



Chris Santucci/WDC/Toyota_NY@TOYOTA_NY
09/27/2007 04:57 PM

To Michiteru Kato/HINPO/TMC0@TMC0@TMCE@TOYOTA, Chris Santucci/WDC/Toyota_NY@Toyota_NY
cc George Morino/TMS/Toyota@Toyota, Kirk Forsht/TMS/Toyota@Toyota, Mark Kubota/TMS/Toyota@Toyota, Richard Jung/TMS/Toyota@Toyota, Kaoru Yamamoto/TMS/Toyota@Toyota
bcc

Subject Re: Request for Assistance on DIR submitted to NHTSA 

Fair enough. Will do so tomorrow.
Regards,

Chris Santucci - Assistant Manager
Technical and Regulatory Affairs
Toyota Motor North America
(202) 463-6856 ofc (202) 651-1581 cell
Sent from my Blackberry

Michiteru Kato
----- Original Message -----

From: Michiteru Kato
Sent: 09/27/2007 07:28 PM
To: Chris Santucci/WDC/Toyota_NY@TOYOTA_NY@TOYOTA@TMCE
Cc: George Morino/TMS/Toyota@Toyota@TMCE; Kirk Forsht/TMS/Toyota@Toyota@TMCE; Mark Kubota/TMS/Toyota@Toyota@TMCE; Richard Jung/TMS/Toyota@Toyota@TMCE; Kaoru Yamamoto/TMS/Toyota@Toyota@TMCE
Subject: Re: Request for Assistance on DIR submitted to NHTSA

Chirs,

As you said, I also think that we do not need legally to include the refund program in the "Remedy Action" in the DIR. I'm not sure how strong George Person thinks that it should be in the DIR, but I'm OK to amend the DIR.

However, I do not want to submit the DIR as an "Amend DIR". I just want NHTSA to replace the DIR with the amended one before they post it on its website. Even it's posted tonight, I think they can delete the DIR and post the amended one.
Do you think NHTSA will accept?

I'll send you amended version of the DIR today, so please ask NHTSA the above.

If you have any question, call me at 565-23-4426.

Thanks.

Mitch

Chris Santucci@TOYOTA_NY

Chris Santucci@TOYOTA_NY
2007/09/28 06:52

: George Morino/TMS/Toyota@Toyota, Michiteru Kato/HINPO/TMC0@TMC0
cc: Kirk Forsht/TMS/Toyota@Toyota, Mark Kubota/TMS/Toyota@Toyota, Richard Jung/TMS/Toyota@Toyota, Kaoru Yamamoto/TMS/Toyota@Toyota
: Re: Request for Assistance on DIR submitted to NHTSA

Thanks George. Let me also add that while I think it would not be unreasonable to amend the DIR, under the rules for remedy equipment recalls do not have to offer a repurchase. That is reserved for vehicles, less depreciation. So we are legally only required to offer repair or replace. If you want to amend the DIR to be consistent, Ok, if not I will tell NHTSA no. I think it will be Ok. If they insist though, how do you feel about amending?
Regards,

Chris Santucci - Assistant Manager
Technical and Regulatory Affairs
Toyota Motor North America
(202) 463-6856 ofc (202) 651-1581 cell
Sent from my Blackberry
George Morino
----- Original Message -----

From: George Morino
Sent: 09/27/2007 05:20 PM
To: Michiteru Kato/HINPO/TMC0@TMC0
Cc: Chris Santucci; Kirk Forsht; Mark Kubota; Richard Jung; Kaoru Yamamoto
Subject: Request for Assistance on DIR submitted to NHTSA

Mitch:

We need your help.

George Person, the NHTSA Recall Chief, has given his "okay" to our DRAFT Owner Letter for the Lexus ES 350 and Toyota Camry All Weather Floor Mat recall. However, he questioned TMA on the "refund" statement in the owner letter stating its not in the DIR. He wants it added in there.

Can you assist us and modify the document slightly to read:

7. Description of Corrective Repair Action:

All owners of 2007 and early 2008 model year Lexus ES 350 and Toyota Camry vehicles will be notified, by first class mail, of the safety campaign and the timing when the replacement AWFM will become available. Once the replacement AWFM is available, a second owner notification will be sent to notify owners to return their AWFM for the driver's seating position to any Lexus/ Toyota dealer for an exchange of the AWFM. In the interim, if an affected owner is not comfortable utilizing their Lexus ES 350 or Toyota Camry AWFM, they may return the mats for all four seating positions and request reimbursement from their local Lexus or Toyota dealership.

Toyota has also stopped the sale of the Toyota/Lexus All Weather Floor Mat designed specifically for 2007 and early 2008

model year Camry and ES 350 vehicles.

George Morino
National Manager
Quality Compliance Department
Product Quality and Service Support
Toyota Motor Sales, U.S.A., Inc.
Tel. 310-468-3392
Fax 310-468-3399

NOTICE: This email message and all attachments transmitted with it are intended solely for the use of the addressee and may contain legally privileged and confidential information. If the reader of this message is not the intended recipient, or an employee or agent responsible for delivering this message to the intended recipient, you are hereby notified that any dissemination, distribution, copying, or other use of this message or its attachments is strictly prohibited.

If you have received this message in error, please notify the sender immediately by email reply and please delete this message from your computer. Thank you.