EXHIBIT 1 (Consent Decree)

Case 1:12-cv-00693-JMS-BMK Document 11-1 Filed 03/19/13 Page 2 of 23 PageID #: LODGED DEC 21 2012 IGNACIA S. MORENO Assistant Attorney General

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I. PARTIES

This Consent Decree ("Consent Decree" or "Decree") is made and entered into by and among the following parties (hereinafter referred to collectively as "the Parties" and individually as "Party"):

- A. Plaintiff United States of America ("the United States"), on behalf of the U.S. Department of the Interior ("DOI"), U.S. Fish and Wildlife Service ("USFWS") and the U.S. Department of Commerce, National Oceanic and Atmospheric Administration ("NOAA"),
 - B. Plaintiff State of Hawaii ("State"), and
- C. Defendants Cape Flattery Limited and Pacific Basin (HK) Limited (together jointly referred to as the "Settling Defendants").

II. <u>INTRODUCTION</u>

D. On February 2, 2005, the 555 foot bulk carrier M/V Cape Flattery ("Flattery") grounded on coral reef habitat outside the entrance channel to Barbers Point Harbor, Oahu, Hawaii. The vessel was owned at that time by Cape Flattery Limited, a Hong Kong corporation, and was operated by Pacific Basin Marine Basin (HK) Limited. The U.S. Coast Guard, the State and the Settling Defendants developed a Salvage Operations Oil Spill Contingency Plan due to a substantial threat of a discharge of oil as the result of the grounding. Over the following days, fuel and cement cargo were offloaded, and various tugs and other vessels

attempted to remove the vessel. The Flattery was ultimately towed from the reef on February 11, 2005. Although cement cargo had entered the water during offloading, substantial discharge of oil to the environment had been avoided. However, physical injuries to coral reef habitats and associated resources resulting from stabilization and response activities occurred. All of the foregoing events are referred to as the "Incident."

- E. The Trustees for the Natural Resources injured by the Incident include the USFWS, NOAA, and the State. The USFWS and NOAA are each designated as a Trustee pursuant to subpart G of the National Oil and Hazardous Substances Pollution Contingency Plan ("NCP") (40 CFR §§ 300.600 et seq.) and Executive Order 12580 (3 C.F.R., 1987 Comp. p. 193, 52 Fed. Reg. 2923 (January 23, 1987) as amended by Executive Order 12777 (56 Fed. Reg. 54757 (October 19, 1991)). The State is a designated Trustee pursuant to Section 1006 (b) (3) of the Oil Pollution Act of 1990 ("OPA"), 33 U.S.C. § 2706 and subpart G of the NCP. Additionally, the State has natural resource trustee authority pursuant to Chapter 128D HRS and 11-451 Hawaii Administrative Rules.
- F. After the Incident, the USFWS, NOAA, and the State, as Trustees for Natural Resources, (hereinafter, the "Trustees") and the Settling Defendants entered into a Cooperative Natural Resource Damage Assessment Agreement, pursuant to which the Trustees and the Settling Defendants gathered and analyzed

data and other information that the Trustees used to determine and quantify the resource injuries. The Trustees determined that the Incident had caused injury to six habitat zones, which included injury to approximately 19.5 acres of coral. The Trustees intend to publish, and invite comment from the public concerning, a draft Damage Assessment and Restoration Plan. The draft Plan will describe alternative restoration projects under consideration by the Trustees to restore, replace, or acquire the equivalent of the resources and their services injured by the Incident.

- G. The United States and the State have filed this action to recover claims for natural resource damages.
- H. The Parties agree, and the Court, by entering this Consent Decree, finds, that this Consent Decree has been negotiated by the Parties in good faith, that it is intended to avoid certain litigation among the Parties and that it is fair, reasonable, and in the public interest.

