).

26 <sup>37</sup> <http://blogs.cars.com/kickingtires/2013/06/carscoms-issues-with-myford-touch.html>.

27 <sup>38</sup> [www.autonews.com](http://www.autonews.com) (Jan. 16, 2013).

28 <sup>39</sup> *Id.*

<sup>40</sup> Jesse Snyder, *Automotive News*, Oct. 28, 2013 – 12:45 pm ET.



1 **K. Despite Express Warranties, Ford Has Not Fixed the Problems With MyFord Touch**

2 269. In connection with the sale (by purchase or lease) of each one of its new vehicles,  
3 Ford provides an express limited warranty on each vehicle. In those warranties, Ford promises to  
4 repair any defect or malfunction that arises in the vehicle during a defined period of time. This  
5 warranty is provided by Ford to the vehicle owner in writing and regardless of what state the  
6 customer purchased his or her vehicle in. Ford issues one warranty for Ford vehicles, and a separate  
7 warranty for Lincoln vehicles. Ford also issues a separate warranty for each model year, although  
8 all of the terms of the warranty are largely similar from year to year and regardless of whether the  
9 warranty was issued with regard to Ford vehicles, or Lincoln vehicles. As further alleged below, the  
10 relevant terms of the warranties in this case are identical, regardless of the model year, or whether  
11 the warranty was issued on Ford vehicles, or Lincoln vehicles.

12 270. Each Plaintiff was provided with a warranty and it was a basis of their purchase of  
13 their vehicles.

14 271. In its Limited Warranty, Ford expressly warranted that it would repair or replace  
15 defects in material or workmanship free of charge if they became apparent during the warranty  
16 period. The following uniform language appears in all Ford and Lincoln Warranty Guides:

17 Under your New Vehicle Limited Warranty if:

18 -your Ford vehicle is properly operated and maintained, and

19 -was taken to a Ford dealership for a warranted repair during the warranty period,

20 then authorized Ford Motor Company dealers will, without charge, repair, replace, or

21 adjust all parts on your vehicle that malfunction or fail during normal use during the

22 applicable coverage period due to a manufacturing defect in factory-supplied

23 materials or factory workmanship.

24 272. With regard to Ford vehicles, the duration of the limited warranty is for three years  
25 or 36,000 miles, whichever event comes first. Lincoln vehicles, on the other hand, are warranted for  
26 a period of four years or 50,000 miles, whichever event comes first. According to the terms of the  
27 warranty, the warranty period begins, “the day you take delivery of your new vehicle, or the day it is  
28

1 first put into service ... whichever occurs first.” This language concerning the commencement of  
2 the warranty period is identical in all warranties at issue in this litigation.

3 273. All Plaintiffs and members of the Class experienced defects within the warranty  
4 period. However, despite the existence of the express warranties provided to Plaintiffs and  
5 members of the Class, Ford has failed to honor the terms of the warranties by failing to “without  
6 charge, repair, replace, or adjust all parts on your vehicle that malfunction or fail during normal use  
7 during the applicable coverage period due to a manufacturing defect in factory-supplied materials or  
8 factory workmanship.”

## 9 VII. CLASS ALLEGATIONS

10 274. Plaintiffs bring this action on behalf of themselves and as a class action, pursuant to  
11 the provisions of Rules 23(a), (b)(2), and (b)(3) of the Federal Rules of Civil Procedure on behalf of  
12 the following classes:

13 All persons or entities in the United States who are current or former owners and/or lessees  
14 of a Ford, or Lincoln vehicle with MyFord Touch (the “Nationwide Class”).

15 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
16 Touch in the State of California (the “California Class”).

17 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
18 Touch in the State of Arizona (the “Arizona Class”).

19 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
20 Touch in the State of Colorado (the “Colorado Class”).

21 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
22 Touch in the State of Iowa (the “Iowa Class”).

23 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
24 Touch in the State of Massachusetts (the “Massachusetts Class”).

25 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
26 Touch in the State of New Jersey (the “New Jersey Class”).

27 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
28 Touch in the State of New York (the “New York Class”).

1 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
2 Touch in the State of North Carolina (the “North Carolina Class”).

3 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
4 Touch in the State of Ohio (the “Ohio Class”).

5 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with My Ford  
6 Touch in the State of Texas (the “Texas Class”).

7 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
8 Touch in the State of Virginia (the “Virginia Class”).

9 All persons or entities who purchased or leased a Ford, or Lincoln vehicle with MyFord  
10 Touch in the State of Washington (the “Washington Class”).

11 (Collectively, the “Class,” unless otherwise noted).

12 275. Excluded from the Class are individuals who have personal injury claims resulting  
13 from the defect in the MyFord Touch system. Also excluded from the Class are Ford and its  
14 subsidiaries and affiliates; all persons who make a timely election to be excluded from the Class;  
15 governmental entities; and the judge to whom this case is assigned and his/her immediate family.  
16 Plaintiffs reserve the right to revise the Class definition based upon information learned through  
17 discovery.

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

21 277. This action has been brought and may be properly maintained on behalf of each of  
22 the Classes proposed herein under Federal Rule of Civil Procedure 23.

23 278. Numerosity. Federal Rule of Civil Procedure 23(a)(1): The members of the Class  
24 are so numerous and geographically dispersed that individual joinder of all Class members is  
25 impracticable. While Plaintiffs are informed and believe that there are not less than tens of  
26 thousands of members of the Class, the precise number of Class members is unknown to Plaintiffs,  
27 but may be ascertained from Ford’s books and records. Class members may be notified of the  
28

1 pendency of this action by recognized, Court-approved notice dissemination methods, which may  
2 include U.S. mail, electronic mail, Internet postings, and/or published notice.

3 279. Commonality and Predominance: Federal Rule of Civil Procedure 23(a)(2) and  
4 23(b)(3): This action involves common questions of law and fact, which predominate over any  
5 questions affecting individual Class members, including, without limitation:

- 6 a) Whether Ford engaged in the conduct alleged herein;
- 7 b) Whether Ford designed, advertised, marketed, distributed, leased, sold, or  
8 otherwise placed Class Vehicles into the stream of commerce in the United  
9 States;
- 10 c) Whether the MyFord Touch system in the Class Vehicles contains a defect;
- 11 d) Whether such defect causes the MyFord Touch system in the Class Vehicles  
12 to malfunction;
- 13 e) Whether Ford knew about the defects and, if so, how long Ford has known of  
14 the defect;
- 15 f) Whether Ford designed, manufactured, marketed, and distributed Class  
16 Vehicles with a defective MyFord Touch system;
- 17 g) Whether Ford's conduct violates consumer protection statutes, warranty laws,  
18 and other laws as asserted herein;
- 19 h) Whether Ford knew or should have known that the defects that existed with  
20 regard to the MyFord Touch system would lead to the malfunctions  
21 experienced with respect to the Class Vehicles;
- 22 i) Whether Ford knew or reasonably should have known of the MyFord Touch  
23 defects in the Class Vehicles before it sold or leased them to Class members;
- 24 j) Whether Plaintiffs and the other Class members overpaid for their Class  
25 Vehicles as a result of the defects alleged herein;
- 26 k) Whether Plaintiffs and the other Class members are entitled to equitable  
27 relief, including, but not limited to, restitution or injunctive relief; and  
28

1                   l)       Whether Plaintiffs and the other Class members are entitled to damages and  
2   other monetary relief and, if so, in what amount.

3                   280.   Typicality: Federal Rule of Civil Procedure 23(a)(3): Plaintiffs' claims are typical  
4 of the other Class members' claims because, among other things, all Class members were  
5 comparably injured through Ford's wrongful conduct as described above.

6                   281.   Adequacy: Federal Rule of Civil Procedure 23(a)(4): Plaintiffs are adequate Class  
7 representatives because their interests do not conflict with the interests of the other members of the  
8 Classes each respectively seeks to represent; Plaintiffs have retained counsel competent and  
9 experienced in complex class action litigation; and Plaintiffs intend to prosecute this action  
10 vigorously. The Classes' interests will be fairly and adequately protected by Plaintiffs and their  
11 counsel.

12                  282.   Declaratory and Injunctive Relief: Federal Rule of Civil Procedure 23(b)(2): Ford  
13 has acted or refused to act on grounds generally applicable to Plaintiffs and the other members of  
14 the Classes, thereby making appropriate final injunctive relief and declaratory relief, as described  
15 below, with respect to the Class as a whole.

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

1 **VIII. VIOLATIONS ALLEGED**

2 **A. Claims Brought on Behalf of the Nationwide Class**

3 **COUNT I**  
4 **VIOLATION OF MAGNUSON-MOSS WARRANTY ACT**  
5 **(15 U.S.C. §§ 2301, et seq.)**

6 284. While this claim was dismissed in part pursuant to Judge Chen’s May 30, 2014  
7 Order, Plaintiffs include it here to preserve the claim for appeal.

8 285. Plaintiff Creed incorporates by reference all preceding allegations as though fully set  
9 forth herein.

10 286. Plaintiff Creed brings this Count on behalf of the Nationwide Class.

11 287. Plaintiff is a “consumer” within the meaning of the Magnuson-Moss Warranty Act,  
12 15 U.S.C. § 2301(3).

13 288. Ford is a “supplier” and “warrantor” within the meaning of the Magnuson-Moss  
14 Warranty Act, 15 U.S.C. § 2301(4)-(5).

15 289. The Class Vehicles are “consumer products” within the meaning of the Magnuson-  
16 Moss Warranty Act, 15 U.S.C. § 2301(1).

17 290. 15 U.S.C. § 2301(d)(1) provides a cause of action for any consumer who is damaged  
18 by the failure of a warrantor to comply with a written or implied warranty.

19 291. Ford’s express warranties are written warranties within the meaning of the  
20 Magnuson-Moss Warranty Act, 15 U.S.C. § 2301(6). The Class Vehicles’ implied warranties are  
21 covered under 15 U.S.C. § 2301(7).

22 292. Ford breached these warranties as described in more detail above. Without  
23 limitation, the Class Vehicles are equipped with the MyFord Touch system, a defective interactive  
24 electronic unit within the Class Vehicles. The Class Vehicles share a common design defect in that  
25 the MyFord Touch system fails to operate as represented by Ford.

26 293. Plaintiff and the other Nationwide Class members have had sufficient direct dealings  
27 with either Ford or its agents (dealerships and technical support) to establish privity of contract  
28 between Ford, on one hand, and Plaintiff and each of the other Nationwide Class members on the  
other hand. Nonetheless, privity is not required here because Plaintiff and each of the other

1 Nationwide Class members are intended third-party beneficiaries of contracts between Ford and its  
2 dealers, and specifically, of Ford's implied warranties. The dealers were not intended to be the  
3 ultimate consumers of the Class Vehicles and have no rights under the warranty agreements  
4 provided with the Class Vehicles; the warranty agreements were designed for and intended to  
5 benefit the consumers only.

6 294. Affording Ford a reasonable opportunity to cure its breach of written warranties  
7 would be unnecessary and futile here. Indeed, Plaintiff has already done so, and Ford has failed,  
8 after numerous attempts, to cure the defects. At the time of sale or lease of each Class Vehicle,  
9 Ford knew, should have known, or was reckless in not knowing of its omissions concerning the  
10 Class Vehicles' inability to perform as warranted, but nonetheless failed to rectify the situation  
11 and/or disclose the defective design. Under the circumstances, the remedies available under any  
12 informal settlement procedure would be inadequate and any requirement that Plaintiff resort to an  
13 informal dispute resolution procedure and/or afford Ford a reasonable opportunity to cure its breach  
14 of warranties is excused and thereby deemed satisfied.

15 295. Plaintiff and the other Nationwide Class members would suffer economic hardship if  
16 they returned their Class Vehicles but did not receive the return of all payments made by them.  
17 Because Ford is refusing to acknowledge any revocation of acceptance and return immediately any  
18 payments made, Plaintiff and the other Nationwide Class members have not re-accepted their Class  
19 Vehicles by retaining them.

20 296. The amount in controversy of Plaintiff's individual claims meets or exceeds the sum  
21 of \$25. The amount in controversy of this action exceeds the sum of \$50,000, exclusive of interest  
22 and costs, computed on the basis of all claims to be determined in this lawsuit.

23 297. Plaintiff, individually and on behalf of the other Nationwide Class members, seeks  
24 all damages permitted by law, including diminution in value of the Class Vehicles, in an amount to  
25 be proven at trial.

26  
27  
28

1 **B. Claims Brought on Behalf of the California Class**

2 **COUNT I**  
3 **VIOLATION OF CALIFORNIA UNFAIR COMPETITION LAW**  
4 **(CAL. BUS. & PROF. CODE §§ 17200, *et seq.*)**

5 298. Plaintiffs Jennifer Whalen, the Center for Defensive Driving, Richard Decker  
6 Watson, and Darcy Thomas-Maskrey (“Plaintiffs,” for purposes of all California Class Counts)  
7 incorporate by reference all preceding allegations as though fully set forth herein.

8 299. Plaintiffs bring this Count on behalf of the California Class.

9 300. California’s Unfair Competition Law (“UCL”), Cal. Bus. & Prof. Code §§ 17200, *et*  
10 *seq.*, proscribes acts of unfair competition, including “any unlawful, unfair or fraudulent business  
11 act or practice and unfair, deceptive, untrue or misleading advertising.”

12 301. Ford’s conduct, as described herein, was and is in violation of the UCL. Ford’s  
13 conduct violates the UCL in at least the following ways:

- 14 i. By knowingly and intentionally concealing from Plaintiffs and the other  
15 California Class members that the Class Vehicles suffer from a design defect  
16 while obtaining money from Plaintiffs;
- 17 ii. By marketing Class Vehicles as possessing functional and defect-free in-car  
18 communications and entertainment units;
- 19 iii. By refusing or otherwise failing to repair and/or replace defective MyFord  
20 Touch systems in Class Vehicles;
- 21 iv. By violating federal laws, including the Magnuson-Moss Warranty Act, 15  
22 U.S.C. § 2301;<sup>41</sup> and
- 23 v. By violating other California laws, including Cal. Civ. Code §§ 1709, 1710,  
24 and 1750, *et seq.*, and Cal. Comm. Code § 2313.

