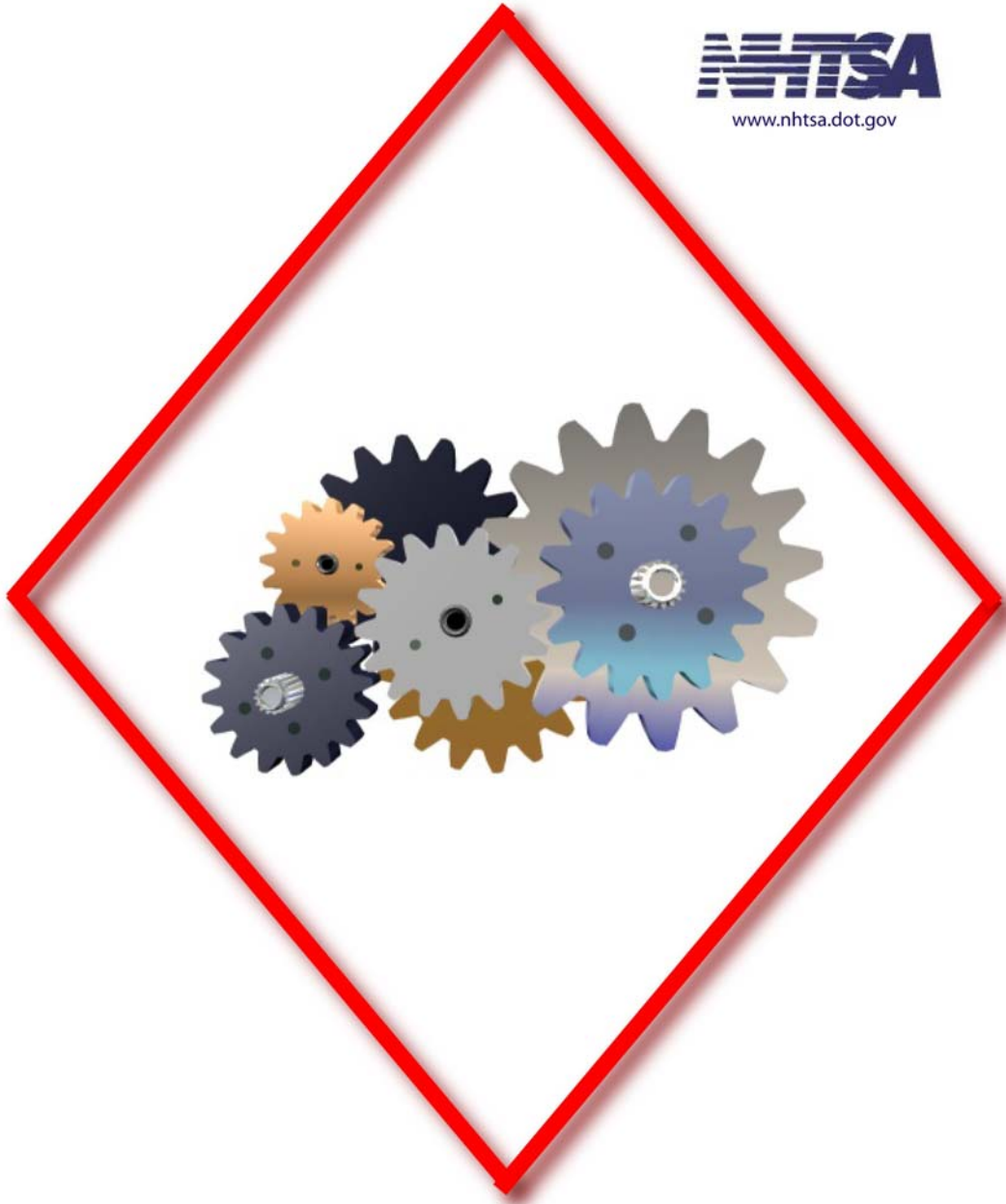


*Compendium for Early Warning Reporting
for Manufacturers of Tires*



Prepared by the
Office of Defects Investigation
Defect Assessment Division
September 2003 Version 2

Note that the following list of changes made to the Tire Compendium since the listed version do not necessarily list all the changes, just the substantive changes. Also, while many of the changes are summarized in the table, you must go to the referenced page to review the complete change and in context.

Tire Compendium Change Sheet

From Version	Page	Subject	Date
1.01	Cover	Title Change	
	2	Heading Change	
	2	Section Title Change, Sections VI and VII	
	6	Table Title Change	
	7	Relocated Explanatory Sentence from page 8 Paragraph D to Page 7 Paragraph B.	
	12	Paragraph A Note: Revise note for tire lines that are exempt from full reporting need to report on both death and injuries .	
	13	Revised the reporting instructions for Production Year, Tire Type Code, SKU, and Manufacturing Plant.	
	16	Revised sentence stating Death and Injury submission would be rejected in tire identified did not match with submitted production data.	
	17	"A manufacturer need not file a report for a claim or notice of death or injury when... b. The claim alleges one or more deaths in a foreign country involving a tire that is not identical or substantially similar to one offered for sale in the United States."	
	17	Updating Death and Injury Information: Remove prohibition on deleted incidents, add note that cover letter must be provided explaining basis.	
	18	Paragraph D: Remove Note requiring submission of production and aggregate data before death and injury data.	
	20	Paragraph B: "Historical data concerning production totals, number of warranty adjustments for the preceding 12 quarters (July 1, 2000 through June 30, 2003) covering production year 1998 (since July 1, 1998) and later tires (see §579.28(c))"	
	21	Paragraph B: Revised Note to clarify that for historical reporting only the Production and Warranty Adjustment templates are to be completed.	
	21	Paragraph D: "The one-time historical report is due no later than January 15, 2004 ."	

	22	<p>Confidentiality: The following early warning information will be afforded confidential treatment by NHTSA (49 CFR Part 512 Appendix C - Early Warning Reporting Class Determinations):</p> <ol style="list-style-type: none"> 1. Reports and data relating to warranty claim information; 2. Reports and data relating to field reports, including dealer reports and hard copy reports; and 3. Reports and data relating to consumer complaints.; and 4. Production numbers, other than light vehicles. <p>Note: As indicated in section 512.4 of Part 512, do not request confidential treatment of for these templates since these templates are already afforded confidential treatment by the agency. Only when the manufacturer wishes to request confidential treatment of the property damage, the death and injury, or for light vehicle manufacturers only, production template should a request for confidential treatment be submitted to NHTSA.</p> <p>In addition to designating the submitted file as confidential (in the file name for EWR data), the manufacturer is obliged to follow the requirements of 49 CFR Part 512, “Confidential Business Information.”</p>	
	22	Confidentiality:	
	26	Footnote defining 'Hold' added	
	28	Paragraph d: Delete reference to submission of Substantially Similar Vehicle Listing.	
	30	Reposition text from Appendix D, Page 39-40, Paragraph B concerning EWR Account Application to page 30-31.	
	32	Delete extraneous title text.	
	36	Data File Name Examples, Change Confidentiality 'C' designation to 'P' in example and explain what the 'P' stands for.	
	39	Paragraph A: Clarify reporting requirements for Tire manufacturers.	
	39	Paragraph B: Relocate text (pages 39-40) to page 30-31 identified above.	
	41	Paragraph C: add note clarifying reporting procedure for tires exempt from full reporting as described in 579.26.	
	42	Added clarifying text to ReportVersion description	
	44	Paragraph b: Revise and clarify text in accordance with revisions described in changes for reporting instructions on page 13 identified above.	

	44	Paragraph b: Add text addressing instances where the manufacturer does not use the tire type code for a given tire.	
	47	Paragraph c: Revised text from "...aggregate worksheets are scored against specific tires identified by..." to "...aggregate worksheets are considered relative to specific tires identified by..."	
	47	Paragraph c: Revise sentence describing what information is necessary to report property damage claims and warranty adjustment claims.	
	48	Paragraph 2: parenthetical reference changed from (see section 4) to (see section I).	
	48	Paragraph 2: revise the description of Tireline and TireSize including allowing 256 characters for TireLine designation.	
	49	SysOrComp A: add note specifying the need to update if the contributing or involved components are initially unknown to the manufacturer.	
	49	Table D-12 expanded to include Unknown code 99	
	57	Item 3: Revise unique criteria to include SKU, Plant Code, and Production Year.	
	58	Death and Injury Validation 2.: add subparagraph c to indicate that if the State is not known, the field should be left blank.	
	59	Paragraph J: Remove prohibition on deleted incidents, add note that cover letter must be provided explaining basis.	
	61	Appendix E: Removed terminology not relative to tire manufacturers.	

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I. Introduction

This document is presented to offer assistance to manufacturers that are subject to the early warning reporting (EWR) provisions of the Transportation Recall Enhancement, Accountability and Documentation (TREAD) Act. The regulations promulgated under the Act require manufacturers of motor vehicles, motor vehicle equipment, child safety systems and tires to submit certain information and documentation to NHTSA. The information submitted by manufacturers is intended to assist NHTSA to promptly identify possible defects related to motor vehicle safety.

The final rule for EWR was published on July 10, 2002 (see 67 Federal Register 45822). Several modifications to that rule have been made in response to petitions for reconsideration (see 68 Federal Register 18136 and 68 Federal Register 35132), and other changes may be made in the future. The regulation is set forth at 49 CFR Part 579, “Reporting of Information and Communications About Potential Defects.” Part 579 is divided into three subparts-

Subpart A, “General”

Subpart B, “Reporting of Information About Foreign Safety Recalls and Campaigns Related to Potential Defects”

Subpart C, “Reporting of Early Warning Information”

Subpart “A” sets forth the purpose, scope, and applicability of the regulation. This subpart also provides definitions of terms used in the regulation, including the terms minimal specificity and substantially similar, and provides direction on the submission of certain notices, bulletins, and other communications that manufacturers must provide to NHTSA.

Subpart “B” sets forth the requirements for reporting of foreign safety recalls and other safety campaigns conducted in foreign countries that involve identical or substantially similar vehicles or items of equipment available in the United States.

Subpart “C” sets forth the EWR requirements and specifies how information is to be submitted.

Readers are advised to consult 49 CFR Parts 571 and 573 for additional definitions and for requirements applicable to the reporting of safety-related defects and noncompliance with Federal motor vehicle safety standards.

To collect and retain the information required by Part 579, NHTSA developed a new computer system called Artemis. All information submitted to NHTSA in accordance with Part 579 is retained and accessed through Artemis.

This document is intended as a guide for manufacturers of motor vehicles and motor vehicle equipment. This guide is not intended, nor is it possible, to be an all-inclusive reference for the early warning and foreign recall reporting regulation. This guide is not intended to supercede or substitute for the requirements of the Act and the implementing Federal regulations. Users of this guide are advised that applicable regulations and statutory sections and any interpretations rendered by the Office of Chief Counsel will prevail in the event of any conflict or inconsistency between them and the material presented in this guide. Be sure to check the agency’s web site (www-odi.nhtsa.dot.gov) for updates and important notices affecting EWR reporting.

Table 1 “Reporting Requirements by Reporting Category,” identifies the requirements of 49 CFR Part 579 for all manufacturers of motor vehicles and motor vehicle equipment

Table 1. Reporting Requirements by Reporting Category

Applicable Regulation	Manufacturer Type							
	Light Vehicle – 500 or more Annually	Medium/Heavy Vehicle & Bus – 500 or more Annually	Motorcycle – 500 or more Annually	Trailer – 500 or more Annually	Child Restraint Systems	Tires	Original or Replacement Motor Vehicle	Manufacturers Producing Fewer Than 500
External Communications	●	●	●	●	●	●	●	●
Foreign Recalls/Campaigns	●	●	●	●	●	●	●	●
Production	●	●	●	●	●	●		
Fatality Claims and Notices	●	●	●	●	●	●	●	●
Injury Claims and Notices	●	●	●	●	●	●		
Numbers of Property Damage Claims	●	●	●	●		●		
Numbers of Consumer Complaints	●	●	●	●	●			
Numbers of Warranty Claims	●	●	●	●	●	●		
Numbers of Field Reports	●	●	●	●	●			
Copies of Non-Dealer Field Report	●	●	●	●	●			

The specific EWR reporting requirements for Manufacturers of Tires are listed in Table 2 below.

Table 2. Summary of EWR Requirements for Manufacturers of Tires

Regulatory Requirement	Required Submission	Manufacturers of Tires (Part 579 Subparts A, B, and C)
579.5	Copies of External Communications	Due within 5 days of the end of the month in which the communication is sent.
579.11--12	Foreign Recalls & Other Safety Campaigns	Due within 5 days of the decision or order to initiate the foreign recall.
579.26 Paragraph a	Production	Due within 30 days of the end of the calendar reporting quarter (60 Days for the first three quarterly Reports). <u>Current</u> production as of the end of reporting quarter and total production for <u>4</u> previous production years.
579.26 Paragraph b	Fatality Claims and Notices	Due within 30 days of the end of the calendar reporting quarter (60 days for the first three quarterly reports).
579.26 Paragraph b	Injury Claims and Notices	Notices or Claims received during the quarter on <u>current</u> production and the preceding <u>4</u> production years.
579.26 Paragraph c	Number of Property Damage Claims	Due within 30 days of the end of the calendar reporting quarter (60 days after the end of the reporting quarter for the first three quarterly reports). Claims and complaints received during the quarter on <u>current</u> production and the preceding <u>4</u> production years.
579.26 Paragraph c	Number of Warranty Adjustments	
579.26 Paragraph d	Common Green Tire Reporting	Due within 30 days of the end of the calendar reporting quarter (60 days after the end of the reporting quarter for the first three quarterly reports). A list of common green tires by relevant tire line, tire type code, SKU, tire brand owner, and tire brand name.

II. External Communications

- A. Who Must Report: This reporting requirement is applicable to all manufacturers of tires, that have been offered for sale, sold or leased in the United States.
- B. What To Report: Section 579.5, entitled “Notices, bulletins, customer satisfaction campaigns, consumer advisories, and other communications,” requires each manufacturer to submit to NHTSA a copy of all notices, bulletins, and other communications (including those transmitted by computer, telefax, or other electronic means and including warranty and policy extension communiqués and product improvement bulletins) sent to more than one manufacturer, distributor, dealer, lessee, lessor, owner or purchaser, in the United States, regarding any defect in its tires, including any failure or malfunction beyond normal deterioration in use, or any failure of performance, or any flaw or unintended deviation from design specifications, regardless whether or not such defect is safety-related. This section also requires that copies of communications be submitted to NHTSA that concern customer satisfaction campaigns, consumer advisories, recalls, or other safety activities involving the repair or replacement of tires, that the manufacturer issued to, or made available to, more than one manufacturer, distributor, dealer, lessee, lessor or purchaser in the United States.

Section 579.5 includes the requirements of the previous 49 CFR Part 573.8, but has superceded and expanded the scope of that section.

In summary, reportable communications include:

- Notices,
- Bulletins,
- Customer satisfaction campaigns,
- Consumer advisories,
- Communiqués including those transmitted by computer, telefax, or other electronic means and including warranty and policy extension communiqués and product improvement bulletins, or
- Recalls or other safety activities involving the repair or replacement of tires.

That are:

- Sent to more than one manufacturer, dealer, distributor, lessee, lessor or purchaser in the United States, or
- Issued or made available to more that one manufacturer, dealer, distributor, lessee, lessor or purchaser in the United States.

That refer to:

- Any defect,
- Any failure or malfunction beyond normal deterioration in use,
- Any failure of performance, or
- Any flaw or unintended deviation from design specifications, regardless of whether there are safety implications.

- C. How To Report: Copies of reportable communications may be submitted by mail or electronic format. Submissions by mail should be sent to:

Associate Administrator for Enforcement (NVS-211)
National Highway Traffic Safety Administration
400 7th Street, SW, Room 5319
Washington, DC 20590

Electronic submissions may be sent via E-Mail to **tsb@nhtsa.dot.gov**. Acceptable file formats include: .xls, .txt, .doc, .rtf, .pdf, .jpg, .tif and html. Multiple files individually identified and labeled can be submitted in Zip files.

- D. When To Report: Copies of communications described above must be submitted to NHTSA no more than five business days after the end of the month during which they are issued.

III. Foreign Recall Reporting in accordance with Part 579 Subpart B “Reporting of Safety Recalls and Other Safety Campaigns in Foreign Countries”

- A. Who Must Report: All tire manufacturers having identical or substantially similar products in foreign countries.
- B. What To Report: Safety recalls and other safety campaigns conducted in foreign countries.

Manufacturers must report to NHTSA any order or decision to conduct a safety recall or other safety campaign in a foreign country that covers a tire that is identical or substantially similar to a tire sold or offered for sale in the United States.

1. Terms Defined

For the purposes of subpart B, the following terms are defined:

- a. *Foreign country* means a country other than the United States as defined in 49 USC Chapter 301.
- b. *Foreign government* means the central government of a foreign country, as well as any political subdivision of that country.
- c. *Other safety campaign* means an action in which a manufacturer communicates with owners and/or dealers in a foreign country with respect to conditions under which motor vehicles or motor vehicle equipment should be operated, repaired, or replaced that relate to safety or advice to a dealer or distributor to cease the delivery or sale of specified models of vehicles or motor vehicle equipment. The definition does not include: Promotional and marketing materials; customer satisfaction surveys; or operating or instruction manuals accompanying the vehicle or child restraint system at the time of first sale.
- d. *Safety recall* means an offer by a manufacturer of motor vehicles or motor vehicle equipment in a foreign country to provide remedial action to address a defect that relates to motor vehicle safety or a failure to comply with an applicable safety standard or guideline, whether or not the manufacturer agrees to pay the full cost of the remedial action.
- e. *Identical or substantially similar tire* means a tire sold or in use outside the United States is substantially similar to a tire sold or offered for sale in the United States if it has the same size speed rating, load index, load range, number of plies, and belts, and similar ply and belt construction and materials, placement of components, and component materials, irrespective of plant of manufacturer or tire line.

2. Foreign Actions That Need Not Be Reported

A manufacturer need not report foreign safety recalls or other safety campaigns if:

- a. the manufacturer has filed a defect or noncompliance report pursuant to 49 CFR Part 573, provided the scope of the foreign action is not broader than the action taken in the United States;
 - b. the component or system that gave rise to a recall or other safety campaigns does not perform the same function in any tire sold or offered for sale in the United States; or
 - c. the sole subject of the foreign recall or other campaign is a label affixed to a tire.
3. For those foreign recalls and other safety campaigns that are reported, the following must be submitted (Section 579.12):
- a. Manufacturer's name and address;
 - b. Identification of the tires potentially containing the defect or non-compliance, including a description of the manufacturer's basis for its determination of the recall population and a description of how the tires to be recalled differ from similar tires that are not included in the recall. Tire manufacturers are to include the part number, tire line, tire size, inclusive dates of manufacture, tire assembly plant, and any other information necessary to describe the recalled tires;
 - c. The total number of vehicles or items of equipment potentially containing the defect or non-compliance (§573.6(c)(3));
 - d. A description of the defect or non-compliance, including both a brief and detailed description, of the nature and physical location (if applicable) of the defect or non-compliance (§573.6(c)(5));
 - e. Identification of each foreign country in which the recall or safety campaign is being conducted;
 - f. A statement whether the foreign action is a safety recall or other safety campaign;
 - g. A statement whether the determination to conduct the recall or campaign was made by the manufacturer or foreign government;
 - h. A description of the manufacturer's program for remedying the defect or non-compliance;
 - i. Identification of the date of determination and the date the action commenced or will commence in each foreign country; and
 - j. Identification of all tires subject to the action that are identical or substantially similar to those sold or offered for sale in the United States.

Note: If a foreign government made the determination, the report must contain a copy of the determination in the original language. If the determination is written in a language other than English, the report must also contain a translated copy.

C. How To Report: Communications can be mailed to:

Associate Administrator for Enforcement (NVS-211)
National Highway Traffic Safety Administration
400 7th Street, SW, RM 5319
Washington, DC 20590

Note: Whenever possible, the document should also be faxed to (202) 366-7882 to the attention of Chief, Defects Assessment Division.

Manufacturers may also submit the communications by E-Mail to **frecalls@nhtsa.dot.gov**. Acceptable file formats include: .xls, .txt, .doc, .rtf, .pdf, .jpg, .tif, and html.

D. When To Report: Whenever a manufacturer of tires makes a determination or receives written notice from a foreign government to conduct a safety recall or other safety campaign covering a tire that is identical or substantially similar to a tire sold or offered for sale in the United States, the manufacturer must report the determination to NHTSA. The required notification to NHTSA must be made within 5 working days after the manufacturer made the determination or received the written notice from a foreign government.

If all the information required by Section 579.12 is not immediately available within the 5 working day period, additional information shall be submitted as it becomes available.

IV. Reporting EWR Data in Accordance with Part 579 Subpart C, Part 579.26

- A. **Who Must Report:** During each reporting period (calendar quarter) a manufacturer whose tires are manufactured for sale, imported or sold in the United State must report certain information to NHTSA. Reporting is required from a tire manufacturer (including a brand name owner) whose total number of light vehicle and motorcycle tires that are produced or imported in quantities more than 15,000 annually.

Note: For tires that are produced or imported in quantities less than 15,000 annually, or are deep tread, winter-type snow tires, space-saver or temporary use spare tires, tires with nominal rim diameters of 12 inches or less, or are not passenger car tires, light truck tires, or motorcycle tires, the manufacturer need only report information on incidents involving deaths and injuries (see Part 579.26).