NOW, THEREFORE, before the taking of any testimony, without the adjudication or admission of any issue of fact or law except as provided in Section III (Jurisdiction), below, and with the consent of the Parties,

IT IS HEREBY ADJUDGED, ORDERED AND DECREED as follows:

III. JURISDICTION AND VENUE

1. This Court has jurisdiction over the subject matter of this action pursuant to, inter alia, 28 U.S.C. §§ 1331, 1345, 1355 & 1367, Sections 1002(a),

(b)(1)(A) and (b)(2)(A), 1006, and 1017 (b) of OPA, 33 U.S.C. §§ 2702(a), (b)(1)(A) & (b)(2)(A), 2706, 2717(b). Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391 and 1395, 33 U.S.C. §2717, because Settling Defendants do business in, and the Incident occurred in, this judicial district. The Court has personal jurisdiction over Settling Defendants for this particular action, and each Party does not contest the Court's jurisdiction and does not contest the propriety of venue in this judicial district for the purposes of this Decree.

IV. APPLICABILITY

2. The obligations of this Consent Decree apply to and are binding upon the Plaintiffs, and each of them, and upon Settling Defendants, and each of them, and any of Plaintiffs' and/or Settling Defendants' successors, assigns, or other entities or persons otherwise bound by law.

V. **DEFINITIONS**

- 3. Terms used in this Consent Decree that are defined in OPA or in the natural resource damage assessment regulations promulgated pursuant to OPA, 15 C.F.R. Part 990, shall have the meanings assigned to them in OPA or in such regulations, unless otherwise provided in this Decree. Whenever the terms set forth below are used in this Consent Decree, the following definitions shall apply:
- (a) "Complaint" shall mean the civil complaint filed in this action by the Plaintiffs concurrently with the lodging of this Consent Decree.

- (b) "Entry of the Consent Decree" or "Entry" shall occur on the date when this Decree, after signing by the Judge, is entered in the civil docket under Rule 79(a) of the Federal Rules of Civil Procedure.
- (c) "Natural Resource" and "Natural Resources" shall mean land, fish, wildlife, biota, air, water, ground water, drinking water supplies, and other such resources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled by the United States and/or the State, and shall also mean the services provided by such resources to other resources or to humans.
- (d) "Natural Resource Trustees" or "Trustees" shall mean those federal and state agencies or officials designated or authorized pursuant to the U.S. Clean Water Act (Federal Water Pollution Control Act), 33 U.S.C. §§ 1251, et seq. ("CWA"), OPA, and/or applicable state law to act as Trustees for the Natural Resources belonging to, managed by, controlled by, or appertaining to the United States or the State. Specifically, as used in this Consent Decree, the Trustees are the USFWS, NOAA, and the State.
- (e) "Paragraph" shall mean a portion of this Decree identified by an arabic numeral.
- (f) "Restore" or "Restoration" shall mean any action or combination of actions to restore, rehabilitate, replace or acquire the equivalent of any Natural Resource or its services injured, lost, or destroyed as a result of the

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- (g) "Section" shall mean a portion of this Decree identified by a
- roman numeral.
 - (h) "State" shall mean the State of Hawaii,
- (i) "United States" shall mean the United States of America, including its departments, agencies and instrumentalities.

VI. SETTLEMENT PAYMENTS

- 4. Within thirty (30) days after Entry of the Consent Decree, Settling

 Defendants shall pay to the Trustees the total amount of seven million five hundred thousand dollars (\$7,500,000.00) disbursed as follows:
- hundred eighty dollars (\$5,881,180.00) shall be paid to DOI, on behalf of the Natural Resource Trustees, for the purposes set forth in Subparagraphs (iii) and (iv) below. Such payment shall be made by Electronic Funds Transfer ("EFT") to the U.S. Department of Justice in accordance with instructions that the Financial Litigation Unit of the U.S. Attorney's Office for the District of Hawaii shall provide to Settling Defendants following Entry of this Decree by this Court.

 Settling Defendants shall send a transmittal letter, indicating that the EFT has occurred, to the Parties in accordance with Section X ("Notices") of this Decree and to:

Department of Natural Resour Attention: Resour 1849 "C" Stree Washington, D.