25 302. Ford’s omissions alleged herein caused Plaintiffs and the other California Class  
26 members to make their purchases or leases of their Class Vehicles. Absent those omissions,

27 <sup>41</sup> Plaintiffs acknowledge that this claim was dismissed without prejudice in the Court’s May 30,  
28 2014 opinion, and assert it herein only to preserve all applicable rights of appeal.



1 Plaintiffs and the other California Class members would not have purchased or leased these  
2 Vehicles, would not have purchased or leased these Class Vehicles at the prices they paid, and/or  
3 would have purchased or leased less expensive alternative vehicles that did not contain an  
4 infotainment system comparable to the MyFord Touch system and which were not marketed as  
5 including such a system.

6 303. Accordingly, Plaintiffs and the other California Class members have suffered injury  
7 in fact including lost money or property as a result of Ford's omissions.

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

10 305. Plaintiffs request that this Court enter such orders or judgments as may be necessary  
11 to enjoin Ford from continuing its unfair, unlawful, and/or deceptive practices and to restore to  
12 Plaintiffs and members of the Class any money it acquired by unfair competition, including  
13 restitution and/or restitutionary disgorgement, as provided in Cal. Bus. & Prof. Code § 17203 and  
14 Cal. Civ. Code § 3345; and for such other relief set forth below.

15 **COUNT II**  
16 **VIOLATION OF CALIFORNIA CONSUMERS LEGAL REMEDIES ACT**  
17 **(CAL. CIV. CODE §§ 1750, *et seq.*)**

18 306. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
19 herein.

20 307. Plaintiffs bring this Count on behalf of the California Class.

21 308. California's Consumers Legal Remedies Act ("CLRA"), Cal. Civ. Code §§ 1750, *et*  
22 *seq.*, proscribes "unfair methods of competition and unfair or deceptive acts or practices undertaken  
23 by any person in a transaction intended to result or which results in the sale or lease of goods or  
24 services to any consumer."

25 309. The Class Vehicles are "goods" as defined in Cal. Civ. Code § 1761(a).

26 310. Plaintiffs and the other California class members are "consumers" as defined in Cal.  
27 Civ. Code § 1761(d), and Plaintiffs, the other California class members, and Ford are "persons" as  
28 defined in Cal. Civ. Code § 1761(c).



1           320. Plaintiffs bring this Count on behalf of the California Class.

2           321. California Bus. & Prof. Code § 17500 states: “It is unlawful for any ... corporation  
3 ... with intent directly or indirectly to dispose of real or personal property ... to induce the public to  
4 enter into any obligation relating thereto, to make or disseminate or cause to be made or  
5 disseminated ... from this state before the public in any state, in any newspaper or other publication,  
6 or any advertising device, ... or in any other manner or means whatever, including over the Internet,  
7 any statement ... which is untrue or misleading, and which is known, or which by the exercise of  
8 reasonable care should be known, to be untrue or misleading.”

9           322. Ford has violated § 17500 because the omissions regarding the safety, reliability, and  
10 functionality of its Class Vehicles as set forth in this Complaint were material and likely to deceive  
11 a reasonable consumer.

12           323. Plaintiffs and the other Class members have suffered an injury in fact, including the  
13 loss of money or property, as a result of Ford’s unfair, unlawful, and/or deceptive practices. In  
14 purchasing or leasing their Class Vehicles, Plaintiffs and the other Class members relied on the  
15 omissions of Ford with respect to the safety and reliability of the Class Vehicles. Ford’s  
16 representations turned out not to be true because the Class Vehicles are distributed with faulty and  
17 defective in-car communication and entertainment systems, rendering certain safety,  
18 communication, navigational, and entertainment functions inoperative. Had Plaintiffs and the other  
19 Class members known this, they would not have purchased or leased their Class Vehicles and/or  
20 paid as much for them. Accordingly, Plaintiffs and the other Class members overpaid for their  
21 Class Vehicles and did not receive the benefit of their bargain.

22           324. All of the wrongful conduct alleged herein occurred, and continues to occur, in the  
23 conduct of Ford’s business. Ford’s wrongful conduct is part of a pattern or generalized course of  
24 conduct that is still perpetuated and repeated, both in the State of California and nationwide.

25           325. Plaintiffs, individually and on behalf of the other Class members, request that this  
26 Court enter such orders or judgments as may be necessary to enjoin Ford from continuing their  
27 unfair, unlawful, and/or deceptive practices and to restore to Plaintiffs and the other Class members  
28

1 any money Ford acquired by unfair competition, including restitution and/or restitutionary  
2 disgorgement, and for such other relief set forth below.

3 **COUNT IV**  
4 **BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY**  
5 **(CAL. COM. CODE § 2314)**

6 326. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
7 herein.

8 327. Plaintiffs bring this Count on behalf of the California Class.

9 328. Ford is and was at all relevant times a merchant with respect to motor vehicles under  
10 Cal. Com. Code § 2104.

11 329. A warranty that the Class Vehicles were in merchantable condition was implied by  
12 law in the instant transaction, pursuant to Cal. Com. Code § 2314.

13 330. These Class Vehicles, when sold and at all times thereafter, were not in merchantable  
14 condition and are not fit for the ordinary purpose for which cars are used. Specifically, the Class  
15 Vehicles are inherently defective in that there are defects in the MyFord Touch in-car  
16 communication and entertainment system, rendering certain safety, communication, navigational,  
17 and entertainment functions inoperative; and the MyFord Touch system was not adequately  
18 designed, manufactured, and tested.

19 331. Ford was provided notice of these issues by numerous complaints filed against it,  
20 including this Complaint, and by numerous individual letters, telephone calls, and other  
21 communications sent by Plaintiffs and other Class members before or within a reasonable amount of  
22 time after Ford issued the TSBs and the allegations of Class Vehicle defects became public.

23 332. Plaintiffs and the other Class members have had sufficient direct dealings with either  
24 Ford or their agents (dealerships) to establish privity of contract between Plaintiffs and the other  
25 Class members. Notwithstanding this, privity is not required in this case because Plaintiffs and the  
26 other Class members are intended third-party beneficiaries of contracts between Ford and its  
27 dealers; specifically, they are the intended beneficiaries of Ford's implied warranties. The dealers  
28 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

1 and intended to benefit the ultimate consumers only. Finally, privity is also not required because  
2 Plaintiffs' and the other Class members' Class Vehicles are dangerous instrumentalities due to the  
3 aforementioned defects and nonconformities.

4 333. As a direct and proximate result of Ford's breach of the warranties of  
5 merchantability, Plaintiffs and the other Class members have been damaged in an amount to be  
6 proven at trial.

7 **COUNT V**  
8 **FRAUD BY CONCEALMENT**  
9 **(BASED ON CALIFORNIA LAW)**

10 334. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
11 herein.

12 335. Plaintiffs bring this Count on behalf of the California Class.

13 336. As set forth above, Ford concealed and/or suppressed material facts concerning the  
14 safety, quality, functionality, and reliability of their Class Vehicles.

15 337. Ford had a duty to disclose these safety, quality, functionality, and reliability issues  
16 because they consistently marketed their Class Vehicles as safe and proclaimed that safety is one of  
17 Ford's highest corporate priorities. Once Ford made representations to the public about safety,  
18 quality, functionality, and reliability, Ford was under a duty to disclose these omitted facts, because  
19 where one does speak one must speak the whole truth and not conceal any facts which materially  
20 qualify those facts stated. One who volunteers information must be truthful, and the telling of a  
21 half-truth calculated to deceive is fraud.

22 338. In addition, Ford had a duty to disclose these omitted material facts because they  
23 were known and/or accessible only to Ford which has superior knowledge and access to the facts,  
24 and Ford knew they were not known to or reasonably discoverable by Plaintiffs and the other Class  
25 members. These omitted facts were material because they directly impact the safety, quality,  
26 functionality, and reliability of the Class Vehicles.

27 339. Whether or not a vehicle's defroster and other climate systems work; whether the  
28 rearview camera monitor is reliably displaying what is actually behind the car, and is otherwise in  
working condition; whether the automatic emergency notification system will in fact dial 9-1-1 and

1 transmit GPS coordinates to emergency service providers upon collision; and the other functions  
2 that fail as a result of the defect alleged herein, are material safety concerns. Ford possessed  
3 exclusive knowledge of the defects rendering the Class Vehicles inherently more dangerous and  
4 unreliable than similar vehicles.

5 340. Ford actively concealed and/or suppressed these material facts, in whole or in part,  
6 with the intent to induce Plaintiffs and the other Class members to purchase or lease Class Vehicles  
7 at a higher price for the Class Vehicles, which did not match the Class Vehicles' true value.

8 341. Ford still has not made full and adequate disclosure and continues to defraud  
9 Plaintiffs and the other Class members.

10 342. Plaintiffs and the other Class members were unaware of these omitted material facts  
11 and would not have acted as they did if they had known of the concealed and/or suppressed facts.  
12 Plaintiffs' and the other Class members' actions were justified. Ford was in exclusive control of the  
13 material facts and such facts were not known to the public, Plaintiffs, or the Class.

14 343. As a result of the concealment and/or suppression of the facts, Plaintiffs and the other  
15 Class members sustained damage.

16 344. Ford's acts were done maliciously, oppressively, deliberately, with intent to defraud,  
17 and in reckless disregard of Plaintiffs' and the other Class members' rights and well-being to enrich  
18 Ford. Ford's conduct warrants an assessment of punitive damages in an amount sufficient to deter  
19 such conduct in the future, which amount is to be determined according to proof.

20 **COUNT VI**  
21 **VIOLATION OF SONG-BEVERLY CONSUMER WARRANTY ACT FOR**  
22 **BREACH OF EXPRESS WARRANTIES**  
**(CAL. CIV. CODE §§ 1791.2 & 1793.2(D))**

23 345. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
24 herein.

25 346. Plaintiffs bring this Count on behalf of the California Class.

26 347. Plaintiffs and the other Class members who purchased or leased the Class Vehicles in  
27 California are "buyers" within the meaning of Cal. Civ. Code § 1791(b).

28

1           348. The Class Vehicles are “consumer goods” within the meaning of Cal. Civ. Code  
2 § 1791(a).

3           349. Ford is a “manufacturer” of the Class Vehicles within the meaning of Cal. Civ. Code  
4 § 1791(j).

5           350. Plaintiffs and the other Class members bought/leased new motor vehicles  
6 manufactured by Ford.

7           351. Ford made express warranties to Plaintiffs and the other Class members within the  
8 meaning of Cal. Civ. Code §§ 1791.2 and 1793.2, as described above.

9           352. In its Limited Warranty, Ford expressly warranted that it would repair or replace  
10 defects in material or workmanship free of charge if they became apparent during the warranty  
11 period. For example, the following language appears in all Class Vehicles’ Warranty Guides:

12                   Under your New Vehicle Limited Warranty if:

13                   -your Ford vehicle is properly operated and maintained, and

14                   -was taken to a Ford dealership for a warranted repair during the warranty period,

15                   then authorized Ford Motor Company dealers will, without charge, repair, replace, or

16                   adjust all parts on your vehicle that malfunction or fail during normal use during the

17                   applicable coverage period due to a manufacturing defect in factory-supplied

18                   materials or factory workmanship.

19           353. As set forth above in detail, the Class Vehicles are inherently defective in that there  
20 are defects in the Class Vehicles’ MyFord Touch systems that render certain crucial safety,  
21 communication, navigational, and entertainment functions inoperative, defects that were and  
22 continue to be covered by Ford’s express warranties, and these defects substantially impair the use,  
23 value, and safety of Ford’s Class Vehicles to reasonable consumers like Plaintiffs and the other  
24 Class members.

25           354. Plaintiffs Whalen, CDD, Watson, Thomas-Maskrey and other Class members  
26 delivered their Class Vehicles to Ford or its authorized repair facility for repair of the defects and/or  
27 notified Ford in writing of the need for repair of the defects because they reasonably could not  
28

1 deliver the Class Vehicles to Ford or its authorized repair facility due to fear of the MyFord Touch  
2 system defect.

3 355. Ford and its authorized repair facilities failed and continue to fail to repair the Class  
4 Vehicles to match Ford's written warranties after a reasonable number of opportunities to do so.

5 356. Plaintiffs and the other Class members gave Ford or its authorized repair facilities at  
6 least two opportunities to fix the defects unless only one repair attempt was possible because the  
7 vehicle was later destroyed or because Ford or its authorized repair facility refused to attempt the  
8 repair.

9 357. Ford did not promptly replace or buy back the Class Vehicles of Plaintiffs and the  
10 other Class members.

11 358. As a result of Ford's breach of its express warranties, Plaintiffs and the other Class  
12 members received goods whose dangerous condition substantially impairs their value to Plaintiffs  
13 and the other Class members. Plaintiffs and the other Class members have been damaged as a result  
14 of the diminished value of Ford's products, the products' malfunctioning, and the nonuse of their  
15 Class Vehicles.

16 359. Pursuant to Cal. Civ. Code §§ 1793.2 & 1794, Plaintiffs and the other Class members  
17 are entitled to damages and other legal and equitable relief including, at their election, the purchase  
18 price of their Class Vehicles, or the overpayment or diminution in value of their Class Vehicles.

19 360. Pursuant to Cal. Civ. Code § 1794, Plaintiffs and the other Class members are  
20 entitled to costs and attorneys' fees.

21 **COUNT VII**  
22 **VIOLATION OF SONG-BEVERLY CONSUMER WARRANTY ACT FOR**  
23 **BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY**  
24 **(CAL. CIV. CODE §§ 1791.1 & 1792)**

25 361. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
26 herein.

27 362. Plaintiffs bring this Count on behalf of the California Class.