Important Terms:

- **Tire** means an item of motor vehicle equipment intended to interface between the road and a motor vehicle. The term includes all the tires of a vehicle, including the spare tire.
 - **Bead** means all the materials in a tire below the sidewalls in the rim contact area, including bead rubber components, the bead bundle and rubber coating if present, the body ply and its turn-up including the rubber coating, rubber, fabric, or metallic reinforcing materials, and the inner-liner rubber under the bead area.
 - **Brand name owner** means a person that markets a motor vehicle or motor vehicle equipment under its own trade name whether or not it is the fabricator or importer of the vehicle or equipment.
 - **Common Green Tires** means tires that are produced to the same internal specifications, but that have, or may have, different external characteristics and may be sold under different brand names or tire line names.
 - **Sidewall** means the area of a tire between the tread and the bead area, including the sidewall rubber components, the body ply and its coating rubber under the side area, and the inner-liner rubber under the body ply in the side area.
 - **Tread** (also known as crown) means all materials in the tread area of a tire including the rubber that makes up the tread, the sub-base rubber, when present, between the tread base and the top of the belts, the belt material, either steel and/or fabric, and the rubber coating of the same including any rubber inserts, the body ply and its coating rubber under the tread area of the tire, and the inner-liner rubber under the tread.
- B. **What To Report:** These tire manufacturers must report information about each notice or claim involving a death or injury, tire production, and the number of property damage claims and warranty adjustments, and common green tire data for each calendar quarter. Reporting must include information for tires manufactured during the current production year and the four (4) previous production years. The information must also cover tires no longer in production.

1. Reporting Production Data

For tires manufactured during the reporting period and four (4) previous years, a manufacturer must identify for each tire, whether or not it is still in production or whether there are any claims, notices, or warranty adjustments:

- a. **Manufacturer Name.**
- b. **Tire Line** – the entire name used by a tire manufacturer to designate a tire product including all prefixes and suffixes as they appear on the sidewall of a tire.
- c. **Production Year** – the calendar year in which the items were produced. With respect to foreign tires for which the manufacturer is unable to identify the date of production, the date of importation can be substituted.
- d. **Tire Size,**
- e. **Tire Type (code)** – third group of characters within the TIN per §574.5(c). If the tire type code is not used in the TIN, the manufacturer should enter NAXX in the field.
- f. **SKU – (Stock Keeping Unit)** is the *alphanumeric designation assigned by a manufacturer to uniquely identify a tire product. This term is sometimes referred to as a product code, a product ID, or a part number.*
- g. **Manufacturing Plant** – code as appearing within the TIN per §574.5 and 574.6. With respect to foreign tires for which the manufacturer is unable to identify the manufacturing plant, the name of the country of origin can be substituted.
- h. **OEM Vehicle Approval and Identification.**

Production aggregates must be organized by the attributes of Tire Line, Tire Size and Production Year. For the current production year, production must be stated as a cumulative figure (i.e., current reporting quarter plus previous quarters). For each Tire Line for which production has ceased (i.e., previous production years), production will be reported as the total number of Tires for each Tire Line and production year produced. Each quarterly report will cover 5 production years, the cumulative total for the current production year plus the previous four production years.

Production reports are to be segregated by the attributes noted followed by the aggregate count for warranty production and total production. Production must be stated as a cumulative figure for the current production year and the total annual production for each production year for which production has ceased.

Tire manufacturers must also identify whether the tire has been approved for application as original equipment on a motor vehicle. If a tire is approved for OEM use, a separate report (work sheet) segregated by SKU number will identify the vehicle make, model and model year on which the tire may be installed.

In addition, tire manufacturers must provide a list of common green tires. This listing will designate the common green grouping and all relevant tire lines, tire type codes, SKU numbers, brand names, and brand name owners.

Note: The production template must be completed for all tire lines manufactured, produced, imported, sold, or introduced for sale for the previous four years plus the current year, regardless of whether or not a manufacturer has any property damage claims, warranty adjustments, death or injury incidents to report.

2. Reporting Numbers of Property Damage Claims

For EWR purposes, property damage claim is defined as:

“a claim for property damage, excluding that part of a claim, if any, pertaining solely to damage to a component or system of a vehicle or an item of equipment itself based on the alleged failure or malfunction of the component, system, or item, and further excluding matters addressed under warranty.”

If during the reporting period (quarter) a manufacturer receives a *claim* of an incident involving property damage for any tire less than five years old, that claim must be reported. Claims are to be sorted by tire line, tire size, SKU, plant code, production year and the component identified as allegedly contributing to the incident. The report matrix will reflect only the total number of claims received for any given tire line received during the reporting quarter. Each tire entry may be scored against multiple component categories. Claims are to be reported whether or not they have been substantiated. If a claim involves more than one tire component, the claim is to be included within the count for each of the identified or alleged components. The component categories are provided in Section X, Appendix D for reference.

For a given tire line and production year, if there are no property damage claims for a particular component, the data entry would be zero for that cell in the Property Damage template. If for a specific tire line and production year of a tire that would ordinarily constitute a separate row of the Property Damage template, a manufacturer has no property damage claims at all, no entry need be made for that row.

A property damage claim need not be reported when:

- a. The TIN is unknown;
- b. The claim fails to identify the tire with minimal specificity;
- c. The component allegedly involved is not one of the components specified in the tire component codes; or
- d. The claim involves an incident that was reported as a death or injury claim or notice (during the current or a previous reporting period).

3. Reporting Numbers of Warranty Adjustments (including Extended Warranty and Good Will)

For EWR purposes, warranty, warranty adjustment and good will adjustment are defined as:

- **Warranty** means any written affirmation of fact or written promise made in connection with the sale or lease of a motor vehicle or motor vehicle equipment by a manufacturer to a buyer or lessee that relates to the nature of the material or workmanship and affirms or promises that such material or workmanship is defect free or will meet a specified level of performance over a specified period of time (including any extensions of such specified period of time), or any undertaking in writing in connection with the sale or lease by a manufacturer of a motor vehicle or item of motor vehicle equipment to refund, repair, replace, or take other remedial

action with respect to such product in the event that such product fails to meet the specifications set forth in the undertaking.

- **Warranty adjustment** means any payment or other restitution, such as, but not limited to, replacement, repair, credit, or cash refund, made by a tire manufacturer to a consumer or to a dealer, in reimbursement for payment or other restitution to a consumer, pursuant to a warranty program offered by the manufacturer or good will.
- **Good will** means the repair or replacement of a motor vehicle or item of motor vehicle equipment, including labor, paid for by the manufacturer, at least in part, when the repair or replacement is not covered under warranty, or under a safety recall reported to NHTSA under part 573 of this chapter.

If during the reporting period (quarter) a manufacturer executes a warranty adjustment for any tire less than five years old, that adjustment must be reported. Claims are to be sorted by tire line, tire size, SKU, plant code, production year and the component identified as allegedly contributing to the incident. The report matrix will reflect only the total number of claims received for any given tire line received during the reporting quarter. Each tire entry may be scored against multiple component categories. Claims are to be reported whether or not they have been substantiated. The system/component categories are defined in Table D-12 in Section X, Appendix D for reference. If a claim involves more than one tire component, the complaint is to be included within the count for each of the systems and components.

For a given tire line and production year, if there are no warranty adjustments for a particular tire component, the data entry would be zero for that cell in the Warranty Adjustment template. If for a specific tire line and production year for a tire (a row of the Warranty Adjustment template), a manufacturer has no warranty adjustments, no entry need be made for that row.

A warranty adjustment need not be reported when:

- a. The warranty adjustment fails to identify the tire with minimal specificity;
- b. The component allegedly involved is not one of the components specified in the tire component codes; or
- c. The claim/adjustment is denied.

4. Reporting Claims and Notices of Death and Injury

Quarterly reporting of claims and notices of deaths and injuries is accomplished by way of a separate reporting template.

For purposes of this section the following definitions apply:

- **Claim** means a written request or written demand for relief, including money or other compensation, assumption of expenditures, or equitable relief related to a motor vehicle crash, accident, the failure of a component or system of a vehicle or an item of motor vehicle equipment, or a fire originating in or from a motor vehicle or a substance that leaked from a motor vehicle. Claim includes, but is not limited to, a demand in the absence of a lawsuit, a

complaint initiating a lawsuit, an assertion or notice of litigation, a settlement, covenant not to sue or release of liability in the absence of a written demand, and a subrogation request. A claim exists regardless of any denial or refusal to pay it, and regardless of whether it has been settled in the manufacturer's favor. The existence of a claim may not be conditioned on the receipt of anything beyond the document(s) stating a claim. Claim does not include demands related to asbestos exposure, to emissions of volatile organic compounds from vehicle interiors, or to end-of-life disposal of vehicles, parts, or components of vehicles, equipment, or parts or components of equipment.

- **Notice** means a document, other than a media article, that does not include a demand for relief, and that a manufacturer receives from a person other than NHTSA.

If during the reporting period, a manufacturer receives a claim or notice alleging or proving that a defect in a tire produced by the manufacturer that is less than five (5) production years old at the beginning of the reporting period caused a death or injury in the United States, the incident must be reported to NHTSA. A claim is deemed to have been received by a manufacturer if a registered agent of the manufacturer received it. Incidents are to be reported whether or not the claim or notice has been substantiated.

Similar reporting is also required when a claim alleging or proving that one or more deaths in a foreign country was caused by a defect in a tire that was identical or substantially similar to one offered for sale in the United States. However, the manufacturer is requested to enter the tire line and tire size of the substantially similar tire in the United States and not the foreign tire. If the tire line and tire size of the entered tire does not match with a tire line and tire size from the production data provided by the manufacturer, the submission may be rejected. A foreign claim is deemed to have been received by a manufacturer if a registered agent of the manufacturer received it. Incidents are to be reported whether or not the claim or notice has been substantiated.

Reports of deaths and injuries are to be organized such that the incidents are reported alphabetically by tire line, within each tire line by tire size, and within each tire size chronologically by production year. The report must also include the following information:

- TIN (Tire Identification Number)
- Incident date
- Number of deaths
- Number of injuries, for incidents occurring in the United States
- State or foreign country of occurrence
- Make, model and model year of the vehicle on which the tire was installed
- Identification of the tire component (code) that allegedly contributed to the incident

When a claim or notice identifies or alleges any system or component as a possible contributing factor in the incident, the system(s) or component(s) are to be reported using the applicable tire component code as defined in the EWR regulation (see Section X, Appendix D). Up to five (5) system/component category codes may be listed to identify events of a single incident. If the claim or notice does not identify or allege a possible contributory system or component, code "99" is used. Code "98" is used if a system/component identified in the claim or notice was not within one of the specific component categories.

A manufacturer need not file a report for a claim or notice of death or injury when:

- a. The claim or notice fails to identify the tire with minimal specificity; or
- b. The claim alleges one or more deaths in a foreign country involving a tire that is not identical or substantially similar to one offered for sale in the United States.

When a claim or notice is not reported because it failed to identify a tire with minimal specificity, the incident is to be reported in the reporting quarter that the missing information is subsequently received. When a claim or notice fails to identify a tire with minimal specificity and legal counsel retained by the manufacturer is handling the matter, the manufacturer shall attempt to obtain the missing minimal specificity information from such counsel.

Updating Death and Injury Information

If the vehicle manufacturer does not know the TIN of the tire at the time of the incident is first reported, the manufacturer must provide an update to the Death and Injury workbook for the calendar quarter in which the incident was first reported. Similarly, if the manufacturer originally indicated a Code “99,” (for no system/component identified) and subsequently becomes aware that one or more specified systems/components allegedly contributed to the incident, it must provide an updated Death and Injury template for the calendar quarter in which the involved specified system/component is identified.

After the due date of the quarterly report, updates must be with a cover letter sent to ODI advising of the update, what incident(s) is being updated, and what fields are being updated.

Note: When updating, a manufacturer cannot add. If a manufacturer deletes a reported incident, the update will not be accepted without a cover letter explaining the basis and circumstances for removing the incident.

An update is not required when:

- a. a manufacturer learns that there are additional systems or components that contributed to the incident, as long as some identifying codes, other than “99” were originally reported, or
- b. the manufacturer learns that a previously reported injured person has subsequently died.

- C. How To Report: All quarterly reports must be submitted to NHTSA electronically (see §579.29) according to the templates provided (at our web site www-odi.nhtsa.dot.gov) and using the file naming convention (described in Section X, Appendix B). Section X, Appendix D provides illustrations of the reporting templates and information regarding the completion and submission of the templates. Information regarding the validation of submissions is also presented in Appendix D.

Note: Once a submission mechanism (SFTP, Internet, E-Mail) is used by a manufacturer this mechanism is the only one that they can use for the duration of that reporting quarter without notifying ODI of the requested change. A manufacturer cannot have multiple concurrent submissions for the same reporting category within a quarter. This means that a manufacturer must receive a notification of either acceptance (a notice of receipt does not qualify as an acceptance notification, see Section VIII, A2) or rejection on the first submission for a reporting category before resubmitting for that reporting category.

Note: For tires that are produced or imported in quantities less than 15,000 annually, or are deep tread, winter-type snow tires, space-saver or temporary use spare tires, tires with nominal rim diameters of 12 inches or less, or are not passenger car tires, light truck tires, or motorcycle tires, the manufacturer need only reports incidents of deaths in the Death and Injury template. Before a manufacturer will be able to upload data to NHTSA, a unique *Manufacturer EWR ID*, *EWR manufacturer account name* and *password* must be obtained see Section X, Appendix A.

- D. When To Report: All quarterly Aggregate EWR Reports are to be submitted to NHTSA within 30 days following the end of the calendar quarter (60 days for calendar quarters ending in 2003 and the first quarter of 2004).

V. One-Time Historical Reporting Requirements

- A. **Who Must Report:** All tire manufacturers (including a brand name owner) whose aggregate number of light vehicle and motorcycle tires manufactured for sale, imported or sold in the United States in quantities more than 15,000 annually.
- B. **What To Report:** Historical data concerning production totals, number of warranty adjustments for the preceding 12 quarters (July 1, 2000 through June 30, 2003) covering production year 1998 (since July 1, 1998) and later tires (see §579.28(c)).

References and Definitions

To assist with understanding the historical reporting requirements, the following terms and references are offered.

- **Manufacturer** is defined as a person manufacturing or assembling motor vehicles or motor vehicle equipment or importing motor vehicles or motor vehicle equipment for resale. This term includes any parent corporation, any subsidiary or affiliate, and any subsidiary or affiliate of a parent corporation of such a person. (Reference §579.4)
- **Warranty** is defined as any written affirmation of fact or written promise made in connection with the sale or lease of a motor vehicle or motor vehicle equipment by a manufacturer to a buyer or lessee that relates to the nature of the material or workmanship and affirms or promises that such material or workmanship is defect free or will meet a specified level of performance over a specified period of time (including any extensions of such specified period of time), or any undertaking in writing in connection with the sale or lease by a manufacturer of a motor vehicle or item of motor vehicle equipment to refund, repair, replace, or take other remedial action with respect to such product in the event that such product fails to meet the specifications set forth in the undertaking.
- **Warranty adjustment** is defined as any payment or other restitution, such as, but not limited to, replacement, repair, credit, or cash refund, made by a tire manufacturer to a consumer or to a dealer, in reimbursement for payment or other restitution to a consumer, pursuant to a warranty program offered by the manufacturer or goodwill.
- **Warranty claim** is defined as any claim paid by a manufacturer, including provision of a credit, pursuant to a warranty program, an extended warranty program, or good will. It does not include claims for reimbursement for costs or related expenses for work performed to remedy a safety-related defect or noncompliance reported to NHTSA under Part 573 of this chapter, or in connection with a motor vehicle emissions-related recall under the Clean Air Act or in accordance with State law as authorized under 42 U.S.C. 7543(b) or 7507.
- **Minimal specificity** for a tire is defined as the manufacturer, tire line, and tire size.

Reporting Requirements

The information submitted must be made by the calendar quarter in which it was received, such that a total of 12 submissions will be made. The historic reporting will cover all tires manufactured in production years 1998 through 2003 (since July 1, 1998). Each quarterly submission must include:

- a. Production information (as defined above or in paragraph “a” of §579.26); and
- b. Total number of warranty adjustments contained within the manufacturer’s warranty system and reported to the manufacturer during that the reporting quarter.

Note: For Historical Reporting, complete only the Production and Warranty Adjustment templates of the aggregate report for each historical reporting quarter, otherwise the submission will be rejected. The submission will be rejected if data other than production and warranty adjustments are submitted.

As with other reporting requirements under EWR, minimal specificity (defined above) applies. If warranty data fails to provide minimal specificity, the document need not be included in the aggregate number for the quarter in which it was originally received.

- C. How To Report: Historical information will be formatted such that for each Tire Line, Tire Size, and Production Year the aggregate number of warranty adjustments received during a calendar quarter are reported. Furthermore, each warranty adjustment will be identified by the system or component code as noted in §579.26(b)(2).

It is important to note that the submission of copies of warranty adjustments is not required. The regulation requires only the submission of numerical counts.

The historical aggregate data is to be submitted electronically using the standard templates available at <http://www-odi.nhtsa.dot.gov>. Only the templates for Production and Warranty adjustments need to be completed. Appendix D in Section X of this document may be consulted for additional information regarding electronic data submissions.

Note: Do not edit, alter or remove any of the tabs/worksheets within the provided templates and do not populate any cells in the tabs/worksheets that are not required for historical submissions or this will result in a rejection of the submission. Do not change the macro provided in the template as this will cause the rejection of a submission. Column widths may be adjusted.

Note: Once a submission mechanism (SFTP, Internet, E-Mail) is used by a manufacturer for a historical report submission, this mechanism is the only one that they can use for all the historical report submission without first notifying ODI of the requested change. A manufacturer cannot have multiple submission mechanisms for the historical report. In addition, a manufacturer cannot have multiple concurrent submissions for the same reporting category within a historical quarter submission. This means that a manufacturer must receive a notification of either acceptance (a notice of receipt does not qualify as an acceptance notification, see Section VIII, A2) or rejection on the first submission for a reporting category within a historical quarter submission before resubmitting for that historical reporting category and quarter.

- D. When To Report: The one-time historical report is due no later than **January 15, 2004**.

VI. Confidentiality

All information, regardless of whether the manufacturer considers it to be confidential or not, must be submitted as described herein or in Part 579. A cover letter identifying that the manufacturer is requesting that all, or a portion, of the submission be considered confidential must be sent to NHTSA. Upon receipt of this letter, the information will be held confidential until NHTSA's Chief Counsel has rendered a decision on the request. Any information submitted to the agency may be subject to public disclosure unless the agency has granted confidentiality for the material under Part 512.

49 CFR Part 512 has been revised (July 28, 2004 Federal Register Volume 68, No. 144) to address early warning information received from manufacturers. The following early warning information will be afforded confidential treatment by NHTSA (49 CFR Part 512 Appendix C - Early Warning Reporting Class Determinations):

1. Reports and data relating to warranty claim information;
2. Reports and data relating to field reports, including dealer reports and hard copy reports;
3. Reports and data relating to consumer complaints; and
4. Production numbers, other than light vehicles.

Note: As indicated in section 512.4 of Part 512, **do not** request confidential treatment of for these templates since these templates are already afforded confidential treatment by the agency. Only when the manufacturer wishes to request confidential treatment of the property damage, the death and injury, or for light vehicle manufacturers only, production template should a request for confidential treatment be submitted to NHTSA.

Note: In addition, as described in Section X, Appendix B, any submission of Aggregate Data, Death and Injury, or Substantially Similar Vehicle Listing the manufacturer is requesting NHTSA to consider confidential must be identified in the file name with a "C" designation in the Confidentiality Request Identifier (See Table B-1).

In addition to designating the submitted file as confidential (in the file name for EWR data), any manufacturer seeking confidential treatment for any early warning reporting information that is not within the four categories identified above (i.e. property damage claims, reports of deaths and injuries, or for light vehicle manufacturers only, the production template), must submit a request for confidential treatment that meets the requirements of Part 512, "Confidential Business Information."

If a manufacturer wishes any portion of its submission (other than property damage claims, reports of deaths and injuries, or for light vehicle manufacturers only, the production template) to be deemed to be confidential information, it must submit a request to the Office of Chief Counsel, National Highway Traffic Safety Administration, Room 5219 (NCC-30), 400 Seventh Street, SW, Washington, DC 20590. The request must conform to Part 512. Section 512.4 of Part 512 requires that a request must include:

- (a) The materials for which confidentiality is being requested, in conformance with 512.5, 512.6, and 512.7. For early warning property damage claim counts, or incidents of death and injury for which the manufacturer may wish to claim confidentiality, are to be submitted in Microsoft 2000 or XP Excel (Microsoft 2000 or XP version) format either electronically such as on a compact disc (CD) or in hard copy as appropriate. Such EWR submissions must be identified by the corresponding quarterly report submission sent to NHTSA in compliance with Part 579 Subpart C.;
- (b) The Certificate, in the form set out in Appendix A of Part 512;

- (c) Supporting information, in conformance with 512.8; and
- (d) Any request for an extension of time, made in accordance with 512.11.

Each request must be accompanied by the proper number of copies of the submission as set forth in section 512.5 of Part 512.

- (a) A complete copy of the submission (Note: for requests for confidential treatment of Part 579 Subpart C material [i.e., EWR data], this will **not** be necessary. The electronic submission of the data in the appropriate quarterly report to NHTSA will suffice in this instance), and
- (b) A non-confidential (redacted) copy (Note: for requests for confidential treatment of Part 579 Subpart C material [i.e., EWR data], this will be necessary only if the confidentiality request is granted) and
- (c) Either a second complete copy of the submission or the confidential portions of the submission and any additional information the Chief Counsel should consider

Material for which confidential treatment is sought must be clearly marked and identified as set forth in section 512.6 of Part 512. Also as noted previously, any submission of Aggregate Data, Death and Injury, or Substantially Similar Vehicle Listing the manufacturer is requesting NHTSA to consider confidential must be identified in the file name with a “C” designation in the Confidentiality Request Identifier (See Section X Appendix B Table B-1).