The EFT and transmittal letters

Department of the Interior
Natural Resource Damage Assessment and Restoration Program
Attention: Restoration Fund Manager
1849 "C" Street, N.W., Mail Stop 4449
Washington, D.C. 20240

The EFT and transmittal letter shall reflect that the payment is being made to the "Natural Resources Damage Assessment and Restoration Fund, Account No. 14X5198 –Flattery Grounding." DOI will assign these funds a special project number to allow the funds to be maintained as a segregated account within the Department of Interior Natural Resource Damage Assessment and Restoration Fund, Account No. 14X51980459 (the "Flattery Grounding NRD Account").

- (i) DOI shall, in accordance with law, manage and invest funds in the Flattery Grounding NRD Account and any return on investments or interest accrued on the Account for use by the Natural Resources Trustees in connection with Restoration of Natural Resources affected by the Incident. DOI shall not make any charge against the Flattery Grounding NRD Account for any investment or management services provided.
- (ii) DOI shall hold all funds in the Flattery Grounding NRD Account, including return on investments or accrued interest, subject to the provisions of this Decree.
- (iii) The Natural Resources Trustees commit to the expenditure of the funds set forth in this Subparagraph (a) for the design,

implementation, permitting (as necessary), monitoring, and oversight of
Restoration projects and for the costs of complying with the requirements of the
law to conduct a restoration planning and implementation process. The Natural
Resource Trustees plan to use the funds for restoration, enhancement, and
protection of coral reef habitat and associated resources and for oversight of these
Restoration projects.

- (iv) The allocation of funds for specific projects will be contained in a Damage Assessment and Restoration Plan prepared and implemented jointly by the Trustees, for which public notice, opportunity for public input, and consideration of public comment will be provided. The Trustees jointly retain the ultimate authority and responsibility to use the funds in the Flattery Grounding NRD Account to Restore Natural Resources in accordance with applicable law, this Consent Decree, and any Memorandum of Understanding among them.
- (\$56,679.00) to DOI, Natural Resource Damage Assessment and Restoration Fund, Account No. 14X51980459 Flattery Grounding NRD Account, for reimbursement of its Natural Resource Damage Assessment costs associated with the Incident. Payment shall be made by EFT to the U.S. Department of Justice in accordance with instructions that the Financial Litigation Unit of the U.S.

Attorney's Office for the District of Hawaii shall provide to Settling Defendants following Entry of this Consent Decree by this Court. At the time of payment, Settling Defendants shall simultaneously send written notice of payment and a copy of any transmittal documentation (which shall reference DOJ case number 90-5-1-1-10600) to the Parties in accordance with Section X ("Notices") of this Decree.

- (c) One million five hundred twenty four thousand one hundred thirty seven dollars (\$1,524,137.00) to NOAA for reimbursement of its Natural Resource Damage Assessment costs associated with the Incident. Payment shall be made by EFT to the U.S. Department of Justice in accordance with instructions that the Financial Litigation Unit of the U.S. Attorney's Office for the District of Hawaii shall provide to Settling Defendants following Entry of this Consent Decree by this Court. At the time of payment, Settling Defendants shall simultaneously send written notice of payment and a copy of any transmittal documentation (which shall reference DOJ case number 90-5-1-1-10600) to the Parties in accordance with Section X ("Notices") of this Decree.
- (d) Thirty Eight thousand four dollars (\$38,004.00) to the State for reimbursement of its Natural Resource Damage Assessment costs associated with the Incident.