28 363. Plaintiffs and the other Class members who purchased or leased the Class Vehicles in  
California are "buyers" within the meaning of Cal. Civ. Code § 1791(b).



1           364. The Class Vehicles are “consumer goods” within the meaning of Cal. Civ. Code  
2 § 1791(a).

3           365. Ford is a “manufacturer” of the Class Vehicles within the meaning of Cal. Civ. Code  
4 § 1791(j).

5           366. Ford impliedly warranted to Plaintiffs and the other Class members that its Class  
6 Vehicles were “merchantable” within the meaning of Cal. Civ. Code §§ 1791.1(a) & 1792,  
7 however, the Class Vehicles do not have the quality that a buyer would reasonably expect.

8           367. Cal. Civ. Code § 1791.1(a) states:

9                   “Implied warranty of merchantability” or “implied warranty that goods are  
10 merchantable” means that the consumer goods meet each of the following:

- 11                   (1) Pass without objection in the trade under the contract description.
- 12                   (2) Are fit for the ordinary purposes for which such goods are used.
- 13                   (3) Are adequately contained, packaged, and labeled.
- 14                   (4) Conform to the promises or affirmations of fact made on the container or  
15 label.

16           368. The Class Vehicles would not pass without objection in the automotive trade because  
17 of the defects in the Class Vehicles’ MyFord Touch systems that cause certain crucial safety,  
18 communication, navigational, and entertainment functions of the Class Vehicles to become  
19 inoperative.

20           369. Because of the defects in the Class Vehicles’ MyFord Touch systems that cause  
21 certain crucial safety, communication, navigational, and entertainment functions of the Class  
22 Vehicles to become inoperative, they are not safe to drive and thus not fit for ordinary purposes.

23           370. The Class Vehicles are not adequately labeled because the labeling fails to disclose  
24 the defects in the Class Vehicles’ MyFord Touch systems that cause certain crucial safety,  
25 communication, navigational, and entertainment functions of the Class Vehicles to become  
26 inoperative.

27           371. Ford breached the implied warranty of merchantability by manufacturing and selling  
28 Class Vehicles containing defects associated with the MyFord Touch system. Furthermore, these

1 defects have caused Plaintiffs and the other Class members to not receive the benefit of their  
2 bargain and have caused Class Vehicles to depreciate in value.

3 372. As a direct and proximate result of Ford's breach of the implied warranty of  
4 merchantability, Plaintiffs and the other Class members received goods whose dangerous and  
5 dysfunctional condition substantially impairs their value to Plaintiffs and the other Class members.  
6 Plaintiffs and the other Class members have been damaged as a result of the diminished value of  
7 Ford's products, the products' malfunctioning, and the nonuse of their Class Vehicles.

8 373. Pursuant to Cal. Civ. Code §§ 1791.1(d) & 1794, Plaintiffs and the other Class  
9 members are entitled to damages and other legal and equitable relief including, at their election, the  
10 purchase price of their Class Vehicles, or the overpayment or diminution in value of their Class  
11 Vehicles.

12 374. Pursuant to Cal. Civ. Code § 1794, Plaintiffs and the other Class members are  
13 entitled to costs and attorneys' fees.

14 **COUNT VIII**  
15 **VIOLATION OF CALIFORNIA CIVIL CODE SECTION 1795.92**  
16 **(ON BEHALF OF THE CALIFORNIA SUB-CLASS)**

17 375. While this claim was dismissed in part pursuant to Judge Chen's May 30, 2014  
18 Order, plaintiffs include it here to preserve the claim for appeal.

19 376. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
20 herein.

21 377. Cal. Civ. Code §§ 1795.90, *et seq.*, sets forth what is commonly known as the Secret  
22 Warranty Law. Cal. Civ. Code § 1795.92 requires notification by manufacturers to purchasers and  
23 lessees of their products of an "adjustment program."

24 378. Cal. Civ. Code § 1795.90 defines an "adjustment program" as a program where the  
25 original warranty is expanded or extended, or where a manufacturer offers to pay or reimburse for  
26 repairs to a condition affecting durability or reliability of a vehicle.

27 379. As set forth herein, Ford issued Technical Service Bulletins relating to the MyFord  
28 Touch system. Plaintiffs are informed and believe, and thereon allege, that these Technical Services  
Bulletins were part of a program set forth by Ford where Ford's dealers would repair the defective

1 vehicles free of charge only when certain undisclosed conditions were met. Plaintiffs are informed  
2 and believe, and thereon allege, that this program expanded and/or extended the original warranty,  
3 and therefore constitutes an “adjustment program” within the meaning of Cal. Civ. Code § 1795.90.

4 380. As set forth herein, Plaintiffs are informed and believe, and thereon allege, that, in  
5 some situations, Ford agreed to pay or give reimbursements for repairs to MyFord Touch. This  
6 practice constitutes an “adjustment program” within the meaning of Cal. Civ. Code § 1795.90.

7 381. As the manufacturer of the Ford Vehicles, Ford had a duty to notify all owners or  
8 lessees of the Ford Vehicles eligible under the adjustment program described above of the terms and  
9 conditions of the program within 90 days of the program’s implementation. Plaintiffs are informed  
10 and believe, and thereon allege, that Ford failed to provide this required notification.

11 382. As the manufacturer of the Ford Vehicles, Ford had a duty to notify the California  
12 Department of Motor Vehicles and its own dealers of the terms and conditions of the above-  
13 described adjustment program. Plaintiffs are informed and believe, and thereon allege, that Ford  
14 failed to provide this required notification.

15 383. As the manufacturer of the Ford Vehicles, Ford had a duty to ensure that Plaintiffs  
16 and other Class members who incurred an expense for repair of the defective MyFord Touch system  
17 prior to acquiring knowledge of the program would be reimbursed. Plaintiffs are informed and  
18 believe, and thereon allege, that Ford failed to provide this reimbursement.

19 384. As a result of the aforementioned conduct by Ford with regard to its secret warranty,  
20 Plaintiffs and the other Class members have suffered damages in an amount to be proven at trial.

21 **C. Claims Brought on Behalf of the Arizona Class**

22 **COUNT I**  
23 **VIOLATIONS OF THE CONSUMER FRAUD ACT**  
24 **(ARIZ. REV. STAT. §§ 44-1521, et seq.)**

25 385. Plaintiff Joe D’Aguanno (“Plaintiff,” for purposes of all Arizona Class Counts)  
26 incorporates by reference all preceding allegations as though fully set forth herein.

27 386. Plaintiff brings this Count on behalf of the Arizona Class.

28 387. Plaintiff and Ford are each “persons” as defined by Ariz. Rev. Stat. § 44-1521(6).  
The Class Vehicles are “merchandise” as defined by Ariz. Rev. Stat. § 44-1521(5).

1           388. The Arizona Consumer Fraud Act proscribes “[t]he act, use or employment by any  
2 person of any deception, deceptive act or practice, fraud, false pretense, false promise,  
3 misrepresentation, or concealment, suppression or omission of any material fact with intent that  
4 others rely upon such concealment, suppression or omission, in connection with the sale or  
5 advertisement of any merchandise whether or not any person has in fact been misled, deceived or  
6 damaged thereby.” Ariz. Rev. Stat. § 44-1522(A).

7           389. By failing to disclose and actively concealing the defects in the MyFord Touch  
8 systems in the Class Vehicles, Ford engaged in deceptive business practices prohibited by the  
9 Arizona Consumer Fraud Act, Ariz. Rev. Stat. § 44-1522(A), including engaging in acts or practices  
10 which are unfair, misleading, false, or deceptive to the consumer.

11           390. As alleged above, Ford concealed numerous material facts about the benefits and  
12 characteristics of the MyFord Touch system. Each of these omissions contributed to the deceptive  
13 context of Ford’s unlawful advertising and representations as a whole.

14           391. Ford knew that the MyFord Touch systems in the Class Vehicles were defectively  
15 designed or manufactured, would fail without warning, and were not suitable for their intended use.  
16 Ford nevertheless failed to warn Plaintiff about these defects despite having a duty to do so.

17           392. Ford owed Plaintiff a duty to disclose the defective nature of the MyFord Touch  
18 systems in the Class Vehicles, because Ford:

- 19           i) Possessed exclusive knowledge of the defects rendering the Class Vehicles  
20           more unreliable than similar vehicles;
- 21           ii) Intentionally concealed the defects associated with MyFord Touch through its  
22           deceptive marketing campaign and recall program that it designed to hide the  
23           defects in the MyFord Touch system; and/or
- 24           iii) Made incomplete representations about the characteristics and performance  
25           of the MyFord Touch system generally, while purposefully withholding  
26           material facts from Plaintiff that contradicted these representations.



1           402. The Class Vehicles purchased or leased by Plaintiff and the other Class members  
2 were, in fact, defective, unsafe, and unreliable because the Class Vehicles contained faulty and  
3 defective MyFord Touch systems, as alleged herein.

4           403. Ford had a duty to disclose that these Class Vehicles were defective, unsafe, and  
5 unreliable in that certain crucial safety, communication, navigational, and entertainment functions  
6 of the Class Vehicles would be rendered inoperative due to faulty and defective MyFord Touch  
7 systems, because Plaintiff and the other Class members relied on Ford’s material representations  
8 that the Class Vehicles they were purchasing were safe and free from defects.

9           404. The aforementioned concealment was material because if it had been disclosed  
10 Plaintiff and the other Class members would not have bought or leased the Class Vehicles, or would  
11 not have bought or leased those Vehicles at the prices they paid.

12           405. Plaintiff and the other Class members relied on Ford’s reputation – along with Ford’s  
13 failure to disclose the faulty and defective nature of the MyFord Touch system – in purchasing or  
14 leasing Ford’s Class Vehicles.

15           406. As a result of their reliance, Plaintiff and the other Class members have been injured  
16 in an amount to be proven at trial, including, but not limited to, their lost benefit of the bargain and  
17 overpayment at the time of purchase or lease and/or the diminished value of their Class Vehicles.

18           407. Ford’s conduct was knowing, intentional, with malice, demonstrated a complete lack  
19 of care, and was in reckless disregard for the rights of Plaintiff and the other Class members.  
20 Plaintiff and the other Class members are therefore entitled to an award of punitive damages.

21 **D. Claims Brought on Behalf of the Colorado Class**

22 **COUNT I**  
23 **VIOLATIONS OF THE COLORADO CONSUMER PROTECTION ACT**  
24 **(COLO. REV. STAT. §§ 6-1-101, et seq.)**

25           408. Plaintiff James Laurence Sheerin (“Plaintiff,” for purposes of all Colorado Class  
26 Counts) incorporates by reference all preceding allegations as though fully set forth herein.

27           409. Plaintiff brings this Count on behalf of the Colorado Class.

28           410. Colorado’s Consumer Protection Act (the “CCPA”) prohibits a person from  
engaging in a “deceptive trade practice,” which includes knowingly making “a false representation

1 as to the source, sponsorship, approval, or certification of goods,” or “a false representation as to the  
2 characteristics, ingredients, uses, benefits, alterations, or quantities of goods.” Colo. Rev. Stat. § 6-  
3 1-105(1)(b), (e).

4 411. Ford is a “person” within the meaning of Colo. Rev. Stat. § 6-1-102(6).

5 412. In the course of Ford’s business, it failed to disclose, and actively concealed, the  
6 dangerous risk of MyFord Touch system failure in Class Vehicles as described above. Accordingly,  
7 Ford engaged in conduct likely to deceive.

8 413. Ford’s actions as set forth above occurred in the conduct of trade or commerce.

9 414. Ford’s conduct proximately caused injuries to Plaintiff and the other Class members.

10 415. Plaintiff and the other Class members were injured as a result of Ford’s conduct in  
11 that Plaintiff and the other Class members overpaid for their Class Vehicles and did not receive the  
12 benefit of their bargain, and their Class Vehicles have suffered a diminution in value. These injuries  
13 are the direct and natural consequence of Ford’s omissions.

14 **COUNT II**  
15 **STRICT PRODUCT LIABILITY**  
**(BASED ON COLORADO LAW)**

16 416. Plaintiff incorporates by reference all preceding allegations as though fully set forth  
17 herein.

18 417. Plaintiff brings this Count on behalf of the Colorado Class.

19 418. Colorado law recognizes an action for product defects that complements Colorado’s  
20 Product Liability Statute, Colo. Rev. Stat. Title 13, Article 21, Part 4.

21 419. Ford is a “manufacturer” and “seller” of the Class Vehicles within the meaning of  
22 Colo. Rev. Stat. § 13-21-401(1).

23 420. Ford manufactured and sold the Class Vehicles in a defective condition and in a  
24 condition that was unreasonably dangerous to drivers, other motorists, pedestrians, and others or to  
25 their property, including persons who may reasonably be expected to use, consume, or be affected  
26 by them, in at least the following respects: (i) the Class Vehicles were defectively designed,  
27 assembled, fabricated, produced, and constructed in that they were subject to complete MyFord  
28 Touch system failure and dysfunction of crucial safety, communications, and entertainment

1 functions; and (ii) the Class Vehicles were not accompanied by adequate warnings about their  
2 defective nature.

3 421. The Class Vehicles were defective and unreasonably dangerous at the time they were  
4 sold by Ford and were intended to and did reach Plaintiff and the other Class Members in  
5 substantially the same condition as they were in when they were manufactured, sold, and left the  
6 control of Ford.

7 422. Plaintiff and the other Class members are persons who were reasonably expected to  
8 use, consume, or be affected by the Class Vehicles.

9 423. As a direct and proximate result of the defective and unreasonably dangerous  
10 conditions of the Class Vehicles, Plaintiff and the other Class members have suffered damages.

11 **COUNT III**  
12 **FRAUDULENT CONCEALMENT**  
13 **(BASED ON COLORADO LAW)**

14 424. Plaintiff incorporates by reference all preceding allegations as though fully set forth  
15 herein.

16 425. Plaintiff brings this Count on behalf of the Colorado Class.