Upon receipt of a proper request for confidentiality, the information will be held confidential until NHTSA’s Chief Counsel has rendered a decision on the request. If the request is denied, NHTSA will provide notification of the denial as set forth in section 512.18 of Part 512.

VII. Correspondence with NHTSA

- A. Who Are These Applicable To: All manufacturers submitting reports or documents to the agency under 49 CFR Part 579, such as External Communications, Foreign Recalls, and EWR Aggregate Data.
- B. What Are These: Under certain circumstances, it may be necessary to provide a cover letter with a submission, including requests for confidential treatment. This section provides instructions on how cover letters should be submitted and how they will be processed.

1. Voluntary Letters and Cover Letters

From time to time, certain manufacturers have found it beneficial to submit an explanatory cover letter with a service bulletin, product improvement campaign, or safety recall. The manufacturer uses the letter to explain certain underlying actions or data contained in these documents that may not be apparent from the documents themselves. We have found such documents beneficial as well, and encourage the continuation of this practice.

Such letters and cover letters are strictly voluntary and may be provided as the manufacturer sees fit.

2. Recommended Use of Cover Letters

When a manufacturer has successfully submitted a report, but wishes to replace or update the original, a cover letter identifying all portions of the report to be replaced, the basis for re-submission, and any explanatory information the manufacturer believes would assist the agency in understanding the need to make the replacement must be submitted.

When the reporting date for the quarter has passed and a manufacturer wishes to replace any EWR aggregate (worksheet) data originally submitted and accepted, an explanatory cover letter is required. The letter must identify:

- The affected reporting year and quarter;
- The specific information that is to be revised including the affected sheet(s), Tire Line, Tire Size, and production year of the Tire(s), and the affected component code(s); and
- A full explanation and justification for the change.

After the agency has received and reviewed the letter, we will advise the manufacturer whether the re-submission will be accepted.

Note: The Artemis data system will not accept additional re-submissions after the closing date of the reporting quarter without NHTSA approval.

C. How To Submit: All cover letters should be addressed to:

Chief, Defects Assessment Division
National Highway Traffic Safety Administration
Office of Defects Investigation
400 7th Street SW, NVS-211
Washington, DC 20590

These documents may also be faxed to ODI at:

(202) 366-7882

Electronic cover letters can only be E-Mailed to ODI—not submitted to Artemis. Such E-Mails should be sent, with a subject line that describes the content of the letter, to:

ewr.odi@nhtsa.dot.gov

D. When To Submit: Cover letters requesting agency approval of a re-submission of EWR aggregate data, after the reporting period for the quarter is over, must be submitted before the revised data can be submitted. The agency will notify the manufacturer whether the re-submission will be accepted.

For all other cover letters, the letters can be submitted at the time the underlying documents are submitted.

VIII. NHTSA Actions

A. Artemis Notifications

1. Who Receives These: Each EWR quarterly report is composed of two separate templates: one for aggregate data containing production data, counts of property damage claims and warranty adjustments, and one for incidents of death and injury. Every manufacturer that submits an EWR quarterly report will receive at least two automated notifications from the Artemis system for the two separate templates identified above. The death and injury template must be submitted after the production and aggregate data template has been submitted and an acceptance notification for the submission is received. These notifications will be sent to both the Primary and Secondary EWR Contacts E-Mail addresses. This contact information will be provided to ODI during the EWR manufacturer registration process.
2. What Are These Notifications: There are three primary types of notifications sent by Artemis in response to an EWR submission. The first notification that the manufacturer will receive can either be a 'Received' or 'Rejected' notification. This E-Mail notification will be sent from Artemis typically within eight hours from when the submission was received. If the submission contains a valid file name and the manufacturer's reporting status for that submission is not on hold, a 'Received' E-Mail notification will be sent. This informs the manufacturer that his submission was received, has passed the initial validation stage and has been scheduled for data structure validation. If the submission contained an error in the file name or that manufacturer's reporting status for that submission was on hold, a 'Rejected' E-Mail notification will be sent. This notification will have an attachment that describes the type of error(s) encountered. The manufacturer must then corrects the error(s) and resubmits the file. However, if a submission was rejected because its status was on 'Hold'¹ then the manufacturer needs to contact ODI to resolve the issue(s).

Once the submission passes the initial validation stage and the '**Received**' E-Mail notification has been sent, it is then subjected to the data validation stage. This stage consists of validating the internal structure and data elements e.g. values are correct data types, within specified ranges, required fields contain data, dates are valid within the reporting quarter, etc. If the submission passes the data validation stage and '**Accepted**' E-Mail notification is sent. At this point the manufacturer is considered to have met its requirement to submit either for incidents of death and injury or aggregate data. Should the submission not pass data validation, a 'Rejected' E-Mail notification is sent along with an attachment that contains a brief description of the type of error(s) encountered. A manufacturer will not have met its reporting requirement until Artemis acknowledges that the submission was accepted. The submission acceptance notification is not an indication that the content was validated just that the format and structure of the submission's data was accepted. The data validation results E-Mail notification will be sent from Artemis typically within 48 hours.

If Artemis did not receive the submission, there will be no notification. If a manufacturer does not receive an E-Mail notification typically within eight hours of the submission, they should call the Manufacturer's EWR Help Desk to check on its status. If a notice from Artemis is received indicating that the submission was rejected, the manufacturer must revise the file in accordance with the Artemis notification error log, and re-submit. The cycle continues until the manufacturer

¹ 'Hold' means the file submission has not been Accepted or Rejected pending NHTSA review or action.

is notified by Artemis that the file was accepted. At this point the manufacturer is considered to have met its requirement to submit either for incidents of death and injury or aggregate data.

Whenever a submission is rejected, the Artemis E-Mail notification to the manufacturer will identify the reason(s) for the failed submission.

3. What Action Is Required: Regarding unsuccessful submissions, the manufacturer must revise the data submission as appropriate and resubmit the data within two weeks of the notification. A notice that the submission was rejected will identify what action the manufacturer needs to take. If a submission is rejected because its status was on 'Hold' then the manufacturer needs to contact ODI to resolve the issue(s) prior to resubmitting.

Regarding successful submissions, no additional action is required.

4. When To Respond: When required, the manufacturer has up to two weeks to submit the revised data.
5. What If The Revised Data Is Not Accepted?

When the re-submission is not accepted, the cycle begins again. However, continued failure to submit data in a manner acceptable by Artemis can be the basis for enforcement action.

B. NHTSA Follow-up: Report Clarification (RC)

1. What Are These: As stated in Section 579.28(k), NHTSA may request additional related information in order to help clarify EWR data that may identify a defect related to motor vehicle safety. In addition, the agency will also request underlying information, in accordance with the provisions of Title 49, United States Code, Chapter 301 (the Safety Act), to insure that manufacturers are providing information as intended by the Safety Act and Part 579. The information will be requested by way of a Report Clarification (RC) inquiry.
2. Who Is Affected: Any manufacturer of motor vehicles or motor vehicle equipment (including child seats and tires) may be the subject of an RC.
3. How Is An RC Used: An RC is used to obtain information regarding a submission under Subpart C of Part 579 to:
 - a. Obtain additional clarifying information, and/or
 - b. Obtain information on the data collection and reporting procedures.

IX. When You Need Help

Early Warning Reporting Contact and Information Resources

- a. For assistance with electronic data submissions, contact:

Manufacturer's EWR Help Desk
Phone: 202-366-3348
Fax: 202-366-7882
E-Mail: MfrEWRhelpdesk@nhtsa.dot.gov

The Manufacturer EWR Help Desk will be available starting August 29, 2003. Further details on the Manufacturer's EWR Help Desk are located on www-odi.nhtsa.dot.gov.

- b. For general information and assistance, contact:

Office of Defects Investigation Defects Assessment Division NVS-211 400 Seventh Street, SW Washington, DC 20590	Phone: 202-366-0699
	Fax: 202-366-7882
	E-Mail: ewrhelp@nhtsa.dot.gov

- c. For legal interpretations of EWR regulations, contact:

Office of Chief Counsel NCC-110 400 Seventh Street, SW Washington, DC 20590	Phone: 202-366-5263
	Fax: 202-366-3820

- d. Other Contacts:

Issue	Source	Phone	E-Mail
EWR Electronic Secure Submissions	See Section X, Appendix D (Instructions for electronic submission). For submission issues contact the Manufacturer's EWR Help Desk		
EWR Submissions <u>non secure</u> E-Mail*	Office of Defects Investigation	202-366-0699	odi.ewr@nhtsa.dot.gov
External Communications & TSBs			tsb@nhtsa.dot.gov
Foreign Recalls			frecalls@nhtsa.dot.gov

* **Note:** Secure transmissions are supported by the EWR secure file transmission port (SFTP) and through the internet direct entry function for low volume manufacturers and supports unlimited size submissions. E-Mail file attachments are limited by the file size constraints of the E-Mail systems. E-Mail submissions are limited to 1Mb and should be used by small manufacturers that have less than 20 rows of entry.

Section X

Appendix A

Manufacturer EWR ID, Password and Account Application

EWR Manufacturer Account Application

To obtain a Manufacturer EWR ID for EWR reporting, a manufacturer must submit a completed **EWR Manufacturer Account Application**. The application is available by either contacting ODI at 202-366-0699 or by e-mail at ewrhelp@nhtsa.dot.gov or going to our web site at www-odi.nhtsa.dot.gov and downloading the application. The application identifies the manufacturer, the divisions, brand names, subsidiaries, etc. represented by the manufacturer for EWR reporting, and the products on which the manufacturer will report. The application also provides for the identification of the primary and secondary contact for early warning. The purpose of the manufacture contacts is to resolve issues that may arise concerning the submission of data or documents required in Part 579. The application, composed of multiple worksheets, is provided below for reference in Tables A-3 and A-4.

ODI will provide the manufacturer through a secure means; the Manufacturer ID, EWR Account Name, and a Temporary Password. In addition, ODI will send the manufacturer a copy of the appropriate EWR Compendium(s). To access Artemis, the manufacturer needs to go to our website (www-odi.nhtsa.dot.gov) and using Secure Socket Layer (SSL), enter the EWR Manufacturer Account area of the web site to change their password to a customized password. Prior to being able to change the password, the manufacturer must successfully enter the existing password. Access to the SFTP server may take up to 2 hours following a password change.

The application, “EWR Manufacturer Account Application,” for EWR ID, Password, and EWR Manufacturer Account may be obtained by contacting ODI or visiting the NHTSA website identified in Table A-1.

Table A-1. Obtaining an EWR Manufacturer Account Application

Who:	Chief, Defects Assessment
Telephone:	202-366-5226 or 202-366-0699
FAX:	202-366-7882
E-Mail:	odi.ewr@nhtsa.dot.gov
Internet:	www-odi.nhtsa.dot.gov

After completing the form, please return it either electronically or by mail to the following locations identified in Table A-2.

Table A-2. Where to Send the Completed EWR Manufacturer Account Application

Who:	Chief, Defects Assessment
Address	Office of Defects Investigation 400 7 th Street SW, (NVS-211) Washington, DC 20590
Fax:	(202) 366-7882
Internet	Odi.ewr@nhtsa.dot.gov

Note: To preserve the security of data submissions, passwords are to be changed by the manufacturer on a regular basis at least every 90 days, as per DOT regulation.

Artemis Password Policy requires that passwords:

- Be a minimum of eight characters,
- Include at least two numeric characters (0-9), at least two alpha characters (a-z), and one non-alpha and non-numeric character,
- Not consist of any commonly recognizable names or words or sequence of characters that can be associated with a user, and
- Not be reused for a period of at least ten password change cycles.

Note: Initial temporary password assignments shall be created by Artemis and shall be changed by the user the first time a user logs on to the public website. The temporary password will not allow access to the SFTP server; a new password must be created as described above.

If a manufacturer forgets the password, after verifying the primary or secondary contact, a new temporary password can be requested from Manufacturer EWR Help Desk.

Table A-1 EWR Manufacturer Account Application
 Manufacturer Information

National Highway Traffic Safety Administration
 Office of Defects Investigation, NVS-211
 400 7th Street, S.W.
 Washington, DC 20590

Early Warning Reporting Manufacturer Account Application
 For Manufacturer EWR Identification and Password

To be completed by all manufacturers required to submit EWR data. Type or print legibly and return to the Office of Defects Investigation:

via email "odi.ewr@nhtsa.dot.gov"
 or FAX 202-366-7882

Corporate Name (Reporting Company)			
Address (Line 1)			
Address (Line 2)			
City			
State	Zip Code	Country	
Data Workbook Format (Type to be used)	Excel Format <input type="checkbox"/>	XML Format <input type="checkbox"/>	
Parent Company (U.S. Corporation Only)			
Primary Contact ¹ (Name)			
Contact Address (Street)			
Contact Address (City, State, Zip)			
Telephone Number			
Fax Number			
E-mail Address			
Secondary Contact (Name)			
Contact Address (Street)			
Contact Address (City, State, Zip)			
Telephone Number			
Fax Number			
E-mail Address			

¹ EWR Account ID and Temporary Password will be sent only to the primary contact. 1

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	Reporting Company	Subsidiary, Division or Brand Name	Subsidiary, Division or Brand Name
Entity Name			
Entity Address			
Contact Person			
Contact Telephone Number			
Contact E-mail Address			
Brief Description of Product			
Intended Reporting Categories			
Approximate Annual Production			
Do you sell or distribute Substantially Similar products in foreign countries?			
For reporting categories that include Tires, Child Restraint Systems or Equipment, if the entity is less than 5 years old, when did production begin (mm/yy)?			
For all other reporting categories, if the entity is less than 10 years old, when did production begin (mm/yy)?			

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Section X

Appendix B

File Naming Convention

Purpose

This appendix provides file-naming requirements for Early Warning Reporting submissions. Manufacturers must use this File Naming specification for the electronic submission of data and other related communication to the NHTSA/ODI that might be submitted electronically. This specification facilitates proper processing of the EWR submissions and their association to the manufacturers in the Artemis system.

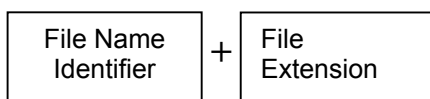
Overview

File names for the aggregate data EWR submissions are constructed by combining (concatenating) the File Name ID and the appropriate document format extension.

Note: File names are case sensitive and only **upper case letters** can be used for the alpha characters in the File Name. Spaces cannot be used anywhere in the file name.

The structure and construction of the file names is illustrated below:

Aggregate Data Report File Names



Note: All manufacturer report names (File Name Identifiers) are 15 characters in length. This does not include the file extensions.

The following sections describe the structure of the File Name Identifier and File Extensions.

File Name Identifier

The File Name Identifier (ID) shall be a fixed length of 15 characters. The File Name ID is made up of various fields to uniquely identify a particular manufacturer's file, reporting period, report type, etc. The File Name ID field positions and the associated field descriptions are delineated in Table B-1:

Table B-1. File Name ID specification

Position	Identifier	Description	Number of Characters (All Fields Required)
1	Manufacturer EWR ID	ODI-assigned unique Manufacturer EWR ID. The EWR ID must be padded to six places with leading zeros.	6
2	Report Category	T – Tires	1
3	Report Year	Two-digit Report Year (Calendar Year)	2
4	Report Quarter	One digit Report Quarter (Calendar Quarter)	1
5	Report Version	Three-digit report version. Starts with version number 001. Gaps in version number are not allowed.	3
6	Report/File Type	A – Aggregate Data (used for all aggregate data other than the Deaths & Injuries reporting) D – Deaths & Injuries Data	1
7	Confidentiality Requested Indicator	A character to designate the confidentiality of the submission P – Public Document C – Confidentiality Requested R – Redacted Submission	1

Aggregate and Death & Injuries Data File Name Examples:

001234T032001**AP**.XLS “Aggregate” Data Excel file for the Tire manufacturer with Manufacturer EWR ID 001234. Covers the second quarter data for the reporting year 2003. This is the first version of the data file. The letter “P” indicates that there is no request for confidentiality beyond that afforded by NHTSA.

000067T034003**DP**.XML Deaths & Injuries Data XML file for the Tire manufacturer with Manufacturer EWR ID 000067. Covers the data for the fourth quarter of the reporting year 2003. This is the third version (revision) of the data file.

Zippered Data File Archive Example:

001234T032001**AP**.ZIP First zipped archive for Tire manufacturer with Manufacturer EWR ID 001234 containing version 1 of the “Aggregate” Data for the second quarter of the reporting year 2003. **Note:** the Zip file may contain only one Excel or XML file of the same name.

File Name Extensions

The Early Warning Reporting specification dictates various formats for different types of documents which are acceptable to NHTSA when submitting files electronically. Table B-2 delineates the supported Early Warning document types, acceptable document formats, and their associated document file extensions.

Note: All file extensions must be in upper case.

Table B-2 . Early Warning Document Type Formats and File Extensions

Document Type	Document Format	File Extension
Data and Container/Archive Files	Excel	.XLS
	eXtensible Markup Language	.XML
	Zip File Compressed Archive	.ZIP

Section X

Appendix C

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Section X

Appendix D

EWR Reporting Requirements Data Submissions

A. Introduction

The regulation for early warning reporting requires all EWR Death & Injury data be submitted to NHTSA electronically (§579.29). To accomplish this, data templates are available on which the data can be entered and then forwarded through a secure Internet connection. The templates are available through a link on the NHTSA website (www-odi.nhtsa.dot.gov). To securely submit the data templates to NHTSA use the secure FTP (file transfer protocol) website to electronically upload the data (as described in this Appendix).

Before a tire manufacturer (including a brand name owner) whose total number of light vehicle and motorcycle tires that are produced or imported in quantities more than 15,000 annually will be able to send/upload data to NHTSA, a unique *Manufacturer EWR ID*, *EWR Manufacturer account name* and *password* must be obtained

Note: If a tire manufacturer produced or imported only tires that are produced or imported in quantities less than 15,000 annually, or are deep tread, winter-type snow tires, space-saver or temporary use spare tires, tires with nominal rim diameters of 12 inches or less, or are not passenger car tires, light truck tires, or motorcycle tires, the manufacturer need only report information on incidents involving deaths or injuries, then the manufacturer does not need to contact ODI and establish an EWR ID, EWR account name and password until they have data to submit (i.e., deaths and/or injuries).

As data is submitted to NHTSA, certain validations will be conducted to assess the completeness of the submission. Manufacturers will be notified of the validation results and provided the opportunity to correct submissions that fail validation.

B. Obtaining a Manufacturer EWR ID, EWR User Account Name and Password

Manufacturers must obtain a Manufacturer EWR ID (EWR ID), EWR manufacturer account name and password to facilitate the submission of EWR data as described in Section X, Appendix A.

C. Templates

The templates available on the NHTSA-ODI website have been designed for the purpose of recording and forwarding EWR data and must be used for all EWR data submissions. To begin the process of early warning reporting, a manufacturer must download the appropriate template by visiting the NHTSA website (www-odi.nhtsa.dot.gov) and “clicking” on the EWR Reporting link. The user should then select the appropriate template(s) for the reporting category(s) the manufacturer produces. Manufacturers should follow the directions on the web page to save the template to a local computer. (see Section X, Appendix D).

Note: Each of the templates utilizes macros that must be enabled and not deleted or overwritten. If the macros are not functioning, the submission will be rejected. NHTSA is aware that a user can set their security level to high which will then not enable any macros. Even so, the template can be opened, saved and populated.

Note: Manufacturers will need to use Microsoft Excel 2000 or XP.

Users will find that for each reporting category two workbooks are provided. The first workbook contains worksheets for the reporting of *production and aggregate data*² and the second workbook contains a worksheet for reporting *death and injury* claims and notices.

Note: For tires that are produced or imported in quantities less than 15,000 annually, or are deep tread, winter-type snow tires, space-saver or temporary use spare tires, tires with nominal rim diameters of 12 inches or less, or are not passenger car tires, light truck tires, or motorcycle tires, the manufacturer need only report information on incidents involving deaths or injuries using the Death and Injury template for tires (see Part 579.26).

The worksheets within each workbook are clearly titled for the type of data that must be entered on the sheet. See the following section for information on data specifications.

D. Template Completion

1. ***Production and Aggregate Data:*** The workbook intended for submission of production and aggregate data contains seven (7) worksheets, all of which are titled (tab identification) for the required data.

Note: Users **are not permitted** to alter, add or delete workbook/worksheet macros, titles, row or column headings or otherwise change the worksheet format.

Note: Column widths and row heights, however, may be adjusted to accommodate the size of data entries.

Note: All templates must have the file naming convention (per Section X, Appendix B) for submission.

The process by which individual worksheets should be completed is described as follows:

ReportInfo (Report Information) worksheet: This worksheet serves as the title or introductory page for the entire quarterly submission. All data fields must be completed. Although the information requested is fairly straight forward, a few items are noteworthy.

- *ReportQuarter* (reporting quarter) references the calendar quarter (1-4) for which the submission covers.
- *ReportName* (report name) identifies the reporting category and may not be altered.
- *ReportVersion* (report version number) reflects the version (i.e., revision) of the current submission. The initial submission for each quarter will begin with version 1 with any corrected or updated workbooks being sequentially numbered. This version number must match the reporting file name version number.

² Aggregate Data is identified as the total number of Property Damage Claims and Warranty Adjustments received by a manufacturer.

- *ReportContactName* (report contact name) identifies either the EWR primary or secondary contact that had been previously submitted to ODI.
- *NHTSATemplateRevisionNo* (NHTSA template number) identifies NHTSA’s version of the template and may not be altered.

Table D-3 and D-4 represent sample report information templates.