VII. STIPULATED PENALTIES

- 5. If Settling Defendants fail to cause any payment to be made when due as required by Section VI (Settlement Payments), above, Settling Defendants shall pay to the United States and to the State, respectively, a stipulated penalty of \$1,000 per day each, for each day that any such payment is late.
- 6. Any stipulated penalties, as described above, owing to the United States shall be paid by EFT in accordance with instructions to be provided by the Financial Litigation Unit of the U.S. Attorney's Office for the District of Hawaii, or by certified or cashier's check in the amount due, payable to the "U.S. Department of Justice," referencing DOJ No. 90-5-1-1-10600, and delivered to the office of the United States Attorney, Financial Litigation Unit, District of Hawaii. Payment of stipulated penalties shall be accompanied by transmittal correspondence stating that any such payment is for late payment of amount(s) due under this Decree and shall reference DOJ No. 90-5-1-1-10600 and the case name and number.
- 7. Any stipulated penalties, as described above, owing to the State shall be accompanied by transmittal correspondence stating that any such payment is for late payment of amount(s) due under this Decree.
- 8. Settling Defendants shall not deduct any stipulated penalties paid under this Section in calculating their federal or state income taxes.

9. If Settling Defendants fail to pay stipulated penalties according to the terms of this Decree, Settling Defendants shall be liable for interest on such penalties, as provided for in 28 U.S.C. § 1961, accruing as of the date payment became due.

VIII. EFFECT OF SETTLEMENT

- 10. Effective upon Settling Defendants' performance of their payment obligations as set forth in Section VI (Settlement Payments) of this Decree, this Decree shall resolve any and all civil claims of Plaintiffs, and any of them, for damages for injury to, destruction of, loss of, or loss of use of Natural Resources arising from the Incident, including natural resource damage assessment and restoration monitoring costs associated with the Incident, as provided for by Section 1002(b) of OPA, 33 U.S.C. §2702(b),
- and the State reserve the right to institute proceedings against the Settling

 Defendants in this action or in a new action seeking recovery of Natural Resource

 Damages: (1) based on injury to, destruction of, or loss of natural resources as a

 result of the Incident which resulted from conditions that were unknown to the

 Trustees as of the date when this Decree is lodged with this Court; or (2) based on
 information received by the Trustees after the date when this Decree is lodged with
 this Court which indicates that there was injury to, destruction of, or loss of natural

resources as a result of the Incident which was of a type or magnitude unknown to the Trustees as of the said date.

- 12. Settling Defendants hereby covenant not to sue and agree not to assert any claims or causes of action of any nature against the United States or the State under federal, state, or local law, arising out of or relating to this Decree or to the Incident.
- 13. This Decree does not limit or affect the rights of Settling Defendants or of the Plaintiffs against any third parties, not party to this Decree, nor does it limit the rights of third parties, not party to this Decree, against Settling Defendants, except as otherwise provided by law.
- 14. This Decree shall not be construed to create rights in, or grant any cause of action to, any third party not party to this Decree.

IX. COSTS

15. Plaintiffs shall be entitled to collect the costs (including reasonable attorneys' fees) incurred in any action necessary to collect any portion of the amounts due under Section VI (Settlement Payments) or any stipulated penalties due but not paid under Section VII (Stipulated Penalties), above.

X. NOTICES

16. Unless otherwise specified herein, whenever notifications, submissions, or communications are required by this Consent Decree, they shall be

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PageID #:

1 To Settling Defendants:

Eugene J. O'Connor
Chalos O'Connor, LLP
366 Main Street
Port Washington, New York 11050

- 17. Any Party may, by written notice to the other Parties, change its designated notice recipient or notice address provided above.
- 18. Notices submitted pursuant to this Section shall be deemed submitted upon mailing, unless otherwise provided in this Decree or by mutual agreement of the Parties in writing.

XI. EFFECTIVE DATE

19. The Effective Date of this Decree shall be the date of the Entry of this Decree by the Court.

XII. RETENTION OF JURISDICTION

20. The Court shall retain jurisdiction over this case until termination of this Decree, for the purpose of effectuating or enforcing compliance with the terms of this Decree.

XIII. MODIFICATION

21. The terms of this Decree may be modified only by a subsequent written agreement signed by all Parties. Where the modification constitutes a material change to any term of this Decree, it shall be effective only upon approval

by the Court.