17 426. Ford intentionally concealed the above-described material safety and functionality  
18 information, or acted with reckless disregard for the truth, and denied Plaintiff and the other Class  
19 members information that is highly relevant to their purchasing decision.

20 427. Ford further omitted from Plaintiff in advertising and other forms of communication,  
21 including standard and uniform material provided with each car, that the Class Vehicles it was  
22 selling were new, had no significant defects, and would perform and operate properly when driven  
23 in normal usage.

24 428. Ford knew at the time it actively concealed this information that this information was  
25 material.

26 429. The Class Vehicles purchased or leased by Plaintiff and the other Class members  
27 were, in fact, defective, unsafe, and unreliable because the Class Vehicles contained faulty and  
28 defective MyFord Touch systems, as alleged herein.





1           437. Plaintiff brings this Count on behalf of himself as to his 2011 Lincoln MKX and on  
2 behalf of the Iowa Class.

3           438. Ford is and was at all relevant times a merchant with respect to motor vehicles under  
4 Iowa Code § 554.2104.

5           439. In its Limited Warranty, Ford expressly warranted that it would repair or replace  
6 defects in material or workmanship free of charge if they became apparent during the warranty  
7 period. For example, the following language appears in all Class Vehicle Warranty Guides:

8                   Under your New Vehicle Limited Warranty if:

9                   -your Ford vehicle is properly operated and maintained, and

10                  -was taken to a Ford dealership for a warranted repair during the warranty period,

11                  then authorized Ford Motor Company dealers will, without charge, repair, replace, or

12                  adjust all parts on your vehicle that malfunction or fail during normal use during the

13                  applicable coverage period due to a manufacturing defect in factory-supplied

14                  materials or factory workmanship.

15           440. Ford's Limited Warranty formed the basis of the bargain that was reached when  
16 Plaintiff and the other Class members purchased or leased their Class Vehicles equipped with a  
17 MyFord Touch system from Ford.

18           441. Ford breached the express warranty to repair and adjust to correct defects in  
19 materials and workmanship of any part supplied by Ford. Ford has not repaired or adjusted, and has  
20 been unable to repair or adjust, the Class Vehicles' materials and workmanship defects.

21  
22           442. Furthermore, the limited warranty of repair and/or adjustments to defective parts,  
23 fails in its essential purpose because the contractual remedy is insufficient to make Plaintiff and the  
24 other Class members whole and because Ford has failed and/or has refused to adequately provide  
25 the promised remedies within a reasonable time.

26           443. Accordingly, recovery by Plaintiff and the other Class members is not limited to the  
27 limited warranty of repair or adjustments to parts defective in materials or workmanship, and  
28

1 Plaintiff, individually and on behalf of the other Class members, seeks all remedies as allowed by  
2 law.

3 444. Also, as alleged in more detail herein, at the time that Ford warranted and sold the  
4 Class Vehicles it knew that the Class Vehicles did not conform to Ford's Limited Warranty and  
5 were inherently defective, and Ford wrongfully and fraudulently concealed material facts regarding  
6 its Class Vehicles. Plaintiff and the other Class members were therefore induced to purchase or  
7 lease the Class Vehicles under false and/or fraudulent pretenses.

8 445. Moreover, many of the injuries flowing from the Class Vehicles cannot be resolved  
9 through the limited remedy of "replacement or adjustments," as many incidental and consequential  
10 damages have already been suffered due to Ford's fraudulent conduct as alleged herein, and due to  
11 its failure and/or continued failure to provide such limited remedy within a reasonable time, and any  
12 limitation on Plaintiff's and the other Class members' remedies would be insufficient to make  
13 Plaintiff and the other Class members whole.

14 446. Finally, due to Ford's breach of warranty as set forth herein, Plaintiff and the other  
15 Class members assert as an additional and/or alternative remedy, as set forth in Iowa Code  
16 § 554.2608, for a revocation of acceptance of the goods, and for a return to Plaintiff and to the other  
17 Class members of the purchase price of all Class Vehicles currently owned and for such other  
18 incidental and consequential damages as allowed under Iowa Code §§ 554.2711 and 554.2608.

19 447. Ford was provided notice of these issues by numerous complaints filed against it,  
20 including the instant Complaint, and by numerous individual letters and communications sent by  
21 Plaintiff and the other Class members before or within a reasonable amount of time after Ford  
22 issued the TSBs and the allegations of Class Vehicle defects became public.

23 448. As a direct and proximate result of Ford's breach of express warranty, Plaintiff and  
24 the other Class members have been damaged in an amount to be determined at trial.

1 **F. Claims Brought on Behalf of the Massachusetts Class**

2 **COUNT I**  
3 **VIOLATIONS OF THE MASSACHUSETTS CONSUMER PROTECTION ACT**  
4 **(MASS. GEN. LAWS CH. 93A)**

5 449. Plaintiff William Creed (“Plaintiff,” for purposes of all Massachusetts Class Counts)  
6 incorporates by reference all preceding allegations as though fully set forth herein.

7 450. Plaintiff brings this Count on behalf of the Massachusetts Class.

8 451. The conduct of Ford as set forth herein constitutes unfair and deceptive acts or  
9 practices in violation of the Massachusetts Consumer Protection Act, Mass. Gen. Laws Ch. 93A,  
10 including but not limited to Ford’s design, manufacture, and sale of Class Vehicles with the  
11 defective MyFord Touch system, which Ford failed to adequately investigate, disclose, and remedy,  
12 and its omissions regarding the safety, reliability, and functionality of its Class Vehicles, which  
13 omissions possessed the tendency to deceive.

14 452. Ford engages in the conduct of trade or commerce and the misconduct alleged herein  
15 occurred in trade or commerce.

16 453. Plaintiff, individually and on behalf of the other Class members, has made a demand  
17 on Ford pursuant to Mass. Gen. Laws Ch. 93A, § 9(3). The letter was transmitted to Ford on July  
18 22, 2013. The letter asserted that rights of consumers as claimants had been violated, described the  
19 unfair and deceptive acts committed by Ford, and specified the injuries the Plaintiff and the other  
20 Class members have suffered and the relief they seek.

21 454. Therefore, Plaintiff seeks monetary and equitable relief under the Massachusetts  
22 Consumer Protection Act as a result of Ford’s unfair and deceptive acts and practices.

23 **COUNT II**  
24 **BREACH OF EXPRESS WARRANTY**  
25 **(MASS. GEN. LAWS CH. 106, § 2-313)**

26 455. Plaintiff incorporates by reference all preceding allegations as though fully set forth  
27 herein.

28 456. Plaintiff brings this Count on behalf of the Massachusetts Class.

457. Ford is and was at all relevant times a “merchant” with respect to motor vehicles.

1           458. In its Limited Warranty, Ford expressly warranted that it would repair or replace  
2 defects in material or workmanship free of charge if they became apparent during the warranty  
3 period. For example, the following language appears in all Class Vehicle Warranty Guides:

4                     Under your New Vehicle Limited Warranty if:

5                     -your Ford vehicle is properly operated and maintained, and

6                     -was taken to a Ford dealership for a warranted repair during the warranty period,

7                     then authorized Ford Motor Company dealers will, without charge, repair, replace, or

8                     adjust all parts on your vehicle that malfunction or fail during normal use during the

9                     applicable coverage period due to a manufacturing defect in factory-supplied

10                    materials or factory workmanship.

11           459. Ford's Limited Warranty formed the basis of the bargain that was reached when  
12 Plaintiff and the other Class members purchased or leased their Class Vehicles equipped with a  
13 MyFord Touch system from Ford.

14           460. Ford breached the express warranty to repair and adjust to correct defects in  
15 materials and workmanship of any part supplied by Ford. Ford has not repaired or adjusted, and has  
16 been unable to repair or adjust, the Class Vehicles' materials and workmanship defects.

17  
18           461. Furthermore, the limited warranty of repair and/or adjustments to defective parts,  
19 fails in its essential purpose because the contractual remedy is insufficient to make Plaintiff and the  
20 other Class members whole and because Ford has failed and/or has refused to adequately provide  
21 the promised remedies within a reasonable time.

22           462. Accordingly, recovery by Plaintiff and the other Class members is not limited to the  
23 limited warranty of repair or adjustments to parts defective in materials or workmanship, and  
24 Plaintiff, individually and on behalf of the other Class members, seeks all remedies as allowed by  
25 law.

26           463. Also, as alleged in more detail herein, at the time that Ford warranted and sold the  
27 Class Vehicles it knew that the Class Vehicles did not conform to Ford's Limited Warranty and  
28 were inherently defective, and Ford wrongfully and fraudulently concealed material facts regarding

1 its Class Vehicles. Plaintiff and the other Class members were therefore induced to purchase or  
2 lease the Class Vehicles under false and/or fraudulent pretenses.

3 464. Moreover, many of the injuries flowing from the Class Vehicles cannot be resolved  
4 through the limited remedy of “replacement or adjustments,” as many incidental and consequential  
5 damages have already been suffered due to Ford’s fraudulent conduct as alleged herein, and due to  
6 its failure and/or continued failure to provide such limited remedy within a reasonable time, and any  
7 limitation on Plaintiff’s and the other Class members’ remedies would be insufficient to make  
8 Plaintiff and the other Class members whole.

9 465. Finally, due to Ford’s breach of warranty as set forth herein, Plaintiff and the other  
10 Class members assert as an additional and/or alternative remedy, as set forth in Mass. Gen. Laws  
11 Ch. 106, § 2-608, for a revocation of acceptance of the goods, and for a return to Plaintiff and to the  
12 other Class members of the purchase price of all Class Vehicles currently owned for such other  
13 incidental and consequential damages as allowed under Mass. Gen. Laws Ch. 106, §§ 2-711 and 2-  
14 608.

15 466. Ford was provided notice of these issues by numerous complaints filed against it,  
16 including the instant Complaint, and by numerous individual letters and communications sent by  
17 Plaintiff and the other Class members before or within a reasonable amount of time after Ford  
18 issued the TSBs and the allegations of Class Vehicle defects became public.

19 467. As a direct and proximate result of Ford’s breach of express warranty, Plaintiff and  
20 the other Class members have been damaged in an amount to be determined at trial.

21 **COUNT III**  
22 **BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY**  
23 **(MASS. GEN. LAWS CH. 106, § 2-314)**

24 468. Plaintiff incorporates by reference all preceding allegations as though fully set forth  
25 herein.

26 469. Plaintiff brings this Count on behalf of the Massachusetts Class.

27 470. Ford is and was at all relevant times a merchant with respect to motor vehicles.

28 471. A warranty that the Class Vehicles were in merchantable condition is implied by law  
in the instant transactions.



1           480. The Class Vehicles purchased or leased by Plaintiff and the other Class members  
2 were, in fact, defective, unsafe, and unreliable because the Class Vehicles contained faulty and  
3 defective MyFord Touch systems, as alleged herein.

4           481. Ford had a duty to disclose that these Class Vehicles were defective, unsafe, and  
5 unreliable in that certain crucial safety, communication, navigational, and entertainment functions  
6 of the Class Vehicles would be rendered inoperative due to faulty and defective MyFord Touch  
7 systems, because Plaintiff and the other Class members relied on Ford's material representations  
8 that the Class Vehicles they were purchasing were safe and free from defects.

9           482. The aforementioned concealment was material because if it had been disclosed  
10 Plaintiff and the other Class members would not have bought or leased the Class Vehicles, or would  
11 not have bought or leased those Vehicles at the prices they paid.

12           483. The aforementioned representations were material because they were facts that  
13 would typically be relied on by a person purchasing or leasing a new motor vehicle. Ford knew or  
14 recklessly disregarded that its representations were false because it knew that people had  
15 experienced inoperative climate control systems, audio systems, rearview camera systems, hands-  
16 free telephone systems, GPS navigation systems, and automatic emergency notification systems,  
17 among others. Ford intentionally made the false statements in order to sell Class Vehicles.

18           484. Plaintiff and the other Class members relied on Ford's reputation – along with Ford's  
19 failure to disclose the faulty and defective nature of the MyFord Touch system – in purchasing or  
20 leasing Ford's Class Vehicles.

21           485. As a result of their reliance, Plaintiff and the other Class members have been injured  
22 in an amount to be proven at trial, including, but not limited to, their lost benefit of the bargain and  
23 overpayment at the time of purchase or lease and/or the diminished value of their Class Vehicles.

24           486. Ford's conduct was knowing, intentional, with malice, demonstrated a complete lack  
25 of care, and was in reckless disregard for the rights of Plaintiff and the other Class members.  
26 Plaintiff and the other Class members are therefore entitled to an award of punitive damages.

27  
28



1 **G. Claims Brought on Behalf of the New Jersey Class**

2 **COUNT I**  
3 **VIOLATIONS OF THE NEW JERSEY CONSUMER FRAUD ACT**  
4 **(N.J. STAT. ANN. §§ 56:8-1, et seq.)**

5 487. Plaintiffs Joshua Matlin and Russ Rizzo (“Plaintiffs,” for purposes of all New Jersey  
6 Class Counts) incorporate by reference all preceding allegations as though fully set forth herein.

7 488. Plaintiffs bring this Count on behalf of the New Jersey Class.

8 489. The New Jersey Consumer Fraud Act, N.J. Stat. Ann. §§ 56:8-1, *et seq.* (“NJ CFA”),  
9 prohibits unfair or deceptive acts or practices in the conduct of any trade or commerce.

10 490. In the course of Ford’s business, it willfully failed to disclose and actively concealed  
11 the dangerous risk of MyFord Touch system failure in Class Vehicles as described above.

12 Accordingly, Ford engaged in unfair and deceptive trade practices, including engaging in conduct  
13 likely to deceive. Further, Ford’s acts and practices described herein offend established public  
14 policy because the harm they cause to consumers, motorists, and pedestrians outweighs any benefit  
15 associated with such practices, and because Ford fraudulently concealed the defective nature of the  
16 Class Vehicles from consumers.

17 491. Ford’s actions as set forth above occurred in the conduct of trade or commerce.