Table D-3 *ReportInfo* Worksheet Sample

	A	B	C	D	E	F	G	H	I
1	InfoName	InfoValue							
2	ManufacturerName								
3	ReportQuarter								
4	ReportYear								
5	ReportName	Tires							
6	ReportVersion								
7	ReportGeneratedDate								
8	ReportContactName								
9	ReportContactEmail								
10	ReportContactPhone								
11	NHTSATemplateRevisionNo	1.2							
12									
13									
14									
15									
16									
17									
18									
19									
20									
21									
22									
23									
24									

Table D-4 Completed Information Sheet Sample

1	InfoName	InfoValue							
2	ManufacturerName	ANY MFR							
3	ReportQuarter	3							
4	ReportYear	2003							
5	ReportName	Tires							
6	ReportVersion	1							
7	ReportGeneratedDate	2003-10-29							
8	ReportContactName	CONTACT							
9	ReportContactEmail	CONTACT@MFR.COM							
10	ReportContactPhone	888-999-7777							
11	NHTSATemplateRevisionNo	1.2							
12									
13									
14									
15									
16									
17									
18									
19									
20									
21									
22									
23									
24									
25									
26									

b. Production worksheet: This sheet is used to report **all** production for the current reporting period and previous four years. Production is initially segregated by tire line, tire size and production year.

- Tire line is an alphanumeric field 256 characters in length.
- Tire size is an alphanumeric field 25 characters in length.
- SKU is the designated by the manufacturer. If the manufacturer does not specifically use a SKU designation, then the code assigned by the manufacturer to uniquely identify the tire such as a product code, a product ID, or a part number.
- Production year is a 4 digit numeric value for the year the tire was manufactured (or the year of importation for imported tires where the manufacturer is not able to determine the production date).
- Plant code is the TIN designation used by the manufacturer. For imported tires where the manufacturer is unable to ascertain the manufacturing plant, the full text name of the country of origin can be used, up to 25 characters without abbreviation (if the country name is longer, truncate as appropriate).
- TotalProduction entry will reflect the cumulative number of tires produced through the reporting period or for the specific tires no longer in production.

Note: Each row of data will represent one (1) record.

Note: The manufacturer must provide a complete record each quarter of all tires manufactured for sale, offered for sale, imported, or sold in the United States during the preceding 4 production years plus the cumulative number of such tires through the reporting quarter of the current production year—even if there are no claims, notices, reports or complaints to report.

Since not all tires may have a tire type code designated by the manufacturer, enter “NONE” in such instances. However, if all the tires produced by a manufacturer do not have the tire type code designation, then the manufacturer could leave the ProdSKUTypeCode template blank (Table D-7).

Tables D-5 through D-9 provide samples production templates.

Tire Production Samples

Table D-5 Tire Production

	A	B	C	D	E	F	G	H	I	J	K	L	M
1	TireLine	TireSize	SKU	ProdYear	PlantCode	OrigEquip	WarrantyProduction	TireProduction					
2													
3													
4													
5													
6													
7													
8													
9													
10													
11													
12													
13													
14													
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28													

Table D-6 Tire Production Data Sample

A screenshot of a Microsoft Excel spreadsheet titled 'Tires.xls'. The spreadsheet displays data for two tire production entries. The columns are labeled as follows: A: Tire Line, B: Tire Size, C: SKU, D: ProdYear, E: PlantCode, F: OrigEquip, G: WarrantyProduction, and H: TotalProduction. The first entry (row 2) has values: PC202, P235/75R16, PC20457, 2002, A6, N, 10000, and 12000. The second entry (row 3) has values: PC202, P235/75R16, PC21457, 2002, A6, Y, 15000, and 25000. The rest of the spreadsheet is blank.

Tire Line	Tire Size	SKU	ProdYear	PlantCode	OrigEquip	WarrantyProduction	TotalProduction
PC202	P235/75R16	PC20457	2002	A6	N	10000	12000
PC202	P235/75R16	PC21457	2002	A6	Y	15000	25000

Table D-7 SKU and Tire Type Code Reporting Template

A screenshot of a Microsoft Excel spreadsheet titled 'Tires.xls'. The spreadsheet is a reporting template with two columns: A: SKU and B: TypeCode. The rest of the spreadsheet is blank.

SKU	TypeCode
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Table D-8 Application Chart for Tires Installed as Original Equipment

	A	B	C	D	E	F	G	H	I	J	K	L	M	N
1	SKU	VehicleMake	VehicleModel	VehicleYear										
2														
3														
4														
5														
6														
7														
8														
9														
10														
11														
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29														

Table D-9 Common Green Application Template

	A	B	C	D	E	F	G	H	I	J
1	CGreenGroup	TireLine	TypeCode	SKU	PlantCode	BrandName	BrandOwner			
2										
3										
4										
5										
6										
7										
8										
9										
10										
11										
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29										
30										

c. **Aggregate** worksheets: *PropertyDamage* and *WarrantyAdjustments*: Within the workbook, users will find that the worksheets are identical except for the worksheet title tab. All entries in the aggregate worksheets are compared with specific tires identified by tire line, tire size, SKU, plant code and production year. The TIN, the tire line, and the tire size must be known by the manufacturer to report property damage claims. For Warranty adjustments, Minimal specificity requires that the tire line and tire size must be known or the data is not to be reported.

In general, manufacturers need not populate these sheets with a tire unless there is data to be reported against a specific system/component. For example, if no property damage claims are received during the reporting period for a specific tire line and tire size involving a reportable system/component, that tire need not be entered on the property damage worksheet.

On any worksheet whenever a tire description is entered, **all** adjacent system/component cells must be populated with a number. If no entry is scored against a specific system/component, then the cell will be populated with a zero (0). No blank spaces or “null values” are permitted when a tire is entered on the worksheet. Each row of data will represent one record comprising a distinct tire line and tire size.

Table D-10 through D-11 provide sample Aggregate Data reporting templates.

Table D-10 Tire Aggregate Reporting

	A	B	C	D	E	F	G	H	I	J	K	L	M	N	O
1	TireLine	TireSize	SKU	PlantCode	ProdYear	Tread 71	Sidelwall 77	Bead 73	Other 99						
2															
3															
4															
5															
6															
7															
8															
9															
10															
11															
12															
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29															
30															
31															

Table D-11 Completed Aggregate Worksheet Sample

TireLine	TireSize	SKU	PlantCode	ProdYear	Tread 71	SideWall 72	Bead 73	Other 98
PC202	P235/75R15	PC20457	2002	A6	47	23	45	6
PC202	P235/75R16	PC21457	2002	A6	23	13	0	56

2. **DeathInjuries** (Death and Injuries) Workbook: This worksheet is to be used to report death and injury claims or notices received during the reporting quarter. Death and injury reporting requires additional information not requested in the production/aggregate template. Minimal specificity is required for the initial reporting of any death or injury claim or notice. Unlike aggregate data reporting, however, the worksheet is to be updated as additional information becomes available (see section I).

The reporting of death and injury claims or notices is documented on an individual tire basis. Completion of the worksheet is described below:

- **SeqID** refers to sequential numbering (beginning with 1) of the reported incidents for the reporting period. This field must be populated with a number.
- **ManUniqueID** (manufacturer unique identification) refers to any combination of alphanumeric characters (field width up to 25 characters). This field is optional and may be used by a manufacturer to uniquely identify an incident for ease of future communication.
- **TireLine**, and **TireSize** are required entries for all death/injury submissions (minimal specificity). Variable characters up to 256 characters for the TireLine and 25 characters for the TireSize may be used to identify these entries.
- **TIN** is the Tire Identification Number for the tire involved in the incident. This information need not be available for an initial submission, but must be updated when the information becomes known.
- **IncidentDate** (incident date) refers to the date that the death/injury occurred. This information need not be available to submit an initial report. This data should be updated when it becomes known.
- **NumDeaths** (number of deaths) refers to the number of deaths reported to have occurred in the incident. This field must be populated.

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- **NumInjuries** (number of injuries) refers to the number of injuries reported to have occurred in the incident. This field must be populated (may be zero)
- **StateOrFCntry** (state or foreign country) refers to the identification of the state (USA) or foreign country in which the incident occurred. This information need not be available for an initial submission, but should be updated when the information becomes known.
- **SysOrComp A through E** (system or component categories) refers to the system or component that allegedly contributed or was involved in the incident. When a system or component has been identified in the claim or notice to the manufacturer, the appropriate code (see aggregate reporting) for that system or component should be entered into these fields. Codes “98” and “99” are to be entered respectively when (1) the system or component is not one of the reportable categories or (2) the system or component is not identified. Columns “A” through “E” permit up to five system/component categories to be identified. Column “A”, however, must be populated with an entry upon submission of a death/injury report. If the manufacturer does not know any of the components contributing or involved in the incident, then SysOrComp A should have a “99” value, the other SysOrComp “B” through “E” should be blank, and the manufacturer must update the record when the contributing or involved components become known.

Note: It is important to note that each row of data must represent one claimed or alleged death or injury incident.

Tire Component/System Codes: Codes to be used on Death/Injury incident template are provided in Table D-12

Table D-12 Tire Codes

	Component Code
Tread	71
Sidewall	72
Bead	73
Other “System/Component Not Covered Above”	98
Unknown “System/Component Not Known	99

Table D-13 through D-15 are Death & Injury sample worksheets.

Table D-13 Death & Injury Report Information Worksheet Sample

InfoName	InfoValue
ManufactureName	
ReportQuarter	
ReportYear	
ReportName	TiresDI
ReportVersion	
ReportGeneratedDate	
ReportContactName	
ReportContactEmail	
ReportContactPhone	
NHTSA TemplateRevisionNo	1.2

Table D-14 Death/Injury Worksheet Sample

SeqID	ManUniqueID	TireLine	TireSize	ProdYear	TIN	IncidentDate	NumDeaths	NumInjuries	StateOrCnty	VehicleMake	VehicleModel	VehicleModelYear	CompA	CompB	CompC	CompD	CompE

Table D-15 Completed Death/Injury Worksheet Sample

SeqID	ManUniqueID	TireLine	TireSize	ProdYear	TIN	IncidentDate	NumDeaths	NumInjuries	StateOrFCntry	VehicleMake	VehicleModel	VehicleModelYear	CompA	CompB	CompC	CompD	CompE
1	1	PC202	P234/75	2002	DOT25555303	2003-04-13	2	1	OR	V-MAKE	V-MOD	2001	71	73			
2	2	PC202	P234/75	2002			1	1					99				

E. Data Specifications

In addition to any data entry requirements noted elsewhere in the regulation or this document, the following criteria must also be applied.

- Production year entries must be in a four-digit format (i.e., 1999).
- Date format must be in YYYY-MM-DD format for Excel spreadsheet and XML submissions.
- Alphabetic characters must in all capital letters.
- Cells requiring numeric entries may not contain any non-numeric characters, including commas.

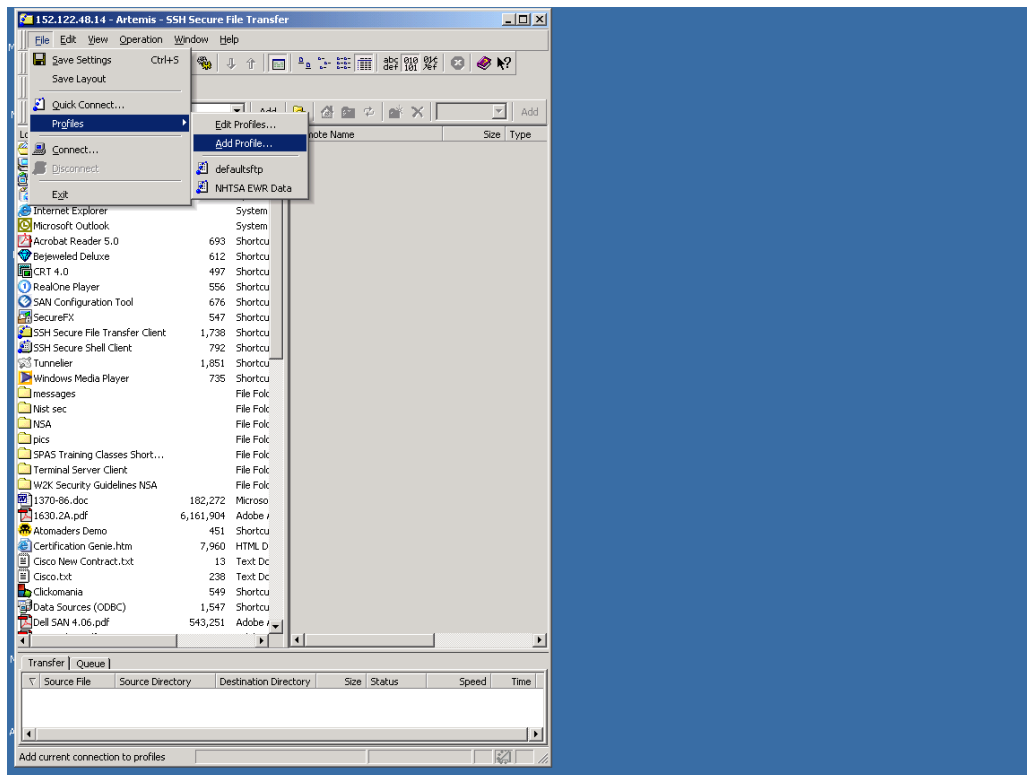
F. File Naming Convention Requirements for Submission

Before the workbook is sent to NHTSA, it must be named using the file naming convention as described in Appendix B File Naming Convention.

G. How to Submit the Templates

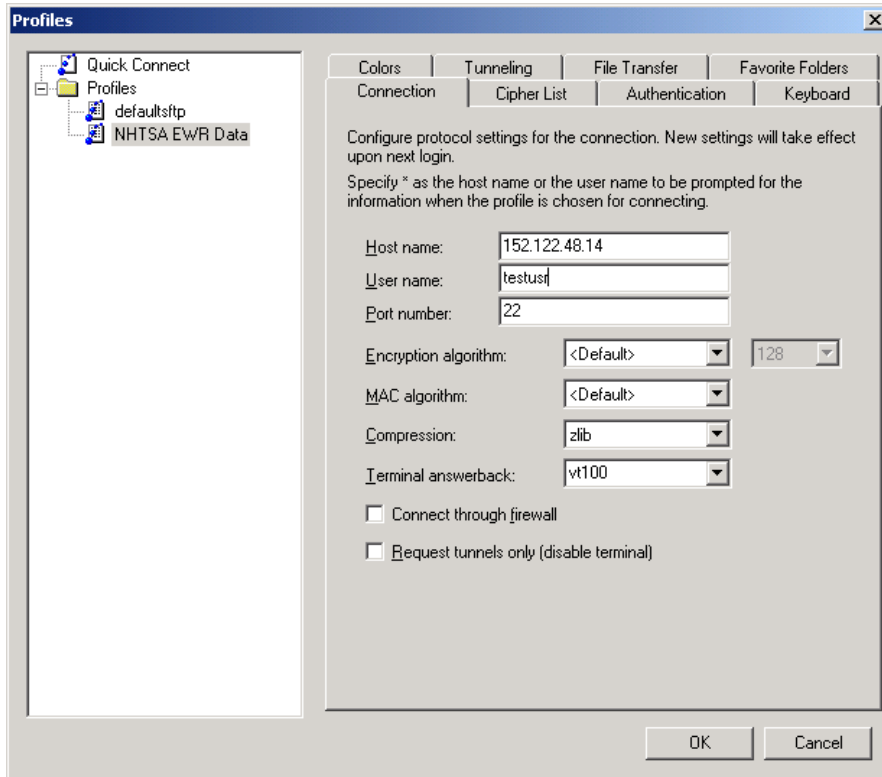
The first step is to configure the Client Tool. Using the SSH Secure Shell client you would create a profile for the NHTSA EWR Data submission

- Click **File**
- Mouse over to **Profiles**
- Click on **Add Profile**



Once the Profile is created you need to customize it for use.

- Click on **File**
- Mouse over to **Profiles**
- Click on **Edit Profiles**



Highlight the Profile you created then configure the following:

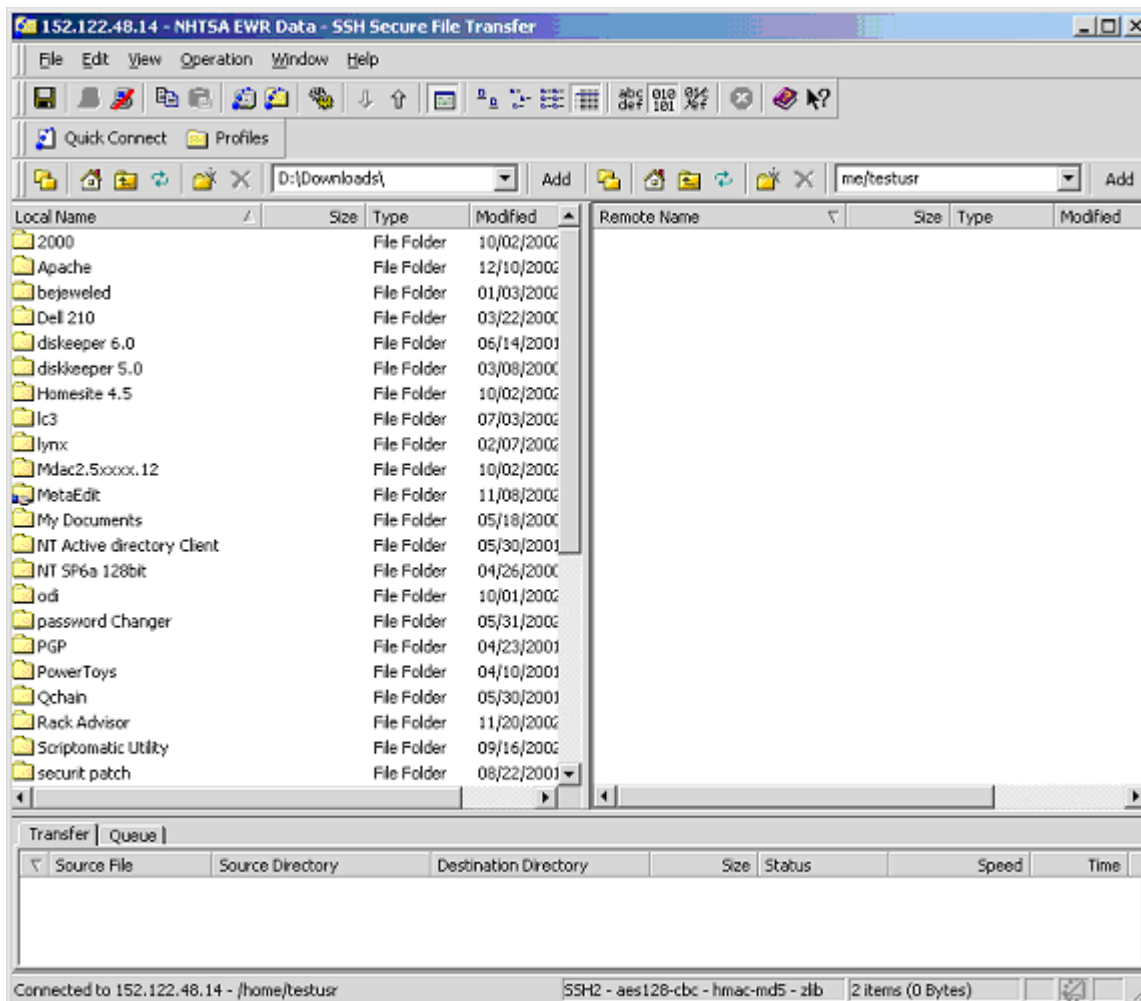
Host name

User name

Then Click on **OK**

From the Main Menu select the profile you just created. You will be prompted to enter your password.

When you connect to the SFTP server this is what you will see, i.e. a window similar to your Windows explorer. The left side will be your desktop and the right side will be the remote server.



Uploading Files

To upload files you need to navigate to the location of the files on your desktop (left side) then drag and drop the files in the appropriate location on the SFTP server. For example if you are submitting EWR spreadsheets drop the files in the manufacturer's EWR home folder.

H. Validation of Submitted Data

As workbook data is submitted to NHTSA, a "validation" will automatically be executed to insure that the data is self-sustaining. Manufacturers should receive notification within 48 hours whether the submitted data has passed validation. Where the data fails validation, a manufacturer will be provided with an error log via E-Mail to the primary and secondary contact. The manufacturer has two weeks to resubmit the data with the corrections.

At a minimum, validation will include:

- Verification that any light vehicle or motorcycle tire entry (Tire Line and Tire Size) made on the *death/injury* or any *aggregate* worksheet that are produced and imported in a quantity greater than 15,000 annually has a corresponding entry in the *production* worksheet.
- Verification that any cells or fields that require an entry are populated with an appropriately formatted character or string of characters.
- Verification that the worksheet, column or row titles, headers or formatting has not been altered.

Note: The data from workbooks that fail validation will not be entered into the NHTSA repository. Manufacturers receiving notice of a failed validation must correct the template data and then resubmit the entire file using the original version number.

Initial Validation (Stage 1)

Artemis validates each manufacturer's electronic file submission for adherence to the associated EWR data file naming conventions. In addition, it performs additional checks based on the content encoded in the filename. The conclusion of this validation stage will result in either a 'Received' E-Mail notification being sent to the manufacturer and the submission scheduled for the data validation (Stage 2) process. Otherwise, a 'Rejected' E-Mail notification with an attachment describing the error(s) causing the rejection will be sent to the manufacturer. The following steps are representative of the validation steps performed during Stage 1 validation.

Stage 1 Validation, File Naming Convention:

1. Checks that the file name is in upper case.
2. Checks that the total file name length is 15 characters.
3. Checks that the file size is greater than zero.
4. Checks that the file extension is valid, file types of "A" or "D" allows XLS or XML extensions.
5. Checks that the Manufacturer EWR ID (EWR ID) is 6 characters in length (left padded with zeros).
6. Checks that the EWR ID given is correct for the submitting manufacturer.
7. Checks that the Report Category identifier is a valid character and correct for the manufacturer.
8. Checks that the Report Year is a valid 2-digit year:
 - a. Min year: Current Calendar Year – 1 (for non-historic submissions)
 - b. Max year: Current Calendar Year + 1
9. Check that the Reporting Quarter is a valid 1 digit quarter (Range: 1-4).