XIV. TERMINATION

22. This Decree shall be terminated when the Plaintiffs determine that
Settling Defendants have satisfactorily completed performance of their obligations
required by this Decree, including payment of the amounts required under Section
VI (Settlement Payments) and any outstanding stipulated penalties under Section
VII (Stipulated Penalties). Upon such termination, the Parties shall file with the
Court an appropriate stipulation reciting that the requirements of the Decree have
been met.

XV. PUBLIC PARTICIPATION

23. This Decree shall be lodged with this Court for a period of not less than thirty (30) days to allow the opportunity for public notice and comment. The Plaintiffs reserve the right to withdraw from or withhold their consent to this Decree if the comments from the public regarding the Decree disclose facts or considerations indicating that the Decree is inappropriate, improper, or inadequate. The Settling Defendants consent to Entry of this Decree without further notice.

XVI. SIGNATORIES/SERVICE

24. Each undersigned representative of Settling Defendants, the State, and the United States, certifies that he or she is fully authorized to enter into the terms and conditions of this Decree and to execute and legally bind the Party or Parties

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he or she represents to this document.

- 25. This Decree may be signed in counterparts, and its validity shall not be challenged on that basis.
- 26. Settling Defendants agree not to oppose the Entry of this Decree by the Court or to challenge any provision of the Decree, unless the consent of Plaintiffs, or any of them, has been withdrawn or withheld under the circumstances set forth in Paragraph 24, above, or Plaintiffs, or any of them have notified Settling Defendants in writing that such Plaintiff no longer supports or agrees to the Entry of this Decree.

XVII. INTEGRATION

27. This Decree constitutes the final, complete, and exclusive agreement and understanding among the Parties with respect to the settlement embodied in the Decree and supersedes all prior agreements and understandings, whether oral or written, concerning the settlement embodied herein. No other document, nor any representation, inducement, agreement, understanding, or promise, constitutes any part of this Decree or the settlement it represents, nor shall it be used in construing the terms of this Decree.

XVIII. FINAL JUDGMENT

28. Upon approval and Entry of this Decree by the Court, this Decree shall constitute a final judgment of the Court, in accordance with Rules 54 and 58

of the Federal Rules of Civil Procedure, as among the Parties. SO ORDERED Dated and entered this day of	Ca	ase 1:12-cv-00693-JMS-BMK Document 11-1 Filed 03/19/13 Page 20 of 23	PageID #:
SO ORDERED Dated and entered this day of,			
SO ORDERED Dated and entered this day of,			
SO ORDERED Dated and entered this day of	1	of the Federal Rules of Civil Procedure, as among the Parties.	
SO ORDERED Dated and entered this day of,	2		
Dated and entered this day of, United States District Judge United States District Judge United States District Judge United States District Judge	3	SO OPPERED	
Dated and entered this day of	4	SO ORDERED	
United States District Judge United States District Judge	5	Dated and entered this day of	
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1	We hereby consent to the Entry of	f the foregoing Consent Decree, subject to the		
2	Notice and Comment provisions of Section XV (Public Participation) of this			
3	Decree:			
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5	FOR THE UNITED STATES:			
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8		1 - 11		
9	DATED: 11/16/12	Anocia S. llosew		
10	DATED: 11/10/12	IGNACIA S. MORENO		
11		Assistant Attorney General		
12		Environment and Natural Resources Division		
13		United States Department of Justice		
14				
15 16	DATED: 12/18/12	15-40		
17		BRADLEY R. O'BRIEN		
18		Senior Attorney Environment and Natural Resources		
19		Division		
20		Environmental Enforcement Section United States Department of Justice		
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1	FOR THE STATE OF HAWAII:	
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The undersigned hereby consents to Entry of the foregoing Consent Decree: FOR SETTLING DEFENDANTS Cape Flattery Limited and Pacific Basin (HK) Limited: DATED: <u>Sept. 13, 2012</u> Chalos O'Connor, LLP 366 Main Street Port Washington, New York 11050-3120