18 492. Ford’s conduct proximately caused injuries to Plaintiffs and the other Class  
19 members.

20 493. Plaintiffs and the other Class members were injured as a result of Ford’s conduct in  
21 that Plaintiff and the other Class members overpaid for their Class Vehicles and did not receive the  
22 benefit of their bargain, and their Class Vehicles have suffered a diminution in value. These injuries  
23 are the direct and natural consequence of Ford’s omissions.

24 494. Pursuant to N.J. Stat. Ann. § 56:8-20, Plaintiffs will serve the New Jersey Attorney  
25 General with a copy of this Complaint.

26 **COUNT II**  
27 **BREACH OF EXPRESS WARRANTY**  
28 **(N.J. STAT. ANN. § 12A:2-313)**

495. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
herein.

1 496. Plaintiffs bring this Count on behalf of the New Jersey Class.

2 497. Ford is and was at all relevant times a merchant with respect to motor vehicles.

3 498. In its Limited Warranty, Ford expressly warranted that it would repair or replace  
4 defects in material or workmanship free of charge if they became apparent during the warranty  
5 period. For example, the following language appears in all Class Vehicle Warranty Guides:

6 Under your New Vehicle Limited Warranty if:

7 -your Ford vehicle is properly operated and maintained, and

8 -was taken to a Ford dealership for a warranted repair during the warranty period,

9 then authorized Ford Motor Company dealers will, without charge, repair, replace, or

10 adjust all parts on your vehicle that malfunction or fail during normal use during the

11 applicable coverage period due to a manufacturing defect in factory-supplied

12 materials or factory workmanship.

13 499. Ford's Limited Warranty formed the basis of the bargain that was reached when  
14 Plaintiffs and the other Class members purchased or leased their Class Vehicles equipped with a  
15 MyFord Touch system from Ford.

16 500. Ford breached the express warranty to repair and adjust to correct defects in  
17 materials and workmanship of any part supplied by Ford. Ford has not repaired or adjusted, and has  
18 been unable to repair or adjust, the Class Vehicles' materials and workmanship defects.

19 501. Furthermore, the limited warranty of repair and/or adjustments to defective parts,  
20 fails in its essential purpose because the contractual remedy is insufficient to make Plaintiffs and the  
21 other Class members whole and because Ford has failed and/or has refused to adequately provide  
22 the promised remedies within a reasonable time.

23 502. Accordingly, recovery by Plaintiffs and the other Class members is not limited to the  
24 limited warranty of repair or adjustments to parts defective in materials or workmanship, and  
25 Plaintiffs, individually and on behalf of the other Class members, seek all remedies as allowed by  
26 law.

27 503. Also, as alleged in more detail herein, at the time that Ford warranted and sold the  
28 Class Vehicles it knew that the Class Vehicles did not conform to Ford's Limited Warranty and

1 were inherently defective, and Ford wrongfully and fraudulently concealed material facts regarding  
2 its Class Vehicles. Plaintiff and the other Class members were therefore induced to purchase or  
3 lease the Class Vehicles under false and/or fraudulent pretenses.

4 504. Moreover, many of the injuries flowing from the Class Vehicles cannot be resolved  
5 through the limited remedy of “replacement or adjustments,” as many incidental and consequential  
6 damages have already been suffered due to Ford’s fraudulent conduct as alleged herein, and due to  
7 its failure and/or continued failure to provide such limited remedy within a reasonable time, and any  
8 limitation on Plaintiffs’ and the other Class members’ remedies would be insufficient to make  
9 Plaintiffs and the other Class members whole.

10 505. Finally, due to Ford’s breach of warranty as set forth herein, Plaintiffs and the other  
11 Class members assert as an additional and/or alternative remedy, as set forth in N.J. Stat. Ann  
12 § 12A:2-608, for a revocation of acceptance of the goods, and for a return to Plaintiffs and to the  
13 other Class members of the purchase price of all Class Vehicles currently owned for such other  
14 incidental and consequential damages as allowed under N.J. Stat. Ann. §§ 12A:2-711 and 12A:2-  
15 608.

16 506. Ford was provided notice of these issues by numerous complaints filed against it,  
17 including the instant Complaint, and by numerous individual letters and communications sent by  
18 Plaintiffs and the other Class members before or within a reasonable amount of time after Ford  
19 issued the TSBs and the allegations of Class Vehicle defects became public.

20 507. As a direct and proximate result of Ford’s breach of express warranty, Plaintiffs and  
21 the other Class members have been damaged in an amount to be determined at trial.

22 **COUNT III**  
23 **BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY**  
24 **(N.J. STAT. ANN. § 12A:2-314)**

25 508. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
26 herein.

27 509. Plaintiffs bring this Count on behalf of the New Jersey Class.

28 510. Ford is and was at all relevant times a merchant with respect to motor vehicles.



1           520. The Class Vehicles purchased or leased by Plaintiffs and the other Class members  
2 were, in fact, defective, unsafe, and unreliable because the Class Vehicles contained faulty and  
3 defective MyFord Touch systems, as alleged herein.

4           521. Ford had a duty to disclose that these Class Vehicles were defective, unsafe, and  
5 unreliable in that certain crucial safety, communication, navigational, and entertainment functions  
6 of the Class Vehicles would be rendered inoperative due to faulty and defective MyFord Touch  
7 systems, because Plaintiffs and the other Class members relied on Ford's material representations  
8 that the Class Vehicles they were purchasing were safe and free from defects.

9           522. The aforementioned concealment was material because if it had been disclosed  
10 Plaintiffs and the other Class members would not have bought or leased the Class Vehicles, or  
11 would not have bought or leased those Vehicles at the prices they paid.

12           523. The aforementioned representations were material because they were facts that  
13 would typically be relied on by a person purchasing or leasing a new motor vehicle. Ford knew or  
14 recklessly disregarded that its representations were false because it knew that people had  
15 experienced inoperative climate control systems, audio systems, rearview camera systems, hands-  
16 free telephone systems, GPS navigation systems, and automatic emergency notification systems,  
17 among others. Ford intentionally made the false statements in order to sell Class Vehicles.

18           524. Plaintiffs and the other Class members relied on Ford's reputation – along with  
19 Ford's failure to disclose the faulty and defective nature of the MyFord Touch system – in  
20 purchasing or leasing Ford's Class Vehicles.

21           525. As a result of their reliance, Plaintiffs and the other Class members have been injured  
22 in an amount to be proven at trial, including, but not limited to, their lost benefit of the bargain and  
23 overpayment at the time of purchase or lease and/or the diminished value of their Class Vehicles.

24           526. Ford's conduct was knowing, intentional, with malice, demonstrated a complete lack  
25 of care, and was in reckless disregard for the rights of Plaintiffs and the other Class members.  
26 Plaintiffs and the other Class members are therefore entitled to an award of punitive damages.

27  
28

1 **H. Claims Brought on Behalf of the New York Class**

2 **COUNT I**  
3 **VIOLATIONS OF NEW YORK GENERAL BUSINESS LAW § 349**  
4 **(N.Y. GEN. BUS. LAW § 349)**

5 527. Plaintiffs Jeffrey Miller and Nuala Purcell (“Plaintiffs,” for purposes of all New York  
6 Class Counts) incorporate by reference all preceding allegations as though fully set forth herein.

7 528. Plaintiffs bring this Count on behalf of the New York Class. Plaintiffs Miller and  
8 Purcell are both pursuing omission claims pursuant to this Count. Plaintiff Miller is also pursuing  
9 misrepresentation claims pursuant to this Count.

10 529. New York’s General Business Law § 349 makes unlawful “[d]eceptive acts or  
11 practices in the conduct of any business, trade or commerce.”

12 530. In the course of Ford’s business, it willfully failed to disclose and actively concealed  
13 the dangerous risk of MyFord Touch system failure in Class Vehicles as described above.  
14 Accordingly, Ford engaged in unfair methods of competition, unconscionable acts or practices, and  
15 unfair or deceptive acts or practices as defined in N.Y. Gen. Bus. Law § 349, including engaging in  
16 conduct likely to deceive.

17 531. Ford’s actions as set forth above occurred in the conduct of trade or commerce.

18 532. Because Ford’s deception takes place in the context of automobile safety, its  
19 deception affects the public interest. Further, Ford’s unlawful conduct constitutes unfair acts or  
20 practices that have the capacity to deceive consumers, and that have a broad impact on consumers at  
21 large.

22 533. Ford’s conduct proximately caused injuries to Plaintiffs and the other Class  
23 members.

24 534. Plaintiffs and the other Class members were injured as a result of Ford’s conduct in  
25 that Plaintiffs and the other Class members overpaid for their Class Vehicles and did not receive the  
26 benefit of their bargain, and their Class Vehicles have suffered a diminution in value. These injuries  
27 are the direct and natural consequence of Ford’s misrepresentations and omissions.  
28

1 **COUNT II**  
2 **VIOLATIONS OF NEW YORK GENERAL BUSINESS LAW § 350**  
3 **(N.Y. GEN. BUS. LAW § 350)**

4 535. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
5 herein.

6 536. Plaintiffs bring this Count on behalf of the New York Class.

7 537. New York's General Business Law § 350 makes unlawful "[f]alse advertising in the  
8 conduct of any business, trade or commerce[.]" False advertising includes "advertising, including  
9 labeling, of a commodity ... if such advertising is misleading in a material respect," taking into  
10 account "the extent to which the advertising fails to reveal facts material in the light of ...  
11 representations [made] with respect to the commodity...." N.Y. Gen. Bus. Law § 350-a.

12 538. Ford caused to be made or disseminated through New York, through advertising,  
13 marketing, and other publications, statements that were untrue or misleading, and which were  
14 known, or which by the exercise of reasonable care should have been known to Ford, to be untrue  
15 and misleading to consumers, including Plaintiffs and the other Class members.

16 539. Ford has violated N.Y. Gen. Bus. Law § 350 because the omissions regarding the  
17 dangerous risk of MyFord Touch system failure in Class Vehicles as described above, as well as the  
18 inherently defective nature of the MyFord Touch system as designed and sold by Ford, and the loss  
19 of communications and entertainment functionality as described above, were material and likely to  
20 deceive a reasonable consumer.

21 540. Plaintiffs and the other Class members have suffered injury, including the loss of  
22 money or property, as a result of Ford's false advertising. In purchasing or leasing their Class  
23 Vehicles, Plaintiffs and the other Class members relied on the representations and/or omissions of  
24 Ford with respect to the safety, quality, functionality, and reliability of the Class Vehicles. Ford's  
25 representations turned out to be untrue because the MyFord Touch systems installed in Class  
26 Vehicles are prone to total system failures, diminished or completely inoperable functionality, and  
27 other failures as described hereinabove. Had Plaintiffs and the other Class members known this,  
28 they would not have purchased or leased their Class Vehicles and/or paid as much for them.





1 applicable coverage period due to a manufacturing defect in factory-supplied  
2 materials or factory workmanship.

3 548. Ford's Limited Warranty formed the basis of the bargain that was reached when  
4 Plaintiffs and the other Class members purchased or leased their Class Vehicles equipped with a  
5 MyFord Touch system from Ford.

6 549. Ford breached the express warranty to repair and adjust to correct defects in  
7 materials and workmanship of any part supplied by Ford. Ford has not repaired or adjusted, and has  
8 been unable to repair or adjust, the Class Vehicles' materials and workmanship defects.

9 550. Furthermore, the limited warranty of repair and/or adjustments to defective parts,  
10 fails in its essential purpose because the contractual remedy is insufficient to make Plaintiffs and the  
11 other Class members whole and because Ford has failed and/or has refused to adequately provide  
12 the promised remedies within a reasonable time.

13 551. Accordingly, recovery by Plaintiffs and the other Class members is not limited to the  
14 limited warranty of repair or adjustments to parts defective in materials or workmanship, and  
15 Plaintiffs, individually and on behalf of the other Class members, seek all remedies as allowed by  
16 law.

17 552. Also, as alleged in more detail herein, at the time that Ford warranted and sold the  
18 Class Vehicles it knew that the Class Vehicles did not conform to Ford's Limited Warranty and  
19 were inherently defective, and Ford wrongfully and fraudulently concealed material facts regarding  
20 its Class Vehicles. Plaintiffs and the other Class members were therefore induced to purchase or  
21 lease the Class Vehicles under false and/or fraudulent pretenses.

22 553. Moreover, many of the injuries flowing from the Class Vehicles cannot be resolved  
23 through the limited remedy of "replacement or adjustments," as many incidental and consequential  
24 damages have already been suffered due to Ford's fraudulent conduct as alleged herein, and due to  
25 its failure and/or continued failure to provide such limited remedy within a reasonable time, and any  
26 limitation on Plaintiffs' and the other Class members' remedies would be insufficient to make  
27 Plaintiffs and the other Class members whole.

28



1           563. Ford had a duty to disclose that these Class Vehicles were defective, unsafe, and  
2 unreliable in that certain crucial safety, communication, navigational, and entertainment functions  
3 of the Class Vehicles would be rendered inoperative due to faulty and defective MyFord Touch  
4 systems, because Plaintiffs and the other Class members relied on Ford's material representations  
5 that the Class Vehicles they were purchasing were safe and free from defects.

6           564. The aforementioned concealment was material because if it had been disclosed  
7 Plaintiffs and the other Class members would not have bought or leased the Class Vehicles, or  
8 would not have bought or leased those Vehicles at the prices they paid.

9           565. The aforementioned representations were material because they were facts that  
10 would typically be relied on by a person purchasing or leasing a new motor vehicle. Ford knew or  
11 recklessly disregarded that its representations were false because it knew that people had  
12 experienced inoperative climate control systems, audio systems, rearview camera systems, hands-  
13 free telephone systems, GPS navigation systems, and automatic emergency notification systems,  
14 among others. Ford intentionally made the false statements in order to sell Class Vehicles.

15           566. Plaintiffs and the other Class members relied on Ford's reputation – along with  
16 Ford's failure to disclose the faulty and defective nature of the MyFord Touch system – in  
17 purchasing or leasing Ford's Class Vehicles.