10. Check that the Version Number is a 3-digit number. The following rules apply:
 - a. If there is a submission registered for the given criteria (given EWR ID, Reporting Category, Reporting Year, Reporting Quarter, and the Reporting Type) then the version number shall be one greater than the highest version registered for the given criteria.
 - b. If there is no submission registered for the given criteria then the version number is to be “001.”
 - c. If the Report Type is aggregate data (Type “A”) then the version cannot be greater than “009”.
 - d. If the Report Type is Death & Injury data (Type “D”) then the version cannot be greater than “999”.
11. If a data report is submitted as a zip file, then checks that only one data file is present in the Zip file and that filename matches the zip filename and has one of the following extensions: XLS or XML.
12. Checks that the Confidentiality Requested Indicator is a valid character. The following rules apply:
 - a. If there is no submission registered for the quarter and given criteria then allow the “P” and “C” confidentiality indicators, but do not allow the “R” confidentiality indicator,
 - b. If there is a submission registered for the given criteria with a “C” confidentiality indicator then allow a submission with an “R” confidentiality indicator; and
 - c. If there is a submission registered with an “R” confidentiality indicator then do not allow any more submissions with the same version number or submission criteria.

Data Validation (Stage 2)

Once a submission has passed the Stage1 validation as delineated above, it is then subjected to the data validation process (Stage 2). In this stage, Artemis validates each manufacturer’s electronic file submission for adherence to data structure and syntax rules. The conclusion of this validation stage will result in either an ‘Accepted’ E-Mail notification being sent to the manufacturer and the data being loaded into Artemis. Otherwise, a ‘Rejected’ E-Mail notification with an attachment describing the error(s) causing the rejection will be sent. The following steps are representative of the validation steps performed during Stage 2 validation.

Stage 2 Validation, Data Element Syntax and Range Validation

1. All Date fields are in CCYY-MM-DD format.
2. The File Name always includes the Reporting Category designation for Tires i.e. ‘T’.
3. NHTSA Template Revision Number of the ReportInfo worksheet is the most current.
4. That the ReportYear and ReportQuarter fields of the ReportInfo worksheet should be same as the ReportYear and ReportQuarter used in the File Name.
5. Check the report type and file type against the data elements or worksheets (e.g. Reporting Type of “T” for File Type “A” should contain 7 work sheets).
6. Check for the column headers contain valid column names.

7. Check that the columns are in valid order.
8. Check that all required fields are populated.
9. A four digit year format shall be used for the Model or Product year (Example: 1998) “9999” for unknown years.
10. Check all dates are valid.
11. Numeric range checks – i.e., Number of Deaths per incident per reporting category (e.g., Tires), Production counts, Maximums allowed for aggregate counts etc. :
 - a. All Deaths and Injuries: 2 digit (0-99);
 - b. Production Counts: Shall be greater than 0 (zero) and shall not be greater than 8 digits (Range: 1-99999999);
 - c. Warranty Production counts shall not be greater than 8 digits and can be zero (Range: 0-99999999); and
 - d. Aggregate Counts can not be greater than 9 digits (Range: 0-999999999).
12. Checks numeric data cells cannot contain any non-numeric data including commas and non-null values.
13. Checks the string “UNK” represents undefined or unknown character data.
14. Checks Production counts for each tire must be greater than 0 (zero) and less than 9,999,999.
15. Deaths and Injuries data cells cannot be blank except for in TIN, IncidentDate, StateOrFCntry, SysOrCompB through SysOrCompE columns (SysOrCompA must always be filled) and ManUniqueID field.
16. Each non-zero Deaths and Injuries SysOrCompA through SysOrCompE is a valid Component code for tires identified in the table found in Section X, Appendix C.

Stage 2, EWR Generic Data Validation

Note: Data rows in worksheets other than ReportInfo and Production can be left blank if there are no claims, notices, or counts attributed to a particular manufacturer. However, one or more blank rows followed by data rows in any Excel worksheet will be considered an error and will be rejected.

Artemis validates each data submission electronically for adherence to the following constraints:

1. ReportGeneratedDate—the date cannot be a future date and should be in the current quarter.
2. For Product Year:
 - a. Minimum Year: Current Calendar Year - 6 years (for Product Year not for D&I Vehicle Model Year); and
 - b. Maximum Year: Current Calendar Year + 2.
3. The Tire Line, Tire Size, SKU, Plant Code, and Production Year shall be unique within a given aggregate report submission.
4. If the data to be submitted does not meet the minimal specificity (manufacturer, tire line and tire size), you can not report the data until such time as the minimal specificity requirements are met.
5. For Aggregate Data, the tire line and tire size must exist and match the corresponding data fields in the production data provided by the manufacturer for the current quarter submission.

Stage 2, Death and Injury Validation

Artemis validates each manufacturer's data submission for adherence to associated EWR Death & Injury data validation as follows:

1. Checks that the Incident Date cannot be a future date – i.e., the date cannot be greater than the date of the end of the quarter for the quarter being reported.
2. If the incident occurred in the U.S. or its territories, the manufacturer is to identify in where the incident took place.
 - a. If the incident took place in the U.S., then the State/Foreign field entry is to be 2 characters, matching the USPS state codes;
 - b. If the incident took place outside the U.S., manufacturer is to provide a text (at least 3 characters in length) identification of the foreign country in the State/Foreign field; and
 - c. If the state is not known, the field should be left blank.
3. There can be no duplicate component code entries in Death&Injury SysOrCompA thru SysOrCompE for the same incident; i.e., cannot have the entry to SysOrCompA be the same as the entry to SysOrCompB.
4. Left to right precedence shall be given to the component codes, e.g., if there are only two component codes associated with an incident then:
 - a. SysOrCompA and SysOrCompB should be filled in leaving remaining columns blank. Any non '98' or '99' component codes has precedence.
 - b. If SysOrCompA has a blank value and SysOrCompB or other SysOrComp field has a non-blank value then the submission is rejected.
5. The manufacturer must enter the first applicable component category code in the SysOrCompA field. But, if there is an applicable component code other than a '98' or '99', that must be entered first. Otherwise, if SysOrCompA has '98' or '99' entry and another component code is present then reject the submission. No priority is assigned, or presumed, to the order of entry in the form.
6. For a given Death&Injuries incident, at least one death or injury must be reported; i.e., either NumDeaths or NumInjuries must be non-zero.
7. When reporting a foreign death, the tire reported must be the U.S. substantially similar tire (or a representative tire line and tire size when more than one exists) that is listed in the manufacturer's production worksheet for the current reporting quarter. If the tire does not exist in the production record, the submission will be rejected.

I. Submission of Aggregate Data Updates or Corrections

Manufacturers may submit EWR data at any time during the submission period following the conclusion of a reporting quarter. During this submission period, manufacturers may also submit updates or corrections to the data. However, when corrections or updates are made to the data, the entire workbook (including all production and aggregate worksheets) must be resubmitted using a new version number.

When a subsequent version of a previously validated workbook is submitted, a cover letter describing the edits in hard copy must be sent to:

Chief, Defects Assessment Division
Office of Defects Investigation, NHTSA
400 7th Street SW, NVS-211
Washington, DC 20590

At the conclusion of the submission period, all submitted aggregate data that has been validated will be “locked” and additional versions of that data will not be accepted without approval from ODI. If the manufacturer wishes to revise the aggregate data, a cover letter identifying the need for changing the data must be submitted to ODI. Once the cover letter has been received by ODI and re-submission is agreed, ODI will notify the manufacturer to send the revised data file with a new version number. At that time, Artemis will accept the revised data.

J. Death and Injury Report Update

Regarding reports of deaths or injury, if the original submission for any incident failed to address all the data fields in the worksheet or the data has changed (i.e., additional deaths reported, component category change, etc.) an update for that submission must be prepared. When updating, data should be submitted on the death/injury template and submitted using the same file name as the original submission, except with the next sequential report version number in the file name. It is important to note that no new records or incidents can be reported on an update Death and Injury template.

Note: If a manufacturer deletes a reported incident, the update will not be accepted without a cover letter explaining the basis and circumstances for removing the incident.

K. Temporary Submission Due Dates for Quarterly Reports for 2003 and the First Quarter 2004

All quarterly reports are due within 60-days following the conclusion of a reporting quarter. Table D-12 below offers a quick reference for reporting due dates.

Note: Production and Aggregate workbook must be submitted and an acceptance notification has been received before submitting the Death and Injury workbook.

Table D-12 Reporting Due Dates for First 3 Reports

Reporting Quarter	Months in Quarter	Report Due Date
3	July – September 2003	December 1, 2003
4	October – December 2003	March 1, 2004
1	January – March 2004	June 1, 2004

L. Routine Submission Due Dates for Quarterly Reports (After the First Quarter of 2004)

All quarterly reports are due within 30-days following the conclusion of a reporting quarter. Table D-13 below offers a quick reference for reporting due dates.

Note: Production and Aggregate workbook must be submitted and an acceptance notification has been received before submitting the Death and Injury workbook.

Table D-13 Reporting Due Dates (After the first 3 reports)

Reporting Quarter	Months in Quarter	Report Due Date
1	January – March	April 30
2	April – June	July 30
3	July – September	October 30
4	October - December	January 30

Section X

Appendix E

Definitions and Terminology

Applicability: All Tire Manufacturers subject to Part 579

Application: As used throughout the regulation, certain words and terminology are defined as indicated. Most of the terms are as promulgated section 579.4 – Terminology with amendments as required.

Statutory terms. The terms dealer, defect, distributor, motor vehicle, motor vehicle equipment, and State are used as defined in 49 U.S.C. 30102.

Regulatory terms. The term *Vehicle Identification Number (VIN)* is used as defined in **Sec. 565.3(o)** of this chapter. The terms *bus*, *Gross Vehicle Weight Rating (GVWR)*, *motorcycle*, *multipurpose passenger vehicle*, *passenger car*, *trailer*, and *truck* are used as defined in **Sec. 571.3(b)** of this chapter. For ease of reference, these terms are also presented herein.

Other terms. The following terms apply to this part:

- **Administrator** means the Administrator of the National Highway Traffic Safety Administration (NHTSA), or the Administrator's delegate.
- **Affiliate** means, in the context of an affiliate of or person affiliated with a specified person, a person that directly, or indirectly through one or more intermediates, controls or is controlled by, or is under common control with, the person specified. The term person usually is a corporation.
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- **Brand name owner** means a person that markets a motor vehicle or motor vehicle equipment under its own trade name whether or not it is the fabricator or importer of the vehicle or equipment.
- **Claim** means a written request or written demand for relief, including money or other compensation, assumption of expenditures, or equitable relief related to a motor vehicle crash, accident, the failure of a component or system of a vehicle or an item of motor vehicle equipment, or a fire originating in or from a motor vehicle or a substance that leaked from a motor vehicle. Claim includes, but is not limited to, a demand in the absence of a lawsuit, a complaint initiating a lawsuit, an assertion or notice of litigation, a settlement, covenant not to sue or release of liability in the absence of a written demand, and a subrogation request. A claim exists regardless of any denial or refusal to pay it, and regardless of whether it has been settled in the manufacturer's favor. The existence of a claim may not be conditioned on the receipt of anything beyond the document(s) stating a claim. Claim does not include demands related to asbestos exposure, to emissions of volatile organic compounds from vehicle interiors, or to end-of-life disposal of vehicles, parts, or components of vehicles, equipment, or parts or components of equipment.
- **Consumer complaint** means a communication of any kind made by a consumer (or other person) to or with a manufacturer addressed to the company, an officer thereof or an entity thereof that handles consumer matters, a manufacturer website that receives consumer complaints, a manufacturer electronic mail system that receives such information at the corporate level, or that are otherwise received by a unit within the manufacturer that receives consumer inquiries or complaints, including telephonic complaints, expressing dissatisfaction with a product, or relating the unsatisfactory performance of a product, or any actual or potential defect in a product, or any

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event that allegedly was caused by any actual or potential defect in a product, but not including a claim of any kind or a notice involving a fatality or injury.

- **Control (including the terms controlling, controlled by, and under common control with)** means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract, or otherwise.
 - **Customer satisfaction campaign**, consumer advisory, recall, or other activity involving the repair or replacement of motor vehicles or motor vehicle equipment means any communication by a manufacturer to, or made available to, more than one dealer, distributor, lessor, lessee, other manufacturer, or owner, whether in writing or by electronic means, relating to repair, replacement, or modification of a vehicle, component of a vehicle, item of equipment, or a component thereof, the manner in which a vehicle or child restraint system is to be maintained or operated (excluding promotional and marketing materials, customer satisfaction surveys, and operating instructions or owner's manuals that accompany the vehicle or child restraint system at the time of first sale); or advice or direction to a dealer or distributor to cease the delivery or sale of specified models of vehicles or equipment.
 - **Equipment** comprises original and replacement equipment:
 - (1) **Original equipment** means an item of motor vehicle equipment (other than a tire) that was installed in or on a motor vehicle at the time of its delivery to the first purchaser if the item of equipment was installed on or in the motor vehicle at the time of its delivery to a dealer or distributor for distribution; or the item of equipment was installed by the dealer or distributor with the express authorization of the motor vehicle manufacturer; and
 - (2) **Replacement equipment** means motor vehicle equipment other than original equipment, and tires.
 - **Fleet** means more than ten motor vehicles of the same make, model, and model year.
 - **Foreign country** means a country other than the United States.
 - **Foreign government** means the central government of a foreign country as well as any political subdivision of that country.
 - **Good will** means the repair or replacement of a motor vehicle or item of motor vehicle equipment, including labor, paid for by the manufacturer, at least in part, when the repair or replacement is not covered under warranty, or under a safety recall reported to NHTSA under part 573 of this chapter.
 - **Gross Vehicle Weight Rating (GVWR)** means the value specified by the manufacturer as the loaded weight of a single vehicle.
 - **Identical or substantially similar tire**: means a tire sold or in use outside the United States that is substantially similar to a tire sold or offered for sale in the United States if it has the same size, speed rating, load index, load range, number of plies and belts, and similar ply and belt construction and materials, placement of components, and component materials, irrespective of plant of manufacture or tire line.
 - **Light vehicle** means any motor vehicle, except a bus, motorcycle, or trailer, with a **GVWR of 10,000 lbs or less**.
 - **Make** means a name that a manufacturer applies to a group of vehicles or products.
 - **Manufacturer** means a person manufacturing or assembling motor vehicles or motor vehicle equipment, or importing motor vehicles or motor vehicle equipment for resale. This term includes any parent corporation, any subsidiary or affiliate, and any subsidiary or affiliate of a parent corporation of such a person.
 - **Medium-heavy vehicle** means any motor vehicle, except a trailer, with a **GVWR greater than 10,000 lbs**.
 - **Minimal specificity** means for a tire, the manufacturer, tire line and tire size.
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- **Model** means a name that a manufacturer of motor vehicles applies to a family of vehicles within a make that have a degree of commonality in construction, such as body, chassis or cab type. For equipment other than child restraint systems, it means the name that the manufacturer uses to designate it.
- **Model year** means the year that a manufacturer uses to designate a discrete model of vehicle, irrespective of the calendar year that a manufacturer uses to designate a discrete model of vehicle, irrespective of the calendar year in which the vehicle was manufactured. If the manufacturer has not assigned a model year, it means the calendar year in which the vehicle was produced.
- **Motorcycle** means a motor vehicle with motive power having a seat or saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground.
- **Notice** means a document, other than a media article, that does not include a demand for relief, and that a manufacturer receives from a person other than NHTSA.
- **Other safety campaign** means an action in which a manufacturer communicates with owners and/or dealers in a foreign country with respect to conditions under which motor vehicles or equipment should be operated, repaired, or replaced that relate to safety (excluding promotional and marketing materials, customer satisfaction surveys, and operating instructions or owner's manuals that accompany the vehicle or child restraint system at the time of first sale); or advise or direction to a dealer or distributor to cease the delivery or sale of specified models of vehicles or equipment.
- **Platform** means the basic structure of a vehicle including, but not limited to, the majority of the floorpan or undercarriage, and elements of the engine compartment. The term includes a structure that a manufacturer designates as a platform. A group of vehicles sharing a common structure or chassis shall be considered to have a common platform regardless of whether such vehicles are of the same type, are of the same make, or are sold by the same manufacturer.
- **Production year** means, for equipment and tires, the calendar year in which the item was produced.
- **Property damage** means physical injury to tangible property.
- **Property damage claim** means a claim for property damage, excluding that part of a claim, if any, pertaining solely to damage to a component or system of a vehicle or an item of equipment itself based on the alleged failure or malfunction of the component, system, or item, and further excluding matters addressed under warranty.
- **Reporting period** means for the aggregate early warning reporting a calendar quarter of three months. The first quarter is January through March, the second is April through June, the third is July through September, and the fourth is from October through December of each year. For the reporting of service bulletins, customer satisfaction campaigns and other external communications, the reporting period is a calendar month. For the reporting of foreign recalls, the reporting period is daily.
- **Rollover** means a single-vehicle crash in which a motor vehicle rotates on its longitudinal axis to at least 90 degrees, regardless of whether it comes to rest on its wheels.
- **Safety recall** (as related to foreign recall reporting) means an offer by a manufacturer to owners of motor vehicles or equipment in a foreign country to provide remedial action to address a defect that relates to motor vehicle safety or a failure to comply with an applicable safety standard or guideline, whether or not the manufacturer agrees to pay the full cost of remedial action.
- **SKU (Stock Keeping Unit)** means the alphanumeric designation assigned by a manufacturer to uniquely identify a tire product. This term is sometimes referred to as a product code, a product ID or a part number.
- **Tire** means an item of motor vehicle equipment intended to interface between the road and a motor vehicle. The term includes all the tires of a vehicle, including the spare tire. For purposes of section 579.21 through section 579.24 and section 579.27 of this part, this term also includes the tire inflation valves, tubes, and tire pressure monitoring and regulating systems, as well as all

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associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

- **Trailer** means a motor vehicle with or without motive power, designed for carrying persons or property and for being drawn by another motor vehicle.
- **Warranty** means any written affirmation of fact or written promise made in connection with the sale or lease of a motor vehicle or motor vehicle equipment by a manufacturer to a buyer or lessee that relates to the nature of the material or workmanship and affirms or promises that such material or workmanship is defect free or will meet a specified level of performance over a specified period of time (including any extensions of such specified period of time), or any undertaking in writing in connection with the sale or lease by a manufacturer of a motor vehicle or item of motor vehicle equipment to refund, repair, replace, or take other remedial action with respect to such product in the event that such product fails to meet the specifications set forth in the undertaking.
- **Warranty adjustment** means any payment or other restitution, such as, but not limited to, replacement, repair, credit, or cash refund, made by a tire manufacturer to a consumer or to a dealer, in reimbursement for payment or other restitution to a consumer, pursuant to a warranty program offered by the manufacturer or good will.
- **Warranty claim** means any claim paid by a manufacturer, including provision of a credit, pursuant to a warranty program, an extended warranty program, or good will. It does not include claims for reimbursement for costs or related expenses for work performed to remedy a safety-related defect or noncompliance reported to NHTSA under part 573 of this chapter, or in connection with an emissions-related recall under the Clean Air Act or in accordance with State law as authorized under 42 U.S.C. 7543(b) or 7507.
- **Work product** means a document in the broad sense of the word, prepared in anticipation of litigation where there is a reasonable prospect of litigation and not for some other purpose such as a business practice, and prepared or requested by an attorney or an agent for an attorney.

Section X

Appendix F

49 CFR Part 579

“Reporting of Information and Communications About Potential Defects”

TITLE 49--TRANSPORTATION
OF TRANSPORTATION

PART 579--REPORTING OF INFORMATION AND COMMUNICATIONS ABOUT
POTENTIAL DEFECTS

Subpart A--General

Sec.

579.1 Scope.

579.2 Purpose.

579.3 Application.

579.4 Terminology.

579.5 Notices, bulletins, customer satisfaction campaigns, consumer advisories, and other communications.

579.6 Address for submitting reports and other information.

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Subpart B--Reporting of Defects in Motor Vehicles and Motor Vehicle
Equipment in Countries Other Than the United States

579.11-579.20 Foreign Recall Reporting

Subpart C--Reporting of Early Warning Information

579.21 Reporting requirements for manufacturers of 500 or more light vehicles annually.

579.22 Reporting requirements for manufacturers of 500 or more medium-heavy vehicles and buses annually.

579.23 Reporting requirements for manufacturers of 500 or more motorcycles annually.

579.24 Reporting requirements for manufacturers of 500 or more trailers annually.

579.25 Reporting requirements for manufacturers of child restraint systems.

579.26 Reporting requirements for manufacturers of tires.

579.27 Reporting requirements for manufacturers of fewer than 500 vehicles annually, for manufacturers of original equipment, and for manufacturers of replacement equipment other than child restraint systems and tires.

579.28 Due date of reports and other miscellaneous provisions.

579.29 Manner of reporting.

Authority: Sec. 3, Pub. L. 106-414, 114 Stat. 1800 (49 U.S.C. 30102-103, 30112, 30117-121, 30166-167); delegation of authority at 49 CFR 1.50.

Source: 67 FR 45873, July 10, 2002, unless otherwise noted.

Subpart A--General

Sec. 579.1 Scope.

This part sets forth requirements for reporting information and submitting documents that may help identify defects related to motor vehicle safety and noncompliances with Federal motor vehicle safety standards, including reports of foreign safety recalls and other safety-related campaigns conducted outside the United States under 49 U.S.C. 30166(l), early warning information under 49 U.S.C. 30166(m), and copies of communications about defects and noncompliances under 49 U.S.C. 30166(f).