18           567. As a result of their reliance, Plaintiffs and the other Class members have been injured  
19 in an amount to be proven at trial, including, but not limited to, their lost benefit of the bargain and  
20 overpayment at the time of purchase or lease and/or the diminished value of their Class Vehicles.

21           568. Ford's conduct was knowing, intentional, with malice, demonstrated a complete lack  
22 of care, and was in reckless disregard for the rights of Plaintiffs and the other Class members.  
23 Plaintiffs and the other Class members are therefore entitled to an award of punitive damages.

24  
25  
26  
27  
28

1 **I. Claims Brought on Behalf of the North Carolina Class**

2 **COUNT I**  
3 **VIOLATIONS OF THE NORTH CAROLINA UNFAIR**  
4 **AND DECEPTIVE TRADE PRACTICES ACT**  
5 **(N.C. GEN. STAT. §§ 75-1.1, et seq.)**

6 569. Plaintiff Daniel Fink (“Plaintiff,” for purposes of all North Carolina Class Counts)  
7 incorporates by reference all preceding allegations as though fully set forth herein.

8 570. Plaintiff brings this Count on behalf of the North Carolina Class.

9 571. North Carolina’s Unfair and Deceptive Trade Practices Act, N.C. Gen. Stat. §§ 75-  
10 1.1, *et seq.* (“NCUDTPA”), prohibits a person from engaging in “[u]nfair methods of competition in  
11 or affecting commerce, and unfair or deceptive acts or practices in or affecting commerce[.]” The  
12 NCUDTPA provides a private right of action for any person injured “by reason of any act or thing  
13 done by any other person, firm or corporation in violation of” the NCUDTPA. N.C. Gen. Stat.  
14 § 75-16.

15 572. Ford’s acts and practices complained of herein were performed in the course of  
16 Ford’s trade or business and thus occurred in or affected “commerce,” as defined in N.C. Gen. Stat.  
17 § 75-1.1(b).

18 573. In the course of Ford’s business, it willfully failed to disclose and actively concealed  
19 the dangerous risk of MyFord Touch system failure in Class Vehicles as described above.  
20 Accordingly, Ford engaged in unlawful trade practices, including engaging in conduct likely to  
21 deceive.

22 574. Ford’s conduct proximately caused injuries to Plaintiff and the other Class members.

23 575. Ford acted with willful and conscious disregard of the rights and safety of others,  
24 subjecting Plaintiff and the other Class members to cruel and unjust hardship as a result, such that  
25 an award of punitive damages is appropriate.

26 576. Plaintiff and the other Class members were injured as a result of Ford’s conduct in  
27 that Plaintiff and the other Class members overpaid for their Class Vehicles and did not receive the  
28 benefit of their bargain, and their Class Vehicles have suffered a diminution in value. These injuries  
are the direct and natural consequence of Ford’s omissions.



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

3 585. Accordingly, recovery by Plaintiff and the other Class members is not limited to the  
4 limited warranty of repair or adjustments to parts defective in materials or workmanship, and  
5 Plaintiff, individually and on behalf of the other Class members, seeks all remedies as allowed by  
6 law.

7 586. Also, as alleged in more detail herein, at the time that Ford warranted and sold the  
8 Class Vehicles it knew that the Class Vehicles did not conform to Ford's Limited Warranty and  
9 were inherently defective, and Ford wrongfully and fraudulently concealed material facts regarding  
10 its Class Vehicles. Plaintiff and the other Class members were therefore induced to purchase or  
11 lease the Class Vehicles under false and/or fraudulent pretenses.

12 587. Moreover, many of the injuries flowing from the Class Vehicles cannot be resolved  
13 through the limited remedy of "replacement or adjustments," as many incidental and consequential  
14 damages have already been suffered due to Ford's fraudulent conduct as alleged herein, and due to  
15 its failure and/or continued failure to provide such limited remedy within a reasonable time, and any  
16 limitation on Plaintiff's and the other Class members' remedies would be insufficient to make  
17 Plaintiff and the other Class members whole.

18 588. Finally, due to Ford's breach of warranty as set forth herein, Plaintiff and the other  
19 Class members assert as an additional and/or alternative remedy, as set forth in N.C. Gen. Stat.  
20 § 25-2-608, for a revocation of acceptance of the goods, and for a return to Plaintiff and to the other  
21 Class members of the purchase price of all Class Vehicles currently owned for such other incidental  
22 and consequential damages as allowed under N.C. Gen. Stat. §§ 25-2-711 and 25-2-608.

23 589. Ford was provided notice of these issues by numerous complaints filed against it,  
24 including the instant Complaint, and by numerous individual letters and communications sent by  
25 Plaintiff and the other Class members before or within a reasonable amount of time after Ford  
26 issued the TSBs and the allegations of Class Vehicle defects became public.

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

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22

**COUNT III**  
**BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY**  
**(N.C. GEN. STAT. § 25-2-314)**

3 591. Plaintiff incorporates by reference all preceding allegations as though fully set forth  
4 herein.

5 592. Plaintiff brings this Count on behalf of the North Carolina Class.

6 593. Ford is and was at all relevant times a merchant with respect to motor vehicles.

7 594. A warranty that the Class Vehicles were in merchantable condition is implied by law  
8 in the instant transactions.

9 595. These Class Vehicles, when sold and at all times thereafter, were not in merchantable  
10 condition and are not fit for the ordinary purpose for which cars are used. Specifically, the Class  
11 Vehicles are inherently defective in that there are defects in the Class Vehicles' MyFord Touch  
12 systems rendering certain crucial safety, communication, navigational, and entertainment functions  
13 inoperative.

14 596. Ford was provided notice of these issues by numerous complaints filed against it,  
15 including the instant Complaint, and by numerous individual letters and communications sent by  
16 Plaintiff and other Class members before or within a reasonable amount of time after Ford issued  
17 the TSBs and the allegations of Class Vehicle defects became public.

18 597. As a direct and proximate result of Ford's breach of the warranties of  
19 merchantability, Plaintiff and the other Class members have been damaged in an amount to be  
20 proven at trial.

21  
22

**COUNT IV**  
**FRAUDULENT CONCEALMENT**  
**(BASED ON NORTH CAROLINA LAW)**

23 598. Plaintiff incorporates by reference all preceding allegations as though fully set forth  
24 herein.

25 599. Plaintiff brings this Count on behalf of the North Carolina Class.

26 600. Ford intentionally concealed the above-described material safety and functionality  
27 information, or acted with reckless disregard for the truth, and denied Plaintiff and the other Class  
28 members information that is highly relevant to their purchasing decision.

1           601. Ford further affirmatively concealed from Plaintiff in advertising and other forms of  
2 communication, including standard and uniform material provided with each car, that the Class  
3 Vehicles it was selling had significant defects, and would not perform and operate properly when  
4 driven in normal usage.

5           602. Ford knew at the time it actively concealed this information that this information was  
6 material.

7           603. The Class Vehicles purchased or leased by Plaintiff and the other Class members  
8 were, in fact, defective, unsafe, and unreliable because the Class Vehicles contained faulty and  
9 defective MyFord Touch systems, as alleged herein.

10           604. Ford had a duty to disclose that these Class Vehicles were defective, unsafe, and  
11 unreliable in that certain crucial safety, communication, navigational, and entertainment functions  
12 of the Class Vehicles would be rendered inoperative due to faulty and defective MyFord Touch  
13 systems, because Plaintiff and the other Class members relied on Ford's material representations  
14 that the Class Vehicles they were purchasing were safe and free from defects.

15           605. The aforementioned concealment was material because if it had been disclosed  
16 Plaintiff and the other Class members would not have bought or leased the Class Vehicles, or would  
17 not have bought or leased those Vehicles at the prices they paid.

18           606. The aforementioned representations were material because they were facts that  
19 would typically be relied on by a person purchasing or leasing a new motor vehicle. Ford knew or  
20 recklessly disregarded that its representations were false because it knew that people had  
21 experienced inoperative climate control systems, audio systems, rearview camera systems, hands-  
22 free telephone systems, GPS navigation systems, and automatic emergency notification systems,  
23 among others. Ford intentionally made the false statements in order to sell Class Vehicles.

24           607. Plaintiff and the other Class members relied on Ford's reputation – along with Ford's  
25 failure to disclose the faulty and defective nature of the MyFord Touch system – in purchasing or  
26 leasing Ford's Class Vehicles.

27  
28





- 1           ii)     Intentionally concealed the defects associated with MyFord Touch through its  
2                    deceptive marketing campaign and recall program that it designed to hide the  
3                    defects in the MyFord Touch system; and/or  
4           iii)     Made incomplete representations about the characteristics and performance  
5                    of the MyFord Touch system generally, while purposefully withholding  
6                    material facts from Plaintiff that contradicted these representations.

7           616.    Ford's unfair or deceptive acts or practices were likely to, and did in fact, deceive  
8           reasonable consumers, including Plaintiff, about the true performance and characteristics of the  
9           MyFord Touch system.

10          617.    The Ohio Attorney General has made available for public inspection prior state court  
11          decisions which have held that the acts and omissions of Ford in this Complaint, including, but not  
12          limited to, the failure to honor both implied warranties and express warranties, the making and  
13          distribution of false, deceptive, and/or misleading representations, and the concealment and/or non-  
14          disclosure of a dangerous defect, constitute deceptive sales practices in violation of the OCSPA.  
15          These cases include, but are not limited to, the following:

- 16                a.     *Mason v. Mercedes Benz USA, LLC* (OPIF #10002382);  
17                b.     *State ex rel. Betty D. Montgomery v. Ford Motor Co.* (OPIF #10002123);  
18                c.     *State ex rel. Betty D. Montgomery v. Bridgestone/Firestone, Inc.* (OPIF  
19                    #10002025);  
20                d.     *Bellinger v. Hewlett-Packard Co.*, No. 20744, 2002 Ohio App. LEXIS 1573  
21                    (Ohio Ct. App. Apr. 10, 2002) (OPIF #10002077);  
22                e.     *Borrer v. MarineMax of Ohio*, No. OT-06-010, 2007 Oho App. LEXIS 525  
23                    (Ohio Ct. App. Feb. 9, 2007) (OPIF #10002388);  
24                f.     *State ex rel. Jim Petro v. Craftmatic Organization, Inc.* (OPIF #10002347);  
25                g.     *Mark J. Crawford, et al. v. Joseph Airport Toyota, Inc.* (OPIF #10001586);  
26                h.     *State ex rel. William J. Brown v. Harold Lyons, et al.* (OPIF #10000304);  
27                i.     *Brinkman v. Mazda Motor of America, Inc.* (OPIF #10001427);  
28                j.     *Khoury v. Don Lewis* (OPIF #100001995);  
                k.     *Mosley v. Performance Mitsubishi aka Automanage* (OPIF #10001326);



1           625. Ford’s Limited Warranty formed the basis of the bargain that was reached when  
2 Plaintiff and the other Class members purchased or leased their Class Vehicles equipped with a  
3 MyFord Touch system from Ford.

4           626. Ford breached the express warranty to repair and adjust to correct defects in  
5 materials and workmanship of any part supplied by Ford. Ford has not repaired or adjusted, and has  
6 been unable to repair or adjust, the Class Vehicles’ materials and workmanship defects.

7           627. Furthermore, the limited warranty of repair and/or adjustments to defective parts,  
8 fails in its essential purpose because the contractual remedy is insufficient to make Plaintiff and the  
9 other Class members whole and because Ford has failed and/or has refused to adequately provide  
10 the promised remedies within a reasonable time.

11           628. Accordingly, recovery by Plaintiff and the other Class members is not limited to the  
12 limited warranty of repair or adjustments to parts defective in materials or workmanship, and  
13 Plaintiff, individually and on behalf of the other Class members, seeks all remedies as allowed by  
14 law.

15           629. Also, as alleged in more detail herein, at the time that Ford warranted and sold the  
16 Class Vehicles it knew that the Class Vehicles did not conform to Ford’s Limited Warranty and  
17 were inherently defective, and Ford wrongfully and fraudulently concealed material facts regarding  
18 its Class Vehicles. Plaintiff and the other Class members were therefore induced to purchase or  
19 lease the Class Vehicles under false and/or fraudulent pretenses.

20           630. Moreover, many of the injuries flowing from the Class Vehicles cannot be resolved  
21 through the limited remedy of “replacement or adjustments,” as many incidental and consequential  
22 damages have already been suffered due to Ford’s fraudulent conduct as alleged herein, and due to  
23 its failure and/or continued failure to provide such limited remedy within a reasonable time, and any  
24 limitation on Plaintiff’s and the other Class members’ remedies would be insufficient to make  
25 Plaintiff and the other Class members whole.

26           631. Finally, due to Ford’s breach of warranty as set forth herein, Plaintiff and the other  
27 Class members assert as an additional and/or alternative remedy, as set forth in Ohio Rev. Code  
28 § 1302.66, for a revocation of acceptance of the goods, and for a return to Plaintiff and to the other

1 Class members of the purchase price of all Class Vehicles currently owned for such other incidental  
2 and consequential damages as allowed under Ohio Rev. Code §§ 1302.66 and 1302.85.

3 632. Ford was provided notice of these issues by numerous complaints filed against it,  
4 including the instant Complaint, and by numerous individual letters and communications sent by  
5 Plaintiff and the other Class members before or within a reasonable amount of time after Ford  
6 issued the TSBs and the allegations of Class Vehicle defects became public.

7 633. As a direct and proximate result of Ford's breach of express warranty, Plaintiff and  
8 the other Class members have been damaged in an amount to be determined at trial.

9 **COUNT III**  
10 **BREACH OF IMPLIED WARRANTY IN TORT**  
11 **(BASED ON OHIO LAW)**

12 634. Plaintiff incorporates by reference all preceding allegations as though fully set forth  
13 herein.

14 635. Plaintiff brings this Count on behalf of the Ohio Class.

15 636. The Class Vehicles contained a design defect, namely, an in-car communication and  
16 entertainment system that routinely fails, completely or partially, resulting in loss of crucial safety,  
17 communications, and entertainment functions, as detailed herein more fully.

18 637. The design, manufacturing, and/or assembly defect existed at the time these Class  
19 Vehicles containing the MyFord Touch system left the hands of Ford.

20 638. Based upon the dangerous product defect and its certainty to occur, Ford failed to  
21 meet the expectations of a reasonable consumer. The Class Vehicles failed their ordinary, intended  
22 use because the MyFord Touch defect does not function (when it functions at all) as a reasonable  
23 consumer would expect. Moreover, it presents a serious danger to Plaintiff and the other Class  
24 members that cannot be eliminated without significant cost.

25 639. The design defect in the MyFord Touch systems in these Class Vehicles was the  
26 direct and proximate cause of economic damages to Plaintiff, as well as damages incurred or to be  
27 incurred by each of the other Class members.

1 **COUNT IV**  
2 **NEGLIGENCE**  
3 **(BASED ON OHIO LAW)**

4 640. Ford owed Plaintiff and the other Class members the duty to design and manufacture  
5 the Class Vehicles in such a way as to ensure that the in-car communication and entertainment  
6 systems installed therein worked reasonably well and presented no significant risks to the safe  
7 operation of the vehicles.

8 641. Ford breached this duty by negligently designing and/or manufacturing the Class  
9 Vehicles, including, but not limited to, the negligent design and/or manufacture of the Vehicles'  
10 MyFord Touch systems as more fully described in this Complaint.

11 642. As a direct and proximate result of Ford's negligence, Plaintiff and the other Class  
12 members have sustained damages.

13 **COUNT V**  
14 **FRAUDULENT CONCEALMENT**  
15 **(BASED ON OHIO LAW)**

16 643. Plaintiff incorporates by reference all preceding allegations as though fully set forth  
17 herein.

18 644. Plaintiff brings this Count on behalf of the Ohio Class.

19 645. Ford intentionally concealed the above-described material safety and functionality  
20 information, or acted with reckless disregard for the truth, and denied Plaintiff and the other Class  
21 members' information that is highly relevant to their purchasing decision.

22 646. Ford further affirmatively concealed from Plaintiff in advertising and other forms of  
23 communication, including standard and uniform material provided with each car that the Class  
24 Vehicles it was selling were new, had no significant defects, and would perform and operate  
25 properly when driven in normal usage.

26 647. Ford knew at the time it actively concealed this information that this information was  
27 material.

28 648. The Class Vehicles purchased or leased by Plaintiff and the other Class members  
were, in fact, defective, unsafe, and unreliable because the Class Vehicles contained faulty and  
defective MyFord Touch systems, as alleged herein.

1           649. Ford had a duty to disclose that these Class Vehicles were defective, unsafe, and  
2 unreliable in that certain crucial safety, communication, navigational, and entertainment functions  
3 of the Class Vehicles would be rendered inoperative due to faulty and defective MyFord Touch  
4 systems, because Plaintiff and the other Class members relied on Ford's material representations  
5 that the Class Vehicles they were purchasing were safe and free from defects.

6           650. The aforementioned concealment was material because if it had been disclosed  
7 Plaintiff and the other Class members would not have bought or leased the Class Vehicles, or would  
8 not have bought or leased those Vehicles at the prices they paid.

9           651. The aforementioned representations were material because they were facts that  
10 would typically be relied on by a person purchasing or leasing a new motor vehicle. Ford knew or  
11 recklessly disregarded that its representations were false because it knew that people had  
12 experienced inoperative climate control systems, audio systems, rearview camera systems, hands-  
13 free telephone systems, GPS navigation systems, and automatic emergency notification systems,  
14 among others. Ford intentionally made the false statements in order to sell Class Vehicles.

15           652. Plaintiff and the other Class members relied on Ford's reputation – along with Ford's  
16 failure to disclose the faulty and defective nature of the MyFord Touch system – in purchasing or  
17 leasing Ford's Class Vehicles.

18           653. As a result of their reliance, Plaintiff and the other Class members have been injured  
19 in an amount to be proven at trial, including, but not limited to, their lost benefit of the bargain and  
20 overpayment at the time of purchase or lease and/or the diminished value of their Class Vehicles.

21           654. Ford's conduct was knowing, intentional, with malice, demonstrated a complete lack  
22 of care, and was in reckless disregard for the rights of Plaintiff and the other Class members.  
23 Plaintiff and the other Class members are therefore entitled to an award of punitive damages.

24  
25  
26  
27  
28

1 **K. Claims Brought on Behalf of the Texas Class**

2 **COUNT I**  
3 **VIOLATIONS OF THE DECEPTIVE TRADE PRACTICES ACT**  
4 **(TEX. BUS. & COM. CODE §§ 17.41, et seq.)**

5 655. Plaintiffs Jose Randy Rodriguez and Michael Ervin (“Plaintiffs,” for purposes of all  
6 Texas Class Counts) incorporate by reference all preceding allegations as though fully set forth  
7 herein.

8 656. Plaintiffs bring this Count on behalf of the Texas Class.

9 657. Plaintiffs and Ford are each “persons” as defined by Tex. Bus. & Com. Code  
10 § 17.45(3). The Class Vehicles are “goods” under Tex. Bus. & Com. Code § 17.45(1). Plaintiffs  
11 and the other Texas Class members are “consumers” as defined in Tex. Bus. & Com. Code  
12 § 17.45(4). Ford has at all relevant times engaged in “trade” and “commerce” as defined in Tex.  
13 Bus. & Com. Code § 17.45(6), by advertising, offering for sale, selling, leasing, and/or distributing  
14 the Class Vehicles in Texas, directly or indirectly affecting Texas citizens through that trade and  
15 commerce.

16 658. The allegations set forth herein constitute false, misleading, or deceptive trade acts or  
17 practices in violation of Texas’s Deceptive Trade Practices-Consumer Protection Act (“DTPA”),  
18 Tex. Bus. & Com. Code §§ 17.41, et seq.

19 659. By failing to disclose and actively concealing the defects in the MyFord Touch  
20 systems in the Class Vehicles, Ford engaged in deceptive business practices prohibited by the  
21 DTPA, including engaging in acts or practices which are unfair, misleading, false, or deceptive to  
22 the consumer.

23 660. Ford knew that the MyFord Touch systems in the Class Vehicles were defectively  
24 designed or manufactured, would fail without warning, and were not suitable for their intended use.  
25 Ford nevertheless failed to warn Plaintiffs about these defects despite having a duty to do so.

26 661. Ford owed Plaintiffs a duty to disclose the defective nature of the MyFord Touch  
27 systems in the Class Vehicles, because Ford:

- 28 i) Possessed exclusive knowledge of the defects rendering the Class Vehicles  
more unreliable than similar vehicles;



- 1           ii)     Intentionally concealed the defects associated with MyFord Touch through its  
2                    deceptive marketing campaign and recall program that it designed to hide the  
3                    defects in the MyFord Touch system; and/or  
4           iii)     Made incomplete representations about the characteristics and performance  
5                    of the MyFord Touch system generally, while purposefully withholding  
6                    material facts from Plaintiffs that contradicted these representations.

7           662.    Ford’s unfair or deceptive acts or practices were likely to and did in fact deceive  
8           reasonable consumers, including Plaintiffs, about the true performance and characteristics of the  
9           MyFord Touch system.

10          663.    Ford’s intentional concealment of and failure to disclose the defective nature of the  
11          Class Vehicles to Plaintiffs and the other Class members constitutes an “unconscionable action or  
12          course of action” under Tex. Bus. & Com. Code § 17.45(5) because, to the detriment of Plaintiffs  
13          and the other Class members, that conduct took advantage of their lack of knowledge, ability, and  
14          experience to a grossly unfair degree. That “unconscionable action or course of action” was a  
15          producing cause of the economic damages sustained by Plaintiffs and the other Class members.

16          664.    Ford is also liable under Tex. Bus. & Com. Code § 17.50(a) because Ford’s breach of  
17          the implied warranty of merchantability set forth herein was a producing cause of economic  
18          damages sustained by Plaintiffs and the other Class members.

19          665.    As a result of its violations of the DTPA detailed above, Ford caused actual damage  
20          to Plaintiffs and, if not stopped, will continue to harm Plaintiffs. Plaintiffs currently own or lease,  
21          or within the class period have owned or leased, a Class Vehicle that is defective. Defects  
22          associated with the MyFord Touch system have caused the value of Class Vehicles to decrease.

23          666.    All procedural prerequisites, including notice, have been met. The giving of notice  
24          to Ford is rendered impracticable pursuant to Tex. Bus. & Com. Code § 17.505(b) and unnecessary  
25          because Ford has notice of the claims against it through the numerous complaints filed against it.  
26          Pursuant to Tex. Bus. & Com. Code § 17.505(b), Plaintiffs, individually and on behalf of the other  
27          Class members, will send to the Texas Consumer Protection Division a copy of this Complaint.  
28



1 alleged herein, are material safety concerns. Ford possessed exclusive knowledge of the defects  
2 rendering the Class Vehicles inherently more dangerous and unreliable than similar vehicles.

3 674. Ford was deliberately silent and actively concealed and/or suppressed these material  
4 facts, in whole or in part, with the intent to induce Plaintiffs and the other Class members to  
5 purchase or lease Class Vehicles at a higher price than they otherwise would pay, which did not  
6 match the Class Vehicles' true value.

7 675. Ford still has not made full and adequate disclosure and continues to defraud  
8 Plaintiffs and the other Class members.

9 676. Plaintiffs and the other Class members were unaware of these omitted material facts  
10 and would not have acted as they did if they had known of the concealed and/or suppressed facts.  
11 Plaintiffs' and the other Class members' actions were reasonable and justified. Ford was in  
12 exclusive control of the material facts and such facts were not known to the public, Plaintiffs, or the  
13 other Class members.

14 677. As a result of the concealment and/or suppression of the facts, Plaintiffs and the other  
15 Class members sustained damage.

16 678. Ford's acts were done maliciously, oppressively, deliberately, with intent to defraud,  
17 and in reckless disregard of Plaintiffs' and the other Class members' rights and well-being to enrich  
18 Ford. Ford's conduct warrants an assessment of punitive damages in an amount sufficient to deter  
19 such conduct in the future, which amount is to be determined according to proof.

20 **L. Claims Brought on Behalf of the Virginia Class**

21 **COUNT I**  
22 **VIOLATIONS OF THE VIRGINIA CONSUMER PROTECTION ACT**  
23 **(VA. CODE ANN. §§ 59.1-196, et seq.)**

24 679. Plaintiffs Jason Connell and Henry Miller-Jones ("Plaintiffs," for purposes of all  
25 Virginia Class Counts) incorporate by reference all preceding allegations as though fully set forth  
26 herein.

27 680. Plaintiffs bring this Count on behalf of the Virginia Class.  
28

1           681. The Virginia Consumer Protection prohibits “(14) using any . . . deception, fraud,  
2 false pretense, false promise, or misrepresentation in connection with a consumer transaction[.]”  
3 Va. Code Ann. § 59.1-200(A).

4           682. Ford is a “person” as defined by Va. Code Ann. § 59.1-198. The transactions  
5 between Plaintiffs and the other Class members on one hand and Ford on the other, leading to the  
6 purchase or lease of the Class Vehicles by Plaintiffs and the other Class members, are “consumer  
7 transactions” as defined by Va. Code Ann. § 59.1-198, because the Class Vehicles were purchased  
8 or leased primarily for personal, family or household purposes.

9           683. In the course of Ford’s business, it willfully failed to disclose and actively concealed  
10 the dangerous risk of MyFord Touch system failure in Class Vehicles as described above.  
11 Accordingly, Ford engaged in acts and practices violating Va. Code Ann. § 59.1-200(A), including  
12 engaging in conduct likely to deceive.

13           684. Ford’s actions as set forth above occurred in the conduct of trade or commerce.

14           685. Ford’s conduct proximately caused injuries to Plaintiffs and the other Class  
15 members.

16           686. Plaintiffs and the other Class members were injured as a result of Ford’s conduct in  
17 that Plaintiffs and the other Class members overpaid for their Class Vehicles and did not receive the  
18 benefit of their bargain, and their Class Vehicles have suffered a diminution in value. These injuries  
19 are the direct and natural consequence of Ford’s omissions.

20           687. Ford actively and willfully concealed and/or suppressed the material facts regarding  
21 the defective and unreasonably dangerous nature of the MyFord Touch system and the Class  
22 Vehicles, in whole or in part, with the intent to deceive and mislead Plaintiffs and the other Class  
23 members and to induce Plaintiffs and the other Class members to purchase or lease Class Vehicles  
24 at a higher price, which did not match the Class Vehicles’ true value. Plaintiffs and the other Class  
25 members therefore seek treble damages.

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**COUNT II**  
**BREACH OF EXPRESS WARRANTY**  
**(VA. CODE ANN. § 8.2-313)**

688. Plaintiffs incorporate by reference all preceding allegations as though fully set forth herein.

689. Plaintiffs bring this Count on behalf of the Virginia Class.

690. Ford is and was at all relevant times a merchant with respect to motor vehicles.

691. In its Limited Warranty, Ford expressly warranted that it would repair or replace defects in material or workmanship free of charge if they became apparent during the warranty period. For example, the following language appears in all Class Vehicle Warranty Guides:

Under your New Vehicle Limited Warranty if:

-your Ford vehicle is properly operated and maintained, and

-was taken to a Ford dealership for a warranted repair during the warranty period,

then authorized Ford Motor Company dealers will, without charge, repair, replace, or

adjust all parts on your vehicle that malfunction or fail during normal use during the

applicable coverage period due to a manufacturing defect in factory-supplied

materials or factory workmanship.

692. Ford's Limited Warranty formed the basis of the bargain that was reached when Plaintiffs and the other Class members purchased or leased their Class Vehicles equipped with a MyFord Touch system from Ford.