Sec. 579.2 Purpose.

The purpose of this part is to enhance motor vehicle safety by specifying information and documents that manufacturers of motor vehicles and motor vehicle equipment must provide to NHTSA with respect to possible safety-related defects and noncompliances in their products.

Sec. 579.3 Application.

(a) This part applies to all manufacturers of motor vehicles and motor vehicle equipment with respect to all motor vehicles and motor vehicle equipment that have been offered for sale, sold, or leased in the United States by the manufacturer, including any parent corporation, any subsidiary or affiliate of the manufacturer, or any subsidiary or affiliate of any parent corporation, and with respect to all motor vehicles and motor vehicle equipment that have been offered for sale, sold, or leased in a foreign country by the manufacturer, including any parent corporation, any subsidiary or affiliate of the manufacturer, or any subsidiary or affiliate of any parent corporation, and are substantially similar to any motor vehicles or motor vehicle equipment that have been offered for sale, sold, or leased in the United States.

(b) In the case of any report required under subpart C of this part, compliance by the fabricating manufacturer, the importer, the brand name owner, or a parent or United States subsidiary of such fabricator, importer, or brand name owner of the motor vehicle or motor vehicle equipment, shall be considered compliance by all persons.

(c) With regard to any information required to be reported under subpart C of this part, an entity covered under paragraph (a) of this section need only review information and systems where information responsive to subpart C of this part is kept in the usual course of business.

Sec. 579.4 Terminology.

(a) Statutory terms. The terms dealer, defect, distributor, motor vehicle, motor vehicle equipment, and State are used as defined in 49 U.S.C. 30102.

(b) Regulatory terms. The term Vehicle Identification Number (VIN) is used as defined in Sec. 565.3(o) of this chapter. The terms bus, Gross Vehicle Weight Rating (GVWR),

motorcycle, multipurpose passenger vehicle, passenger car, trailer, and truck are used as defined in Sec. 571.3(b) of this chapter. The term Booster seat is used as defined in S4 of Sec. 571.213 of this chapter. The term Tire Identification Number (TIN) is the "tire identification number" described in Sec. 574.5 of this chapter. The term Limited production tire is used as defined in Sec. 575.104(c)(2) of this chapter.

(c) Other terms. The following terms apply to this part:

Administrator means the Administrator of the National Highway Traffic Safety Administration (NHTSA), or the Administrator's delegate.

Affiliate means, in the context of an affiliate of or person affiliated with a specified person, a person that directly, or indirectly through one or more intermediates, controls or is controlled by, or is under common control with, the person specified. The term person usually is a corporation.

Air bag means an air bag or other automatic occupant restraint device (other than a "seat belt" as defined in this subpart) installed in a motor vehicle that restrains an occupant in the event of a vehicle crash without requiring any action on the part of the occupant to obtain the benefit of the restraint. This term includes inflatable restraints (front and side air bags), knee bolsters, and any other automatic restraining device that may be developed that does not include a restraining belt or harness. This term also includes all air bag-related components, such as the inflator assembly, air bag module, control module, crash sensors and all hardware and software associated with the air bag. This term includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Base means the detachable bottom portion of a child restraint system that may remain in the vehicle to provide a base for securing the system to a seat in a motor vehicle.

Bead means all the materials in a tire below the sidewalls in the rim contact area, including bead rubber components, the bead bundle and rubber coating if present, the body ply and its turn-up including the rubber coating, rubber, fabric, or metallic reinforcing materials, and the inner-liner rubber under the bead area.

Brand name owner means a person that markets a motor vehicle or motor vehicle equipment under its own trade name whether or not it is the fabricator or importer of the vehicle or equipment.

Buckle and restraint harness means the components of a child restraint system that are intended to restrain a child seated in such a system, including the belt webbing, buckles, buckle release mechanism, belt adjusters, belt positioning devices, and shields.

Child restraint system means any system that meets, or is offered for sale in the United States as meeting, any definition in S4 of Sec. 571.213 of this chapter, or that is offered for sale as a child restraint system in a foreign country.

Claim means a written request or written demand for relief, including money or other compensation, assumption of expenditures, or equitable relief, related to a motor vehicle crash, accident, the failure of a component or system of a vehicle or an item of motor vehicle equipment, or a fire originating in or from a motor vehicle or a substance that leaked from a motor vehicle. Claim includes, but is not limited to, a demand in the absence of a lawsuit, a complaint initiating a lawsuit, an assertion or notice of litigation, a settlement, covenant not to sue or release of liability in the absence of a written demand, and a subrogation request. A claim

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exists regardless of any denial or refusal to pay it, and regardless of whether it has been settled or resolved in the manufacturer's favor. The existence of a claim may not be conditioned on the receipt of anything beyond the document(s) stating a claim. Claim does not include demands related to asbestos exposure, to

emissions of volatile organic compounds from vehicle interiors, or to end-of-life disposal of vehicles, parts or components of vehicles, equipment, or parts or components of equipment.

Common green tires means tires that are produced to the same internal specifications but that have, or may have, different external characteristics and may be sold under different tire line names.

Consumer complaint means a communication of any kind made by a consumer (or other person) to or with a manufacturer addressed to the company, an officer thereof or an entity thereof that handles consumer matters, a manufacturer website that receives consumer complaints, a manufacturer electronic mail system that receives such information at the corporate level, or that are otherwise received by a unit within the manufacturer that receives consumer inquiries or complaints, including telephonic complaints, expressing dissatisfaction with a product, or relating the unsatisfactory performance of a product, or any actual or potential defect in a product, or any event that allegedly was caused by any actual or potential defect in a product, but not including a claim of any kind or a notice involving a fatality or injury.

Control (including the terms controlling, controlled by, and under common control with) means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract, or otherwise.

Customer satisfaction campaign, consumer advisory, recall, or other activity involving the repair or replacement of motor vehicles or motor vehicle equipment means any communication by a manufacturer to, or made available to, more than one dealer, distributor, lessor, lessee, other manufacturer, or owner, whether in writing or by electronic means, relating to repair, replacement, or modification of a vehicle, component of a vehicle, item of equipment, or a component thereof, the manner in which a vehicle or child restraint system is to be maintained or operated (excluding promotional and marketing materials, customer satisfaction surveys, and operating instructions or owner's manuals that accompany the vehicle or child restraint system at the time of first sale); or advice or direction to a dealer or distributor to cease the delivery or sale of specified models of vehicles or equipment.

Dealer field report means a field report from a dealer or authorized service facility of a manufacturer of motor vehicles or motor vehicle equipment.

Electrical system means any electrical or electronic component of a motor vehicle that is not included in one of the other reporting categories enumerated in subpart C of this part, and specifically includes the battery, battery cables, alternator, fuses, and main body wiring harnesses of the motor vehicle and the ignition system, including the ignition switch and starter motor. The term also includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Engine and engine cooling means the component (e.g., motor) of a motor vehicle providing motive power to the vehicle, and includes the exhaust system (including the exhaust emission system), the engine control unit, engine lubrication system, and the underhood cooling system for that engine. This term also includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

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Equipment comprises original and replacement equipment: (1) Original equipment means an item of motor vehicle equipment (other than a tire) that was installed in or on a motor vehicle at the time of its delivery to the first purchaser if the item of equipment was installed on or in the motor vehicle at the time of its delivery to a dealer or distributor for distribution; or the item of equipment was installed by the dealer or distributor with the express authorization of the motor vehicle manufacturer. (2) Replacement equipment means motor vehicle equipment other than original equipment, and tires.

Exterior lighting mean all the exterior lamps (including any interior-mounted center highmounted stop lamp if mounted in the interior of a vehicle), lenses, reflectors, and associated equipment of a motor vehicle, including all associated switches, control units, connective elements (such as wiring harnesses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Field report means a communication in writing, including communications in electronic form, from an employee or representative of a manufacturer of motor vehicles or motor vehicle equipment with respect to a vehicle or equipment that has been transported beyond the direct control of the manufacturer, or from a dealer, an authorized service facility of such manufacturer, or an entity known to the manufacturer as owning or operating a fleet, to a manufacturer regarding the failure, malfunction, lack of durability, or other performance problem of a motor vehicle or motor vehicle equipment or any part thereof produced for sale by that manufacturer, regardless of whether verified or assessed to be lacking in merit, but does not include a document covered by the attorney-client privilege or the work product exclusion.

Fire means combustion or burning of material in or from a vehicle as evidence by flame. The term also includes, but is not limited to, thermal events and fire-related phenomena such as smoke, sparks, or smoldering, but does not include events and phenomena associated with a normally functioning vehicle, such as combustion of fuel within an engine or exhaust from an engine.

Fleet means more than ten motor vehicles of the same make, model, and model year.

Fuel system means all components of a motor vehicle used to receive and store fuel, and to transfer fuel between the vehicle's fuel storage, engine, or fuel emission systems. This term includes, but is not limited to, the fuel tank and filler cap, neck, and pipe, along with associated piping, hoses, and clamps, the fuel pump, fuel lines, connectors from the fuel tank to the engine, the fuel injection/carburetion system (including fuel injector rails and injectors), and the fuel vapor recovery system(s), canister(s), and ventlines. The term also includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Good will means the repair or replacement of a motor vehicle or item of motor vehicle equipment, including labor, paid for by the manufacturer, at least in part, when the repair or replacement is not covered under warranty, or under a safety recall reported to NHTSA under part 573 of this chapter.

Incomplete light vehicle means an incomplete vehicle as defined in Sec. 568.3 of this chapter which, when completed, will be a light vehicle.

Integrated child restraint system means a factory-installed built-in child restraint system as defined in S4 of Sec. 571.213 of this chapter and includes any factory-authorized built-in child restraint system.

Handle means any element of a child restraint system that is designed to facilitate carrying the restraint outside a motor vehicle, other than an element of the seat shell.

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Latch means a latching, locking, or linking system of a motor vehicle and all its components fitted to a vehicle's exterior doors, rear hatch, liftgate, tailgate, trunk, or hood. This term also includes, but is not limited to, devices for the remote operation of a latching device such as remote release cables (and associated components), electric release devices, or wireless control release devices, and includes all components covered in FMVSS No. 206. This term also includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Light vehicle means any motor vehicle, except a bus, motorcycle, or trailer, with a GVWR of 10,000 lbs or less.

Make means a name that a manufacturer applies to a group of vehicles.

Manufacturer means a person manufacturing or assembling motor vehicles or motor vehicle equipment, or importing motor vehicles or motor vehicle equipment for resale. This term includes any parent corporation, any subsidiary or affiliate, and any subsidiary or affiliate of a parent corporation of such a person.

Medium-heavy vehicle means any motor vehicle, except a trailer, with a GVWR greater than 10,000 lbs.

Minimal specificity means:

- (1) For a vehicle, the make, model, and model year,
- (2) For a child restraint system, the manufacturer and the model (either the model name or model number),
- (3) For a tire, the manufacturer, tire line, and tire size, and
- (4) For other motor vehicle equipment, the manufacturer and, if there is a model or family of models identified on the item of equipment, the model name or model number.

Model means a name that a manufacturer of motor vehicles applies to a family of vehicles within a make which have a degree of commonality in construction, such as body, chassis or cab type. For equipment other than child restraint systems, it means the name that the manufacturer uses to designate it. For child restraint systems, it means the name that the manufacturer uses to identify child restraint systems with the same seat shell, buckle, base (if so equipped) and restraint system.

Model year means the year that a manufacturer uses to designate a discrete model of vehicle, irrespective of the calendar year in which the vehicle was manufactured. If the manufacturer has not assigned a model year, it means the calendar year in which the vehicle was manufactured.

Notice means a document, other than a media article, that does not include a demand for relief, and that a manufacturer receives from a person other than NHTSA.

Parking brake means a mechanism installed in a motor vehicle which is designed to prevent the movement of a stationary motor vehicle, including all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Platform means the basic structure of a vehicle including, but not limited to, the majority of the floor pan or undercarriage, and elements of the engine compartment. The term includes a structure that a manufacturer designates as a platform. A group of vehicles sharing a common structure or chassis shall be considered to have a common platform regardless of whether such vehicles are of the same type, are of the same make, or are sold by the same manufacturer.

Power train means the components or systems of a motor vehicle which transfer motive power from the engine to the wheels, including the transmission (manual and automatic), gear selection devices and associated linkages, clutch, constant velocity joints, transfer case, driveline, differential(s), and all driven axle assemblies. This term includes all associated switches, control

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units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Production year means, for equipment and tires, the calendar year in which the item was produced.

Property damage means physical injury to tangible property.

Property damage claim means a claim for property damage, excluding that part of a claim, if any, pertaining solely to damage to a component or system of a vehicle or an item of equipment itself based on the alleged failure or malfunction of the component, system, or item, and further excluding matters addressed under warranty.

Rear-facing infant seat means a child restraint system that positions a child to face in the direction opposite to the normal direction of travel of the motor vehicle.

Reporting period means a calendar quarter of a year, unless otherwise stated.

Rollover means a single-vehicle crash in which a motor vehicle rotates on its longitudinal axis to at least 90 degrees, regardless of whether it comes to rest on its wheels.

Seats means all components of a motor vehicle that are subject to FMVSS Nos. 202, 207, and 209, including all electrical and electronic components within the seat that are related to seat positioning, heating, and cooling. This term also includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Seat belts means any belt system, other than an air bag, that may or may not require the occupant to latch, fasten, or secure the components of the seat belt/webbing based restraint system to ready its use for protection of the occupant in the event of a vehicle crash. This term includes the webbing, buckle, anchorage, retractor, belt pretensioner devices, load limiters, and all components, hardware and software associated with an automatic or manual seat belt system addressed by FMVSS No. 209 or 210. This term also includes integrated child restraint systems in vehicles, and includes any device (and all components of that device), installed in a motor vehicle in accordance with FMVSS No. 213, which is designed for use as a safety restraint device for a child too small to use a vehicle's seat belts. This term includes all vehicle components installed in accordance with FMVSS No. 225. This term also includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Seat shell means the portion of a child restraint system that provides the structural shape, form and support for the system, and for other components of the system such as belt attachment points, and anchorage points to allow the system to be secured to a passenger seat in a motor vehicle, but not including a shield.

Service brake system means all components of the service braking system of a motor vehicle intended for the transfer of braking application force from the operator to the wheels of a vehicle, including the foundation braking system, such as the brake pedal, master cylinder, fluid lines and hoses, braking assist components, brake calipers, wheel cylinders, brake discs, brake drums, brake pads, brake shoes, and other related equipment installed in a motor vehicle in order to comply with FMVSS Nos. 105, 121, 122, or 135 (except equipment relating specifically to a parking brake). This term also includes systems and devices for automatic control of the brake system such as antilock braking, traction control, stability control, and enhanced braking. The term includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

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Sidewall means the area of a tire between the tread and the bead area, including the sidewall rubber components, the body ply and its coating rubber under the side area, and the inner-liner rubber under the body ply in the side area.

SKU (Stock Keeping Unit) means the alphanumeric designation assigned by a manufacturer to uniquely identify a tire product. This term is sometimes referred to as a product code, a product ID, or a part number.

Steering system means all steering control system components, including the steering system mechanism and its associated hardware, the steering wheel, steering column, steering shaft, linkages, joints (including tie-rod ends), steering dampeners, and power steering assist systems. This term includes a steering control system as defined by FMVSS No. 203 and any subsystem or component of a steering control system, including those components defined in FMVSS No. 204. This term also includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Structure means any part of a motor vehicle that serves to maintain the shape and size of the vehicle, including the frame, the floor pan, the body, bumpers, doors, tailgate, hatchback, trunk lid, hood, and roof. The term also includes all associated mounting elements (such as brackets, fasteners, etc.).

Suspension system means all components and hardware associated with a motor vehicle suspension system, including the associated control arms, steering knuckles, spindles, joints, bushings, ball joints, springs, shock absorbers, stabilizer (anti sway) bars, and bearings that are designed to minimize the impact on the vehicle chassis of shocks from road surface irregularities that may be transmitted through the wheels, and to provide stability when the vehicle is being operated through a range of speed, load, and dynamic conditions. The term also includes all electronic control systems and mechanisms for active suspension control, as well as all associated components such as switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Tire means an item of motor vehicle equipment intended to interface between the road and a motor vehicle. The term includes all the tires of a vehicle, including the spare tire. For purposes of Sections. 579.21 through 579.24 and Sec. 579.27 of this part, this term also includes the tire inflation valves, tubes, and tire pressure monitoring and regulating systems, as well as all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Tire line means the entire name used by a tire manufacturer to designate a tire product including all prefixes and suffixes as they appear on the sidewall of a tire.

Trailer hitch means all coupling systems, devices, and components thereof, designed to join or connect any two motor vehicles. This term also includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Tread (also known as crown) means all materials in the tread area of a tire including the rubber that makes up the tread, the sub-base rubber, when present, between the tread base and the top of the belts, the belt material, either steel and/or fabric, and the rubber coating of the same including any rubber inserts, the body ply and its coating rubber under the tread area of the tire, and the inner-liner rubber under the tread.

Type means, in the context of a light vehicle, a vehicle certified by its manufacturer pursuant to Sec. 567.4(g)(7) of this chapter as a passenger car, multipurpose passenger vehicle, or truck, or a vehicle identified by its manufacturer as an incomplete vehicle pursuant to Sec. 568.4 of this chapter. In the context of a medium heavy vehicle and bus, it means one of the following

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categories: Truck, tractor, transit bus, school bus, coach, recreational vehicle, emergency vehicle, or other. In the context of a trailer, it means one of the following categories: Recreational trailers, van trailers, flatbed trailer, trailer converter dolly, lowbed trailer, dump trailer, tank trailer, dry bulk trailer, livestock trailer, boat trailer, auto transporter, or other. In the context of a child restraint system, it means the category of child restraint system selected from one of the following: rear-facing infant seat, booster seat, or other.

Vehicle speed control means the systems and components of a motor vehicle that control vehicle speed either by command of the operator or by automatic control, including, but not limited, to the accelerator pedal, linkages, cables, springs, speed control devices (such as cruise control) and speed limiting devices. This term includes, but is not limited to the items addressed by FMVSS No. 124 and all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Visibility means the systems and components of a motor vehicle through which a driver views the surroundings of the vehicle including windshield, side windows, back window, and rear view mirrors, and systems and components used to wash and wipe windshields and back windows. This term includes those vehicular systems and components that can affect the ability of the driver to clearly see the roadway and surrounding area, such as the systems and components identified in FMVSS Nos. 103, 104, and 111. This term also includes the defogger/defroster system, the heater core, blower fan, windshield wiper systems, mirrors, windows and glazing material, heads-up display (HUD) systems, and exterior view-based television systems, but does not include exterior lighting systems which are defined under "Lighting." This term includes all associated switches, control units, connective elements (such as wiring harnesses, hoses, piping, etc.), and mounting elements (such as brackets, fasteners, etc.).

Warranty means any written affirmation of fact or written promise made in connection with the sale or lease of a motor vehicle or motor vehicle equipment by a manufacturer to a buyer or lessee that relates to the nature of the material or workmanship and affirms or promises that such material or workmanship is defect free or will meet a specified level of performance over a specified period of time (including any extensions of such specified period of time), or any undertaking in writing in connection with the sale or lease by a manufacturer of a motor vehicle or item of motor vehicle equipment to refund, repair, replace, or take other remedial action with respect to such product in the event that such product fails to meet the specifications set forth in the undertaking.

Warranty adjustment means any payment or other restitution, such as, but not limited to, replacement, repair, credit, or cash refund, made by a tire manufacturer to a consumer or to a dealer, in reimbursement for payment or other restitution to a consumer, pursuant to a warranty program offered by the manufacturer or goodwill.

Warranty claim means any claim paid by a manufacturer, including provision of a credit, pursuant to a warranty program, an extended warranty program, or good will. It does not include claims for reimbursement for costs or related expenses for work performed to remedy a safety-related defect or noncompliance reported to NHTSA under Part 573 of this chapter, or in connection with a motor vehicle emissions-related recall under the Clean Air Act or in accordance with State law as authorized under 42 U.S.C. 7543(b) or 7507.

Wheel means the assembly or component of a motor vehicle to which a tire is mounted. The term includes any item of motor vehicle equipment used to attach the wheel to the vehicle, including inner cap nuts and the wheel studs, bolts, and nuts.

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Work Product means a document in the broad sense of the word, prepared in anticipation of litigation where there is a reasonable prospect of litigation and not for some other purpose such as a business practice, and prepared or requested by an attorney or an agent for an attorney.

(d) Terms related to foreign claims. For purposes of subpart C of this part:

(1) A motor vehicle sold or in use outside the United States is identical or substantially similar to a motor vehicle sold or offered for sale in the United States if--

(i) Such a vehicle has been sold in Canada or has been certified as complying with the Canadian Motor Vehicle Safety Standards;

(ii) Such a vehicle is listed in the VSP or VSA columns of Appendix A to part 593 of this chapter;

(iii) Such a vehicle is manufactured in the United States for sale in a foreign country; or

(iv) Such a vehicle uses the same vehicle platform as a vehicle sold or offered for sale in the United States.

(2) An item of motor vehicle equipment sold or in use outside the United States is identical or substantially similar to equipment sold or offered for sale in the United States if such equipment and the equipment sold or offered for sale in the United States have one or more components or systems that are the same, and the component or system performs the same function in vehicles or equipment sold or offered for sale in the United States, regardless of whether the part numbers are identical.

(3) A tire sold or in use outside the United States is substantially similar to a tire sold or offered for sale in the United States if it has the same size, speed rating, load index, load range, number of plies and belts, and similar ply and belt construction and materials, placement of components, and component materials, irrespective of plant of manufacture or tire line.

Sec. 579.5 Notices, bulletins, customer satisfaction campaigns, consumer advisories, and other communications.