693. Ford breached the express warranty to repair and adjust to correct defects in materials and workmanship of any part supplied by Ford. Ford has not repaired or adjusted, and has been unable to repair or adjust, the Class Vehicles' materials and workmanship defects.

694. Furthermore, the limited warranty of repair and/or adjustments to defective parts, fails in its essential purpose because the contractual remedy is insufficient to make Plaintiffs and the other Class members whole and because Ford has failed and/or has refused to adequately provide the promised remedies within a reasonable time.

695. Accordingly, recovery by Plaintiffs and the other Class members is not limited to the limited warranty of repair or adjustments to parts defective in materials or workmanship, and

1 Plaintiffs, individually and on behalf of the other Class members, seek all remedies as allowed by  
2 law.

3 696. Also, as alleged in more detail herein, at the time that Ford warranted and sold the  
4 Class Vehicles it knew that the Class Vehicles did not conform to Ford's Limited Warranty and  
5 were inherently defective, and Ford wrongfully and fraudulently concealed material facts regarding  
6 its Class Vehicles. Plaintiffs and the other Class members were therefore induced to purchase or  
7 lease the Class Vehicles under false and/or fraudulent pretenses.

8 697. Moreover, many of the injuries flowing from the Class Vehicles cannot be resolved  
9 through the limited remedy of "replacement or adjustments," as many incidental and consequential  
10 damages have already been suffered due to Ford's fraudulent conduct as alleged herein, and due to  
11 its failure and/or continued failure to provide such limited remedy within a reasonable time, and any  
12 limitation on Plaintiffs' and the other Class members' remedies would be insufficient to make  
13 Plaintiffs and the other Class members whole.

14 698. Finally, due to Ford's breach of warranty as set forth herein, Plaintiffs and the other  
15 Class members assert as an additional and/or alternative remedy, as set forth in Va. Code Ann.  
16 § 8.2-608, for a revocation of acceptance of the goods, and for a return to Plaintiffs and to the other  
17 Class members of the purchase price of all Class Vehicles currently owned for such other incidental  
18 and consequential damages as allowed under Va. Code Ann. §§ 8.2-711 and 8.2-608.

19 699. Ford was provided notice of these issues by numerous complaints filed against it,  
20 including the instant Complaint, and by numerous individual letters and communications sent by  
21 Plaintiffs and the other Class members before or within a reasonable amount of time after Ford  
22 issued the TSBs and the allegations of Class Vehicle defects became public.

23 700. As a direct and proximate result of Ford's breach of express warranty, Plaintiffs and  
24 the other Class members have been damaged in an amount to be determined at trial.

25 **COUNT III**  
26 **BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY**  
27 **(VA. CODE ANN. § 8.2-314)**

28 701. Plaintiffs incorporate by reference all preceding allegations as though fully set forth  
herein.



1           712. Ford knew at the time it actively concealed this information that this information was  
2 material.

3           713. The Class Vehicles purchased or leased by Plaintiffs and the other Class members  
4 were, in fact, defective, unsafe, and unreliable because the Class Vehicles contained faulty and  
5 defective MyFord Touch systems, as alleged herein.

6           714. Ford had a duty to disclose that these Class Vehicles were defective, unsafe, and  
7 unreliable in that certain crucial safety, communication, navigational, and entertainment functions  
8 of the Class Vehicles would be rendered inoperative due to faulty and defective MyFord Touch  
9 systems, because Plaintiffs and the other Class members relied on Ford's material representations  
10 that the Class Vehicles they were purchasing were safe and free from defects.

11           715. The aforementioned concealment was material because if it had been disclosed  
12 Plaintiffs and the other Class members would not have bought or leased the Class Vehicles, or  
13 would not have bought or leased those Vehicles at the prices they paid.

14           716. The aforementioned representations were material because they were facts that  
15 would typically be relied on by a person purchasing or leasing a new motor vehicle. Ford knew or  
16 recklessly disregarded that its representations were false because it knew that people had  
17 experienced inoperative climate control systems, audio systems, rearview camera systems, hands-  
18 free telephone systems, GPS navigation systems, and automatic emergency notification systems,  
19 among others. Ford intentionally made the false statements in order to sell Class Vehicles.

20           717. Plaintiffs and the other Class members relied on Ford's reputation – along with  
21 Ford's failure to disclose the faulty and defective nature of the MyFord Touch system – in  
22 purchasing or leasing Ford's Class Vehicles.

23           718. As a result of their reliance, Plaintiffs and the other Class members have been injured  
24 in an amount to be proven at trial, including, but not limited to, their lost benefit of the bargain and  
25 overpayment at the time of purchase or lease and/or the diminished value of their Class Vehicles.

26           719. Ford's conduct was knowing, intentional, with malice, demonstrated a complete lack  
27 of care, and was in reckless disregard for the rights of Plaintiffs and the other Class members.  
28 Plaintiffs and the other Class members are therefore entitled to an award of punitive damages.



1 **M. Claims Brought on Behalf of the Washington Class**

2 **COUNT I**  
3 **VIOLATION OF THE WASHINGTON CONSUMER PROTECTION ACT**  
4 **(Wash. Rev. Code Ann. §§ 19.86.010, et seq.)**

5 720. Plaintiffs reallege and incorporate by reference all paragraphs as though fully set  
6 forth herein.

7 721. Plaintiffs bring this Count on behalf of the Washington Class.

8 722. The conduct of Ford as set forth herein constitutes unfair or deceptive acts or  
9 practices, including, but not limited to, Ford's manufacture and sale of vehicles with MyFord Touch  
10 defect(s), which Ford failed to adequately investigate, disclose and remedy. Further, Ford knew  
11 about these defects prior to the sale of the Class Vehicles but did not disclose the existence of these  
12 defects to Plaintiff and the Washington Class members. Ford also omitted information regarding  
13 the safety and reliability of the Class Vehicles.

14 723. Ford's actions as set forth above occurred in the conduct of trade or commerce.

15 724. Ford's actions constituted a generalized course of deception that impacts the public  
16 interest because Plaintiffs and the Washington Class members were injured in exactly the same way  
17 as millions of others purchasing and/or leasing Ford vehicles and that the failure to follow the  
18 practices pertaining to motor vehicle warranties in Wash. Rev. Code § 19.18 is recognized by  
19 statute as matters vitally affecting the public interest. All of the wrongful conduct alleged herein  
20 occurred, and continues to occur, in the conduct of Ford's business and has the potential for  
21 repetition.

22 725. Ford's actions as set forth above induced Plaintiffs and the Washington Class  
23 members to purchase their Class Vehicles from Ford and/or pay a higher price for their Class  
24 Vehicles than they otherwise would have.

25 726. Plaintiffs and the Washington Class members were injured as a result of Ford's  
26 conduct. Due to Ford's deceptive or unfair conduct, Plaintiffs and the Washington Class members  
27 overpaid for their Class Vehicles and did not receive the benefit of their bargain. Their vehicles  
28 have also suffered a diminution in value.



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

3 737. Pursuant to the express warranties, Ford was obligated to pay for or reimburse  
4 Plaintiffs and the Washington Class members for costs incurred in purchasing new peripheral  
5 devices that Ford represented were compliant with the MyFord Touch system and other costs  
6 associated with bringing their Class Vehicles to the dealership for futile repair efforts. Ford was also  
7 obligated to repair the defects.

8 738. Accordingly, recovery by the Plaintiffs and the Washington Class members is not  
9 limited to the Limited Warranty of repair or adjustments to parts defective in materials or  
10 workmanship, and Plaintiffs and the Washington Class members seek all remedies as allowed by  
11 law.

12 739. Also, as alleged in more detail herein, at the time that Ford warranted and sold the  
13 Class Vehicles, and while knowing that the Class Vehicles did not conform to Ford's Limited  
14 Warranty and were inherently defective, Ford wrongfully and fraudulently concealed material facts  
15 regarding the Class Vehicles. Plaintiff and the Washington Class members were therefore induced  
16 to purchase the Class Vehicles under false and/or fraudulent pretenses.

17 740. Ford and its agent dealers have failed and refused to conform the Class Vehicles to  
18 the express warranties and Ford's conduct and has voided any attempt on its part to disclaim  
19 liability for its actions.

20 741. Moreover, many of the damages flowing from the Class Vehicles cannot be resolved  
21 through the limited remedy of "replacement or adjustments," as those incidental and consequential  
22 damages have already been suffered due to the Ford's fraudulent conduct as alleged herein, and due  
23 to its failure and/or continued failure to provide such limited remedy within a reasonable time, and  
24 any limitation on Plaintiffs' and the Washington Class members' remedies would be insufficient to  
25 make Plaintiffs and the Washington Class whole.

26 742. Ford received timely notice regarding the problems at issue in this litigation (indeed  
27 Ford knew of the defects prior to offering the Class Vehicles for sale or lease). Ford was also  
28 provided notice of these issues almost immediately after launching the first Class Vehicles through

1 the receipt of numerous complaints regarding the MyFord Touch. Ford has received, on information  
2 and belief, tens of thousands of complaints and other notices from consumers, including Ford's own  
3 employees, advising them of the defects at issue in this litigation.

4 743. Washington Plaintiff has performed each and every duty required under the terms of  
5 the warranties, except as may have been excused or prevented by the conduct of Ford or by  
6 operation of law in light of Ford's unconscionable conduct.

7 744. Washington Plaintiff has had sufficient dealings with either Ford or its agents  
8 (dealerships) to establish privity of contract. Privity is not required in this case because Plaintiffs  
9 and the Washington Class members are intended third-party beneficiaries of contracts between Ford  
10 and its dealers; specifically, they are the intended beneficiaries of Ford's express warranties and  
11 these warranties were advertised to Plaintiffs and the Washington Class members as the ultimate  
12 consumers. The dealers were not intended to be the ultimate consumers of the Class Vehicles and  
13 have no rights under the warranty agreements provided with the Class Vehicles; the warranty  
14 agreements were designed for and intended to benefit the ultimate consumers only.

15 745. As a direct and proximate result of Ford's breach of express warranty, Plaintiffs and  
16 the Washington Class members have been damaged in an amount to be determined at trial,  
17 including but not limited to diminution of value.

### 18 **REQUEST FOR RELIEF**

19 WHEREFORE, Plaintiffs, individually and on behalf of members of the Nationwide and  
20 State Classes, respectfully request that the Court enter judgment in their favor and against Ford  
21 Motor Company, as follows:

22 A. Certification of the proposed Nationwide Class and State Law Classes, including  
23 appointment of Plaintiffs' counsel as Class Counsel;

24 B. An order temporarily and permanently enjoining Ford Motor Company from  
25 continuing the unlawful, deceptive, fraudulent, and unfair business practices alleged in this  
26 Complaint;

27 C. Injunctive relief in the form of a recall or free replacement program;  
28



1 DATED: October 13, 2015

HAGENS BERMAN SOBOL SHAPIRO LLP

2 By           /s/ Steve W. Berman            
3 STEVE W. BERMAN

4 Steve W. Berman  
5 Catherine Y.N. Gannon  
6 HAGENS BERMAN SOBOL SHAPIRO LLP  
7 1918 Eighth Avenue, Suite 3300  
8 Seattle, Washington 98101  
9 Tel: (206) 623-7292  
10 Fax: (206) 623-0594  
11 steve@hbsslw.com  
12 catherineg@hbsslw.com

13 Adam J. Levitt  
14 GRANT & EISENHOFER P.A.  
15 30 North LaSalle Street, Suite 1200  
16 Chicago, Illinois 60602  
17 Tel: (312) 214-0000  
18 Fax: (312) 214-0001  
19 alevitt@gelaw.com

20 Roland Tellis (186269)  
21 Mark Pifko (228412)  
22 BARON & BUDD, P.C.  
23 15910 Ventura Boulevard, Suite 1600  
24 Encino, California 91436  
25 Tel: (818) 839-2320  
26 Fax: (818) 986-9698  
27 rtellis@baronbudd.com  
28 mpifko@baronbudd.com

Joseph G. Sauder (*pro hac vice*)  
Matthew D. Schelkopf (*pro hac vice*)  
CHIMICLES & TIKELLIS LLP  
One Haverford Centre  
361 West Lancaster Avenue  
Haverford, Pennsylvania 19041  
Tel: (610) 642-8500  
Fax: (610) 649-3633  
JGS@chimicles.com  
MDS@chimicles.com

*Plaintiffs' Interim Co-Lead Counsel*

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

Jeff D. Friedman (173886)  
Shana E. Scarlett (217895)  
715 Hearst Avenue, Suite 202  
Berkeley, California 94710  
Tel: (510) 725-3000  
Fax: (510) 725-3001  
jefff@hbsslaw.com  
shanas@hbsslaw.com

Jason A. Zweig  
HAGENS BERMAN SOBOL SHAPIRO LLP  
555 Fifth Avenue, Suite 1700  
New York, New York 10017  
Tel.: (212) 752-5455  
Fax: (917) 210-3980  
jasonz@hbsslaw.com

Kyle J. McGee  
GRANT & EISENHOFER P.A.  
123 Justison Street  
Wilmington, Delaware 19801  
Tel.: (302) 622-7000  
Fax: (302) 622-7100  
kmcgee@gelaw.com

Gregory M. Travalio  
Mark H. Troutman  
ISAAC, WILES, BURKHOLDER & TEETOR LLC  
Two Miranova Place, Suite 700  
Columbus, Ohio 43215  
Tel.: (614) 221-2121  
Fax: (614) 365-9516  
[gtravalio@isaacwiles.com](mailto:gtravalio@isaacwiles.com)  
[mtroutman@isaacwiles.com](mailto:mtroutman@isaacwiles.com)

Michael A. Caddell (249469)  
Cynthia B. Chapman (164471)  
Cory S. Fein (250758)  
CADDELL & CHAPMAN  
1331 Lamar, Suite 1070  
Houston, Texas 77010  
Tel.: (713) 751-0400  
Fax: (713) 751-0906

*Additional Counsel for Plaintiffs and the Proposed Class*