(a) Each manufacturer shall furnish to NHTSA a copy of all notices, bulletins, and other communications (including those transmitted by computer, telefax, or other electronic means and including warranty and policy extension communiques and product improvement bulletins) other than those required to be submitted pursuant to Sec. 573.5(c)(9) of this chapter, sent to more than one manufacturer, distributor, dealer, lessor, lessee, owner, or purchaser, in the United States, regarding any defect in its vehicles or items of equipment (including any failure or malfunction beyond normal deterioration in use, or any failure of performance, or any flaw or unintended deviation from design specifications), whether or not such defect is safety-related.

(b) Each manufacturer shall furnish to NHTSA a copy of each communication relating to a customer satisfaction campaign, consumer advisory, recall, or other safety activity involving the repair or replacement of motor vehicles or equipment, that the manufacturer issued to, or made available to, more than one dealer, distributor, lessor, lessee, other manufacturer, owner, or purchaser, in the United States.

(c) If a notice or communication is required to be submitted under both paragraphs (a) and (b) of this section, it need only be submitted once.

(d) Each copy shall be in readable form and shall be submitted not later than five working days after the end of the month in which it was issued. However, a document of this section and issued before July 1, 2003, need not be submitted.

Sec. 579.6 Address for submitting reports and other information.

Information, reports, and documents required to be submitted to NHTSA pursuant to this part, if submitted by mail, must be addressed to the Associate Administrator for Enforcement, National Highway Traffic Safety Administration (NHTSA), 400 7th Street, SW., Washington, D.C. 20590. Information, documents, and reports that are submitted to NHTSA's early warning data repository shall be submitted in accordance with Sec. 579.29 of this part. Submissions must be made by a means that permits the sender to verify that the report was in fact received by NHTSA and the day it was received by NHTSA.

Secs. 579.7-579.10 [Reserved]

Subpart B--Reporting of Defects in Motor Vehicles and Motor Vehicle Equipment in Countries Other Than the United States

Sec 579.11 Reporting responsibilities

(a) *Determination by a manufacturer.* Not later than 5 working days after a manufacturer determines to conduct a safety recall or other safety campaign in a foreign country covering a motor vehicle, item of motor vehicle equipment, or tire that is identical or substantially similar to a vehicle, item of equipment, or tire sold or offered for sale in the United States, the manufacturer shall report the determination to NHTSA. For purposes of this paragraph, this period is determined by reference to the general business practices of the office in which such determination is made, and the office reporting to NHTSA.

(b) *Determination by a foreign government.* Not later than 5 working days after a manufacturer receives written notification that a foreign government has determined that a safety recall or other safety campaign must be conducted in its country with respect to a motor vehicle, item of motor vehicle equipment, or tire that is identical or substantially similar to a vehicle, item of equipment, or tire sold or offered for sale in the United States, the manufacturer shall report the determination to NHTSA. For purposes of this paragraph, this period is determined by reference to the general business practices of the office where the manufacturer receives such notification, the manufacturer's international headquarters office (if involved), and the office reporting to NHTSA.

(c) *One-time historical reporting.* Not later than 30 calendar days after November 12, 2002, a manufacturer that has made a determination to conduct a safety recall or other safety campaign in a foreign country, or that has received written notification that a foreign government has determined that a safety recall or other safety campaign must

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be conducted in its country in the period between November 1, 2000 and November 12, 2002, and that has not reported such determination or notification of determination to NHTSA in a report that identified the model(s) and model year(s) of the vehicles, equipment, or tires that were the subject of the foreign recall or other safety campaign, the model(s) and model year(s) of the vehicles, equipment, or tires that were identical or substantially similar to the subject of the recall or campaign, and the defect or other condition that led to the foreign recall or campaign, as of November 12, 2002, shall report such determination or notification of determination to NHTSA if the safety recall or other safety campaign covers a motor vehicle, item of motor vehicle equipment, or tire that is identical or substantially similar to a vehicle, item of equipment, or tire sold or offered for sale in the United States. However, a report need not be resubmitted under this paragraph if the original report identified the model(s) and model year(s) of the vehicles, equipment, or tires that were the subject of the foreign recall or other safety campaign, identified the model(s) and model year(s) of the identical or substantially similar products in the United States, and identified the defect or other condition that led to the foreign recall or other safety campaign.

(d) *Exemptions from reporting.* Notwithstanding paragraphs (a), (b), and (c) of this section a manufacturer need not report a foreign safety recall or other safety campaign to NHTSA if:

- (1) The manufacturer has determined that for the same or substantially similar reasons relating to motor vehicle safety that it is conducting a safety recall or other safety campaign in a foreign country, a safety-related defect or noncompliance with a Federal motor vehicle safety standard exists in identical or substantially similar motor vehicles, motor vehicle equipment, or tires sold or offered for sale in the United States, and has filed a defect or noncompliance information report pursuant to Part 573 of this chapter, provided that the scope of the foreign recall or campaign is not broader than the scope of the recall campaign in the United States;
- (2) The component or system that gave rise to the foreign recall or other campaign does not perform the same function in any vehicles or equipment sold or offered for sale in the United States; or
- (3) The sole subject of the foreign recall or other campaign is a label affixed to a vehicle, item of equipment, or a tire.

(e) *Annual list of substantially similar vehicles.* Not later than November 1 of each year, each manufacturer of motor vehicles that sells or offers a motor vehicle for sale in the United States shall submit to NHTSA a document that identifies both each model of motor vehicle that the manufacturer sells or plans to sell during the following year in a foreign country that the manufacturer believes is identical or substantially similar to a motor vehicle sold or offered for sale in the United States (or to a motor vehicle that is planned for sale in the United States in the following year), and each such identical or substantially similar motor vehicle sold or offered for sale in the United States.

Sec 579.12 Contents of reports

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(a) Each report made pursuant to § 579.11 of this part must be dated and must include the information specified in § 573.6(c)(1), (c)(2), (c)(3), and (c)(5) of this chapter. Each such report must also identify each foreign country in which the safety recall or other safety campaign is being conducted, state whether the foreign action is a safety recall or other safety campaign, state whether the determination to conduct the recall or campaign was made by the manufacturer or by a foreign government, describe the manufacturer's program for remedying the defect or noncompliance (if the action is a safety recall), specify the date of the determination and the date there recall or other campaign was commenced or will commence in each foreign country, and identify all motor vehicles, equipment, or tires that the manufacturer sold or offered for sale in the United States that are identical or substantially similar to the motor vehicles, equipment, or tires covered by the foreign recall or campaign. If a determination has been made by a foreign government, the report must also include a copy of the determination in the original language and, if the determination is in a language other than English, a copy translated into English.

(b) Information required by paragraph(a) of this section that is not available within the 5-working day period specified in § 579.11 of this part shall be submitted as it becomes available.

Subpart C--Reporting of Early Warning Information

Sec. 579.21 Reporting requirements for manufacturers of 500 or more light vehicles annually.

For each reporting period, a manufacturer whose aggregate number of light vehicles manufactured for sale, sold, offered for sale, introduced or delivered for introduction in interstate commerce, or imported into the United States, during the calendar year of the reporting period or during each of the prior two calendar years is 500 or more shall submit the information described in this section. For paragraphs (a) and (c) of this section, the manufacturer shall submit information separately with respect to each make, model, and model year of light vehicle manufactured during the reporting period and the nine model years prior to the earliest model year in the reporting period, including models no longer in production.

(a) Production information. Information that states the manufacturer's name, the quarterly reporting period, the make, the model, the model year, the type, the platform, and the production. The production shall be stated as either the cumulative production of the current model year to the end of the reporting period, or the total model year production for each model year for which production has ceased.

(b) Information on incidents involving death or injury. For all light vehicles manufactured during a model year covered by the reporting period and the nine model years prior to the earliest model year in the reporting period:

(1) A report on each incident involving one or more deaths or injuries occurring in the United States that is identified in a claim against and received by the manufacturer or in a notice received by the manufacturer which notice alleges or proves that the death or injury was caused by a possible defect in the manufacturer's vehicle, together with each incident involving one or

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more deaths occurring in a foreign country that is identified in a claim against and received by the manufacturer involving the manufacturer's vehicle, if that vehicle is identical or substantially similar to a vehicle that the manufacturer has offered for sale in the United States. The report shall be submitted as a report on light vehicles and organized such that incidents are reported alphabetically by make, within each make alphabetically by model, and within each model chronologically by model year.

(2) For each incident described in paragraph (b)(1) of this section, the manufacturer shall separately report the make, model, model year, and VIN of the vehicle, the incident date, the number of deaths, the number of injuries for incidents occurring in the United States, the State or foreign country where the incident occurred, each system or component of the vehicle that allegedly contributed to the incident, and whether the incident involved a fire or rollover, coded as follows: 01 steering system, 02 suspension system, 03 service brake system, 05 parking brake, 06 engine and engine cooling system, 07 fuel system, 10 power train, 11 electrical system, 12 exterior lighting, 13 visibility, 14 air bags, 15 seat belts, 16 structure, 17 latch, 18 vehicle speed control, 19 tires, 20 wheels, 22 seats, 23 fire, 24 rollover, 98 where a system or component not covered by categories 01 through 22 is specified in the claim or notice, and 99 where no system or component of the vehicle is specified in the claim or notice. If an incident involves more than one such code, each shall be reported separately in the report with a limit of five codes to be included.

(c) Numbers of property damage claims, consumer complaints, warranty claims, and field reports. Separate reports on the numbers of those property damage claims, consumer complaints, warranty claims, and field reports which involve the systems and components that are specified in codes 01 through 22 in paragraph (b)(2) of this section, or a fire (code 23), or rollover (code 24). Each such report shall state, separately by each such code, the number of such property damage claims, consumer complaints, warranty claims, or field reports, respectively, that involves the systems or components or fire or rollover indicated by the code. If an underlying property damage claim, consumer complaint, warranty claim, or field report involves more than one such code, each shall be reported separately in the report with no limit on the number of codes to be included. No reporting is necessary if the system or component involved is not specified in such codes, and the incident did not involve a fire or rollover.

(d) Copies of field reports. For all light vehicles manufactured during a model year covered by the reporting period and the nine model years prior to the earliest model year in the reporting period, a copy of each field report (other than a dealer report) involving one or more of the systems or components identified in paragraph (b)(2) of this section, or fire, or rollover, containing any assessment of an alleged failure, malfunction, lack of durability, or other performance problem of a motor vehicle or item of motor vehicle equipment (including any part thereof) that is originated by an employee or representative of the manufacturer and that the manufacturer received during a reporting period. These documents shall be submitted alphabetically by make, within each make alphabetically by model, and within each model chronologically by model year. For purposes of this paragraph, if a field report refers to more than one make or model of light vehicle produced by a manufacturer on a particular platform, the manufacturer shall submit the report alphabetically by platform rather than by make or model. If such a field report refers to more than one platform, separate copies shall be submitted for each

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such platform. If a field report refers to more than one model year of a specified make/model or platform, the manufacturer shall submit it by the earliest model year to which it refers.

Sec. 579.22 Reporting requirements for manufacturers of 500 or more medium-heavy vehicles and buses annually.

For each reporting period, a manufacturer whose aggregate number of medium-heavy vehicles and buses manufactured for sale, sold, offered for sale, introduced or delivered for introduction in interstate commerce, or imported into the United States, during the calendar year of the reporting period or during either of the prior two calendar years is 500 or more shall submit the information described in this section. For paragraphs (a) and (c) of this section, the manufacturer shall submit information separately with respect to each make, model, and model year of medium-heavy vehicle and bus manufactured during the reporting period and the nine model years prior to the earliest model year in the reporting period, including models no longer in production.

(a) Production information. Information that states the manufacturer's name, the quarterly reporting period, the make, the model, the model year, the type, and the production. The production shall be stated as either the cumulative production of the current model year to the end of the reporting period, or the total model year production for each model year for which production has ceased. For each model that is manufactured and available with more than one type of fuel system (i.e., gasoline, diesel, or other (including vehicles that can be operated using more than one type of fuel, such as gasoline and compressed natural gas)), the information required by this subsection shall be reported separately by each of the three fuel system types. For each model that is manufactured and available with more than one type of service brake system (i.e., hydraulic or air), the information required by this subsection shall be reported by each of the two brake types. If the service brake system in a vehicle is not readily characterized as either hydraulic or air, the vehicle shall be considered to have hydraulic service brakes.

(b) Information on incidents involving death or injury. For all medium heavy vehicles and buses manufactured during a model year covered by the reporting period and the nine model years prior to the earliest model year in the reporting period:

(1) A report on each incident involving one or more deaths or injuries occurring in the United States that is identified in a claim against and received by the manufacturer or in a notice received by the manufacturer which notice alleges or proves that the death or injury was caused by a possible defect in the manufacturer's vehicle, together with each incident involving one or more deaths occurring in a foreign country that is identified in a claim against and received by the manufacturer involving the manufacturer's vehicle, if that vehicle is identical or substantially similar to a vehicle that the manufacturer has offered for sale in the United States. The report shall be submitted as a report on medium-heavy vehicles and buses and organized such that incidents are reported alphabetically by make, within each make alphabetically by model, and within each model chronologically by model year.

(2) For each incident described in paragraph (b)(1) of this section, the manufacturer shall separately report the make, model, model year, and VIN of the medium-heavy vehicle or bus, the incident date, the number of deaths, the number of injuries for incidents occurring in the United States, the State or foreign country where the incident occurred, each system or component of the

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vehicle that allegedly contributed to the incident, and whether the incident involved a fire or rollover, coded as follows: 01 steering system, 02 suspension system, 03 service brake system, hydraulic, 04 service brake system, air, 05 parking brake, 06 engine and engine cooling system, 07 fuel system, gasoline, 08 fuel system, diesel, 09 fuel system, other, 10 power train, 11 electrical, 12 exterior lighting, 13 visibility, 14 air bags, 15 seat belts, 16 structure, 17 latch, 18 vehicle speed control, 19 tires, 20 wheels, 21 trailer hitch, 22 seats, 23 fire, 24 rollover, 98 where a system or component not covered by categories 01 through 22 is specified in the claim or notice, and 99 where no system or component of the vehicle is specified in the claim or notice. If an incident involves more than one such code, each shall be reported separately in the report with a limit of five codes to be included.

(c) Numbers of property damage claims, consumer complaints, warranty claims, and field reports. Separate reports on the numbers of those property damage claims, consumer complaints, warranty claims, and field reports which involve the systems and components that are specified in codes 01 through 22 in paragraph (b)(2) of this section, or a fire (code 23), or rollover (code 24). Each such report shall state, separately by each such code, the number of such property damage claims, consumer complaints, warranty claims, or field reports, respectively, that involves the systems or components or fire or rollover indicated by the code. If an underlying property damage claim, consumer complaint, warranty claim, or field report involves more than one such code, each shall be reported separately in the report with no limit on the number of codes to be included. No reporting is necessary if the system or component involved is not specified in such codes, and the incident did not involve a fire or rollover.

(d) Copies of field reports. For all medium heavy vehicles and buses manufactured during a model year covered by the reporting period and the nine model years prior to the earliest model year in the reporting period, a copy of each field report (other than a dealer report) involving one or more of the systems or components identified in paragraph (b)(2) of this section, or fire, or rollover, containing any assessment of an alleged failure, malfunction, lack of durability, or other performance problem of a motor vehicle or item of motor vehicle equipment (including any part thereof) that is originated by an employee or representative of the manufacturer and that the manufacturer received during a reporting period. These documents shall be submitted alphabetically by make, within each make alphabetically by model, and within each model chronologically by model year. For purposes of this paragraph, if a field report refers to more than one make or model of vehicle produced by a manufacturer on a particular platform, the manufacturer shall submit the report alphabetically by platform rather than by make or model. If such a field report refers to more than one platform, separate copies shall be submitted for each such platform. If a field report refers to more than one model year of a specified make/model or platform, the manufacturer shall submit it by the earliest model year to which it refers.

Sec. 579.23 Reporting requirements for manufacturers of 500 or more motorcycles annually.

For each reporting period, a manufacturer whose aggregate number of motorcycles manufactured for sale, sold, offered for sale, introduced or delivered for introduction in interstate commerce, or imported into the United States, during the calendar year of the reporting period or during either of the prior two calendar years is 500 or more shall submit the information described in this section. For paragraphs (a) and (c) of this section, the manufacturer shall submit

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information separately with respect to each make, model, and model year of motorcycle manufactured during the reporting period and the nine model years prior to the earliest model year in the reporting period, including models no longer in production.

(a) Production information. Information that states the manufacturer's name, the quarterly reporting period, the make, the model, the model year, and the production. The production shall be stated as either the cumulative production of the current model year to the end of the reporting period, or the total model year production for each model year for which production has ceased.

(b) Information on incidents involving death or injury. For all motorcycles manufactured during a model year covered by the reporting period and the nine model years prior to the earliest model year in the reporting period:

(1) A report on each incident involving one or more deaths or injuries occurring in the United States that is identified in a claim against and received by the manufacturer or in a notice received by the manufacturer which notice alleges or proves that the death or injury was caused by a possible defect in the manufacturer's motorcycle, together with each incident involving one or more deaths occurring in a foreign country that is identified in a claim against and received by the manufacturer involving the manufacturer's motorcycle, if that motorcycle is identical or substantially similar to a motorcycle that the manufacturer has offered for sale in the United States. The report shall be submitted as a report on motorcycles and organized such that incidents are reported alphabetically by make, within each make alphabetically by model, and within each model chronologically by model year.

(2) For each incident described in paragraph (b)(1) of this section, the manufacturer shall separately report the make, model, model year, and VIN of the motorcycle, the incident date, the number of deaths, the number of injuries for incidents occurring in the United States, the State or foreign country where the incident occurred, each system or component of the motorcycle that allegedly contributed to the incident, and whether the incident involved a fire, coded as follows: 01 steering, 02 suspension, 03 service brake system, 06 engine and engine cooling, 07 fuel system, 10 power train, 11 electrical, 12 exterior lighting, 16 structure, 18 vehicle speed control, 19 tires, 20 wheels, 23 fire, 98 where a system or component not covered by categories 01 through 20 is specified in the claim or notice, and 99 where no system or component of the vehicle is specified in the claim or notice. If an incident involves more than one such code, each shall be reported separately in the report with a limit of five codes to be included.

(c) Numbers of property damage claims, consumer complaints, warranty claims, and field reports. Separate reports on the numbers of those property damage claims, consumer complaints, warranty claims, and field reports which involve the systems and components that are specified in codes 01 through 20 in paragraph (b)(2) of this section, or a fire (code 23). Each such report shall state, separately by each such code, the number of such property damage claims, consumer complaints, warranty claims, or field reports, respectively, that involves the systems or components or fire indicated by the code. If an underlying property damage claim, consumer complaint, warranty claim, or field report involves more than one such code, each shall be reported separately in the report with no limit on the number of codes to be included. No reporting is necessary if the system or component involved is not specified in such codes, and the incident did not involve a fire.

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(d) Copies of field reports. For all motorcycles manufactured during a model year covered by the reporting period and the nine model years prior to the earliest model year in the reporting period, a copy of each field report (other than a dealer report) involving one or more of the systems or components identified in paragraph (b)(2) of this section or fire, containing any assessment of an alleged failure, malfunction, lack of durability, or other performance problem of a motorcycle or item of motor vehicle equipment (including any part thereof) that is originated by an employee or representative of the manufacturer and that the manufacturer received during a reporting period. These documents shall be submitted alphabetically by make, within each make alphabetically by model, and within each model chronologically by model year. For purposes of this paragraph, if a field report refers to more than one make or model of motorcycle produced by a manufacturer on a particular platform, the manufacturer shall submit the report alphabetically by platform rather than by make or model. If such a field report refers to more than one platform, separate copies shall be submitted for each such platform. If a field report refers to more than one model year of a specified make/model or platform, the manufacturer shall submit it by the earliest model year to which it refers.

Sec. 579.24 Reporting requirements for manufacturers of 500 or more trailers annually.

For each reporting period, a manufacturer whose aggregate number of trailers manufactured for sale, sold, offered for sale, introduced or delivered for introduction in interstate commerce, or imported into the United States, during the calendar year of the reporting period or during either of the prior two calendar years is 500 or more shall submit the information described in this section. For paragraphs (a) and (c) of this section, the manufacturer shall submit information with respect to each make, model and model year of trailer manufactured during the reporting period and the nine model years prior to the earliest model year in the reporting period, including models no longer in production.

(a) Production information. Information that states the manufacturer's name, the quarterly reporting period, the make, the model, the model year, the type, and the production. The production shall be stated as either the cumulative production of the current model year to the end of the reporting period, or the total model year production for each model year for which production has ceased. For each model that is manufactured and available with more than one type of service brake system (i.e., hydraulic and air), the information required by this subsection shall be reported by each of the two brake types (i.e., "H" for hydraulic, "A" for air). If the service brake system in a trailer is not readily characterized as either hydraulic or air, the trailer shall be considered to have hydraulic service brakes. If a model has no brake system, it shall be reported as "N," for none.

(b) Information on incidents involving death or injury. For all trailers manufactured during a model year covered by the reporting period and the nine model years prior to the earliest model year in the reporting period:

(1) A report on each incident involving one or more deaths or injuries occurring in the United States that is identified in a claim against and received by the manufacturer or in a notice received by the manufacturer which notice alleges or proves that the death or injury was caused by a possible defect in the manufacturer's trailer, together with each incident involving one or

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more deaths occurring in a foreign country that is identified in a claim against and received by the manufacturer involving the manufacturer's trailer, if that trailer is identical or substantially similar to a trailer that the manufacturer has offered for sale in the United States. The report shall be submitted as a report on trailers and organized such that incidents are reported alphabetically by make, with each make alphabetically by model, and within each model chronologically by model year.

(2) For each incident described in paragraph (b)(1) of this section, the manufacturer shall separately report the make, model, model year, and VIN of the trailer, the incident date, the number of deaths, the number of injuries for incidents occurring in the United States, the State or foreign country where the incident occurred, each system or component of the trailer that allegedly contributed to the incident, and whether the incident involved a fire, coded as follows: 02 suspension, 03 service brake system, hydraulic, 04 service brake system, air, 05 parking brake, 11 electrical, 12 exterior lighting, 16 structure, 17 latch, 19 tires, 20 wheels, 21 trailer hitch, 23 fire, 98 where a system or component not covered by categories 02 through 21 is specified in the claim or notice, and 99 where no system or component of the trailer is specified in the claim or notice. If an incident involves more than one such code, each shall be reported separately in the report with a limit of five codes to be included.

(c) Numbers of property damage claims, consumer complaints, warranty claims, and field reports. Separate reports on the numbers of those property damage claims, consumer complaints, warranty claims, and field reports which involve the systems and components that are specified in codes 02 through 21 in paragraph (b)(2) of this section, or a fire (code 23). Each such report shall state, separately by each such code, the number of such property damage claims, consumer complaints, warranty claims, or field reports, respectively, that involves the systems or components or fire indicated by the code. If an underlying property damage claim, consumer complaint, warranty claim, or field report involves more than one such code, each shall be reported separately in the report with no limit on the number of codes to be included. No reporting is necessary if the system or component involved is not specified in such codes, and the incident did not involve a fire.

(d) Copies of field reports. For all trailers manufactured during a model year covered by the reporting period and the nine model years prior to the earliest model year in the reporting period, a copy of each field report (other than a dealer report) involving one or more of the systems or components identified in paragraph (b)(2) of this section or fire, containing any assessment of an alleged failure, malfunction, lack of durability, or other performance problem of a trailer or item of motor vehicle equipment (including any part thereof) that is originated by an employee or representative of the manufacturer and that the manufacturer received during a reporting period. These documents shall be submitted alphabetically by make, within each make alphabetically by model, and within each model chronologically by model year. For purposes of this paragraph, if a field report refers to more than one make or model of trailer produced by a manufacturer on a particular platform, the manufacturer shall submit the report alphabetically by platform rather than by make or model. If such a field report refers to more than one platform, separate copies shall be submitted for each such platform. If a field report refers to more than one model year of a specified make/model or platform, the manufacturer shall submit it by the earliest model year to which it refers.

Sec. 579.25 Reporting requirements for manufacturers of child restraint systems.

For each reporting period, a manufacturer whose has manufactured for sale, sold, offered for sale, introduced or delivered for introduction in interstate commerce, or imported child restraint systems into the United States, shall submit the information described in this section. For paragraphs (a) and (c) of this section, the manufacturer shall submit information separately with respect to each make, model, and production year of child restraint system manufactured during the reporting period and the four production years prior to the earliest production year in the reporting period, including models no longer in production. For paragraph (c) of this section, if any consumer complaints or warranty claims regarding a model of child restraint system do not specify the production year of the system, the manufacturer shall submit information for "unknown" production year in addition to the up-to-five production years for which the manufacturer must otherwise report the number of such consumer complaints/warranty claims.

(a) Production information. Information that states the manufacturer's name, the quarterly reporting period, the make, the model, the production year, the type, and the production. * * *

(b) Information on incidents involving death or injury. For all child restraint systems manufactured during a production year covered by the reporting period and the four production years prior to the earliest production year in the reporting period:

(1) A report on each incident involving one or more deaths or injuries occurring in the United States that is identified in a claim against and received by the manufacturer or in a notice received by the manufacturer which notice alleges or proves that the death or injury was caused by a possible defect in the manufacturer's child restraint system, together with each incident involving one or more deaths occurring in a foreign country that is identified in a claim against and received by the manufacturer involving the manufacturer's child restraint system, if the child restraint system is identical or substantially similar to a child restraint system that the manufacturer has offered for sale in the United States. The report shall be submitted as a report on child restraint systems and organized such that incidents are reported alphabetically by make, within each make alphabetically by model, and within each model chronologically by production year.

(2) For each such incident described in paragraph (b)(1) of this section, the manufacturer shall separately report the make, model, and production year of the child restraint system, the incident date, the number of deaths, the number of injuries for incidents occurring in the United States, the State or foreign country where the incident occurred, and each system or component of the child restraint system that allegedly contributed to the incident, coded as follows: 51 buckle and restraint harness, 52 seat shell, 53 handle, 54 base, 98 where a system or component not covered by categories 51 through 54 is specified in the claim or notice, and 99 where no system or component of the child restraint system is specified in the claim or notice. If an incident involves more than one such code, each shall be reported separately in the report. If the production year of the child restraint system is unknown, the manufacturer shall specify the number "9999" in the field for production year.

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(c) Numbers of consumer complaints and warranty claims, and field reports. Separate reports on the numbers of those consumer complaints and warranty claims, and field reports, which involve the systems and components that are specified in codes 51 through 54 in paragraph (b)(2) of this section. Each such report shall state, separately by each such code, the number of such consumer complaints and warranty claims, or field reports, respectively, that involves the systems or components indicated by the code. If an underlying consumer complaint and warranty claim, or field report, involves more than one such code, each shall be counted separately in the report with no limit on the number of codes to be included. No reporting is necessary if the system or component involved is not specified in such codes.

(d) Copies of field reports. For all child restraint systems manufactured during a production year covered by the reporting period and the four production years prior to the earliest production year in the reporting period, a copy of each field report (other than a dealer report) involving one or more of the systems or components identified in paragraph (b)(2) of this section, containing any assessment of an alleged failure, malfunction, lack of durability, or other performance problem of a child restraint system (including any part thereof) that is originated by an employee or representative of the manufacturer and that the manufacturer received during a reporting period. These documents shall be submitted alphabetically by make, within each make alphabetically by model, and within each model chronologically by production year. For purposes of this paragraph, if a field report refers to more than one make or model of child restraint system produced by a manufacturer, the manufacturer shall submit the report under the first such model in alphabetical order. If a field report refers to more than one production year of a specified make/model, the manufacturer shall submit it by the earliest production year to which it refers.

Sec. 579.26 Reporting requirements for manufacturers of tires.

For each reporting period, a manufacturer (including a brand name owner) who has manufactured for sale, sold, offered for sale, introduced or delivered for introduction in interstate commerce, or imported tires into the United States shall submit the information described in this section. For purposes of this section, an importer of motor vehicles for resale is deemed to be the manufacturer of the tires on and in the vehicle at the time of its importation if the manufacturer of the tires is not required to report under this section. For paragraphs (a) and (c) of this section, the manufacturer shall submit information separately with respect to each tire line, size, SKU, plant where manufactured, and production year of tire manufactured during the reporting period and the four calendar years prior to the reporting period, including tire lines no longer in production. For each group of tires with the same SKU, plant where manufactured, and year for which the volume produced or imported is less than 15,000, or are deep tread, winter-type snow tires, space-saver or temporary use spare tires, tires with nominal rim diameters of 12 inches or less, or are not passenger car tires, light truck tires, or motorcycle tires, the manufacturer need only report information on incidents involving a death or injury, as specified in paragraph (b) of this section. For purposes of this section, the two-character DOT alphanumeric code for production plants located in the United States assigned by NHTSA in accordance with Sec. Sec. 574.5(a) and 574.6(b) of this chapter may be used to identify "plant where manufactured." If the production plant is located outside the United States, the full plant name must be provided.

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(a) Production information. Information that states the manufacturer's name, the quarterly reporting period, the tire line, the tire size, the tire type code, the SKU, the plant where manufactured, whether the tire is approved for use as original equipment on a motor vehicle, if so, the make, model, and model year of each vehicle for which it is approved, the production year, the cumulative warranty production, and the cumulative total production through the end of the reporting period. If the manufacturer knows that a particular group of tires is not used as original equipment on a motor vehicle, it shall state ``N" in the appropriate field, and if the manufacturer is not certain, it shall state ``U" in that field.

(b) Information on incidents involving death or injury. For all tires manufactured during a production year covered by the reporting period and the four production years prior to the earliest production year in the reporting period:

(1) A report on each incident involving one or more deaths or injuries occurring in the United States that is identified in a claim against and received by the manufacturer or in a notice received by the manufacturer which notice alleges or proves that the death or injury was caused by a possible defect in the manufacturer's tire, together with each incident involving one or more deaths occurring in a foreign country that is identified in a claim against and received by the manufacturer involving the manufacturer's tire, if that tire is identical or substantially similar to a tire that the manufacturer has offered for sale in the United States. The report shall be submitted as a report on tires and organized such that incidents are reported alphabetically by tire line, within each tire line by tire size, and within each tire size chronologically by production year.

(2) For each such incident described in paragraph (b)(1) of this section, the manufacturer shall separately report the tire line, size, and production year of the tire, the TIN, the incident date, the number of deaths, the number of injuries for incidents occurring in the United States, the State or foreign country where the incident occurred, the make, model, and model year of the vehicle on which the tire was installed, and each component of the tire that allegedly contributed to the incident, coded as follows: 71 tread, 72 sidewall, 73 bead, 98 where a component not covered by categories 71 through 73 is specified in the claim or notice, and 99 where no component of the tire is specified in the claim or notice. If an incident involves more than one such code, each shall be reported separately in the report.

(c) Numbers of property damage claims and warranty adjustments. Separate reports on the numbers of those property damage claims and warranty adjustments which involve the components that are specified in codes 71 through 73, and 98, in paragraph (b)(2) of this section. Each such report shall state, separately by each such code, the numbers of such property damage claims and warranty adjustments, respectively, that involve the components indicated by the code. If an underlying property damage claim or warranty adjustment involves more than one such code, each shall be reported separately in the report with no limit on the number of codes to be included. No reporting is necessary if the system or component involved is not specified in such codes, or if the TIN is not specified in any property damage claim.

(d) Common green tire reporting. With each quarterly report, each manufacturer of tires shall provide NHTSA with a list of common green tires. For each specific common green tire grouping, the list shall provide all relevant tire lines, tire type codes, SKU numbers, brand names, and brand name owners.

Sec. 579.27 Reporting requirements for manufacturers of fewer than 500

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vehicles annually, for manufacturers of original equipment, and for manufacturers of replacement equipment other than child restraint systems and tires.

(a) Applicability. This section applies to all manufacturers of vehicles with respect to vehicles that are not covered by reports on light vehicles, medium-heavy vehicles and buses, motorcycles, and trailers submitted pursuant to Secs. 579.21 through 579.24 of this part, to all manufacturers of original equipment, to all manufacturers of replacement equipment other than manufacturers of tires and child restraint systems, and to registered importers registered under 49 U.S.C. 30141(c).

(b) Information on incidents involving deaths. For each reporting period, a manufacturer to which this section applies shall submit a report, pertaining to vehicles and/or equipment manufactured or sold during the calendar year of the reporting period and the nine calendar years prior to the reporting period (four calendar years for equipment), including models no longer in production, on each incident involving one or more deaths occurring in the United States that is identified in a claim against and received by the manufacturer or in a notice received by the manufacturer which notice alleges or proves that the death was caused by a possible defect in the manufacturer's vehicle or equipment, together with each incident involving one or more deaths occurring in a foreign country that is identified in a claim against and received by the manufacturer involving the manufacturer's vehicle or equipment, if it is identical or substantially similar to a vehicle or item of equipment that the manufacturer has offered for sale in the United States. The report shall be organized such that incidents are reported alphabetically by make, within each make alphabetically by model, and within each model chronologically by model year. If a manufacturer has not received such a claim or notice during a reporting period, the manufacturer need not submit a report to NHTSA for that reporting period.

(c) For each incident described in paragraph (b) of this section, the manufacturer shall separately report the make, model, and model year of the vehicle or equipment, the VIN (for vehicles only), the incident date, the number of deaths, the number of injuries for incidents occurring in the United States, the State or foreign country where the incident occurred, each system or component of the vehicle or equipment that allegedly contributed to the incident, and whether the incident involved a fire or rollover, as follows:

(1) For light vehicles, the system or component involved, and the existence of a fire or rollover, shall be identified and coded as specified in Sec. 579.21(b)(2) of this part.

(2) For medium-heavy vehicles and buses, the system or component involved, and the existence of a fire or rollover, shall be identified and coded as specified in Sec. 579.22(b)(2) of this part.

(3) For motorcycles, the system or component involved, and the existence of a fire, shall be identified and coded as specified in Sec. 579.23(b)(2) of this part.

(4) For trailers, the system or component involved, and the existence of a fire, shall be identified and coded as specified in Sec. 579.24(b)(2) of this part.

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(5) For original and replacement equipment, a written identification of each component of the equipment that was allegedly involved, and whether there was a fire, in the manufacturer's own words.

(6) For original and replacement equipment, if the production year of the equipment is unknown, the manufacturer shall specify the number "9999" in the field for model or production year.

Sec. 579.28 Due date of reports and other miscellaneous provisions.

(a) Initial submission of reports. Except as provided in paragraph (n) of this section, the first calendar quarter for which reports are required under Sec. 579.21 through 579.27 of this subpart is the third calendar quarter of 2003.

(b) Due date of reports. Except as provided in paragraph (n) of this section, each manufacturer of motor vehicles and motor vehicle equipment shall submit each report that is required by this subpart not later than 30 days after the last day of the reporting period. Notwithstanding the prior sentence, the due date for reports covering the third and fourth calendar quarter of 2003 and the first calendar quarter of 2004 shall be 60 days after the last day of the reporting period. Except as provided in Sec. 579.27(b), if a manufacturer has not received any of the categories of information or documents during a quarter for which it is required to report pursuant to Sec. 579.21 through 579.26, the manufacturer's report must indicate that no relevant information or documents were received during that quarter. If the due date for any report is a Saturday, Sunday, or a Federal holiday, the report shall be due on the next business day.

(c) One-time reporting of historical information.

(1) No later than December 31, 2003:

(i) Each manufacturer of vehicles covered by Sec. 579.21 through 579.24 of this part shall file separate reports providing information on the numbers of warranty claims recorded in the manufacturer's warranty system, and field reports, that it received in each calendar quarter from July 1, 2000, to June 30, 2003, for vehicles manufactured in model years 1994 through 2003 (including any vehicle designated as a 2004 model);

(ii) Each manufacturer of child restraint systems covered by Sec. 579.25 of this part shall file separate reports covering the numbers of warranty claims recorded in the manufacturer's warranty system and consumer complaints (added together), and field reports, that it received in each calendar quarter from July 1, 2000, to June 30, 2003, for child restraint systems manufactured from July 1, 1998, to June 30, 2003, and

(iii) Each manufacturer of tires covered by Sec. 579.26 of this part shall file separate reports covering the numbers of warranty adjustments recorded in the manufacturer's warranty adjustment system for tires that it received in each calendar quarter from July 1, 2000, to June 30, 2003, for tires manufactured from July 1, 1998, to June 30, 2003.

(2) Each report filed under paragraph (c)(1) of this section shall include production data, as specified in paragraph (a) of 579.21 through 579.26 of this Part and shall identify the alleged system or component covered by warranty claim, warranty adjustment, or field report as specified in paragraph (c) of 579.21 through 579.26 of this Part.

(d) Minimal specificity. A claim or notice involving death, a claim or notice involving injury, a claim involving property damage, a consumer complaint, a warranty claim or warranty adjustment, or a field report need not be reported if it does not identify the vehicle or equipment with minimal specificity. If a manufacturer initially receives a claim, notice, complaint, warranty claim, warranty adjustment, or field report in which the vehicle or equipment is not identified with minimal specificity and subsequently obtains information that provides the requisite information needed to identify the product with minimal specificity, the claim, etc. shall be deemed to have been received when the additional information is received. If a manufacturer receives a claim or notice involving death or injury in which the vehicle or equipment is not identified with minimal specificity and the matter is being handled by legal counsel retained by the manufacturer, the manufacturer shall attempt to obtain the missing minimal specificity information from such counsel.

(e) Claims received by registered agents. A claim received by any registered agent of a manufacturer under the laws of any State, or the agent that any manufacturer offering motor vehicles or motor vehicle equipment for import has designated pursuant to 49 U.S.C. 30164(a), shall be deemed received by the manufacturer.

(f) Updating of information required in reports.

(1) Except as specified in this subsection, a manufacturer need not update its reports under this subpart.

(2) With respect to each report of an incident submitted under paragraph (b) of Secs. 579.21 through 579.26 of this part:

(i) If a vehicle manufacturer is not aware of the VIN, or a tire manufacturer is not aware of the TIN, at the time the incident is initially reported, the manufacturer shall submit an updated report of such incident in its report covering the reporting period in which the VIN or TIN is identified.

(ii) If a manufacturer indicated code 99 in its report because a system or component had not been identified in the claim or notice that led to the report, and the manufacturer becomes aware during a subsequent calendar quarter that one or more of the specified systems or components allegedly contributed to the incident, the manufacturer shall submit an updated report of such incident in its report covering the reporting period in which the involved specified system(s) or component(s) is (are) identified.

(iii) If one or more systems or components is identified in a manufacturer's report of an incident, the manufacturer need not submit an updated report to reflect additional systems or components allegedly involved in the incident that it becomes aware of in a subsequent reporting period.

(iv) If the report is of an incident involving an injury and an injured person dies after a manufacturer has reported the injury to NHTSA, the manufacturer need not submit an updated report to NHTSA reflecting that death.

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(g) When a report involving a death is not required. A report on incident(s) involving one or more deaths occurring in a foreign country that is identified in claim(s) against a manufacturer of motor vehicles or motor vehicle equipment involving a vehicle or equipment that is identical or substantially similar to equipment that the manufacturer has offered for sale in the United States need not be furnished if the claim specifically alleges that the death was caused by a possible defect in a component other than one that is common to the vehicle or equipment that the manufacturer has offered for sale in the United States.

(h) When a report involving a claim or notice is not required. If a manufacturer has reported a claim or notice relating to an incident involving death or injury, the manufacturer need not:

(1) Report a claim or notice arising out of the incident by a person who was not injured physically, and

(2) Include in its number of property damage claims a property damage claim arising out of the incident.

(i) Reporting on behalf of other manufacturers. Whenever a fabricating manufacturer or importer submits a report on behalf of one or more other manufacturers (including a brand name owner), as authorized under Sec. 579.3(b) of this part, the submitting manufacturer must identify each such other manufacturer. Whenever a brand name owner submits a report on its own behalf, it must identify the fabricating manufacturer of each separate product on which it is reporting.

(j) Abbreviations. Whenever a manufacturer is required to identify a State in which an incident occurred, the manufacturer shall use the two-letter abbreviations established by the United States Postal Service (e.g., AZ for Arizona). Whenever a manufacturer is required to identify a foreign country in which an incident occurred, the manufacturer shall use the English-language name of the country in non-abbreviated form.

(k) Claims of confidentiality. If a manufacturer claims that any of the information, data, or documents that it submits is entitled to confidential treatment, it must make such claim in accordance with part 512 of this chapter.

(l) Additional related information that NHTSA may request. In addition to information required periodically under this subpart, NHTSA may request other information that may help identify a defect related to motor vehicle safety.

(m) Use of the plural. As used in this part, the plural includes the singular and the singular includes the plural to bring within the scope of reporting that which might otherwise be construed to be without the scope.

(n) Submission of copies of field reports. Copies of field reports required under this subpart shall be submitted not later than 30 days after reports are due pursuant to paragraphs (a) and (b) of this section. The first calendar quarter for which copies of field reports are required to be submitted under Secs. 579.21(d), 579.22(d), 579.23(d), 579.24(d), and 579.25(d) of this subpart is the first calendar quarter of 2004.

(a) Submission of reports. (1) Except as provided in this paragraph, each report required under paragraphs (a) through (c) of Secs. 579.21 through 579.26 of this part must be submitted to NHTSA's early warning data repository identified on NHTSA's Internet homepage (www.nhtsa.dot.gov). A manufacturer must use templates provided at the early warning website, also identified on NHTSA's homepage, for submitting reports. For data files smaller than the size limit of the Internet e-mail server of the Department of Transportation, a manufacturer may submit a report as an attachment to an e-mail message to odi.ewr@nhtsa.dot.gov, using the same templates.

(2) Each report required under Sec. 579.27 of this part may be submitted to NHTSA's early warning data repository as specified in paragraph (a)(1) of this section or by manually filling out an interactive form on NHTSA's early warning website.

(b) Submission of documents. A copy of each document required under paragraph (d) of Secs. 579.21 through 579.26 of this part may be submitted in digital form using a graphic compression protocol, approved by NHTSA, to the NHTSA data repository, or as an attachment to an e-mail message, as specified in paragraph (a)(1) of this section. Any digital image provided by a manufacturer shall be not less than 200 or more than 300 dpi (dots per inch) resolution. Such documents may also be submitted in paper form. Each document shall be identified in accordance with the templates provided at NHTSA's early warning Web site, which is identified in paragraph (a)(1) of this section.

(c) Designation of manufacturer contacts. Not later than 30 days prior to the date of its first quarterly submission, each manufacturer must provide the names, office telephone numbers, postal and street mailing addresses, and electronic mail addresses of two employees (one primary and one back-up) whom NHTSA may contact for resolving issues that may arise concerning the submission of information and documents required by this part.

(d) Manufacturer reporting identification and password. Not later than 30 days prior to the date of its first quarterly submission, each manufacturer must request a manufacturer identification number and a password.

(e) Graphic compression protocol. Not later than 30 days prior to the date of its first quarterly submission, each manufacturer which wishes to submit a copy of a document in digital form, as provided in paragraph (b) of this section, must obtain approval from NHTSA for the use of such protocol.

(f) Information and requests submitted under paragraphs (c), (d), and (e) of this section shall be provided in writing to the Director, Office of Defects Investigation, NHTSA, 400 Seventh Street, SW., Washington, DC 20590.