

From: McHenry, Stephen <NHTSA>
Sent: Tuesday, October 02, 2007 4:27 PM
To: 'brian.stouffer@gm.com'
Cc: keith.schultz@gm.com; Quandt, Jeff <NHTSA>
Subject: PE07-037

Brian,

I have a request for additional information regarding PE07-037. This is to be considered an expansion of the original IR and as such covered under the same guidelines and conditions as the original IR.

Subject vehicle: MY 2004 to 2006 Cadillac CTS-V
Supplemental alleged defect: rear wheel hop, rear axle shudder, rear axle vibration or stress.

Question 2a: Please submit items "a" through "f" for the subject vehicles stated here for the supplemental alleged defect. The search parameters used should include but not be limited to those non-keyword qualifiers and keyword qualifiers used in GM response "ATT_1_GM\Q_08\Q_8.2\Q_8.2B Power Hop and Half Shaft Fracture\Half Shaft Replacement.xls"

Question 3a: as stated in the original IR, relating to the subject vehicle and supplemental alleged defect as stated in this e-mail.

Question 4a: as stated in the original IR, relating to the subject vehicle and supplemental alleged defect as stated in this e-mail.

Question 5a: as stated in the original IR, for the alleged defect of rear differential failure, for subject vehicles MY 2004 to 2006 Cadillac CTS-V, remove the qualifier in GM's search of warranty claims having to include the labor operations T2020 or Z2080 and submit any additional claims found by the search. Utilize such filters that would ensure that all of the vins with a loss of motive power listed in GM's response [REDACTED] are included (there are 7 vins for CTS-Vs noted with a condition of not being able to move, 4 of which are not included in the response warranty database file submitted to ODI), and all such similar claims be also included.

Question 5b: as stated in the original IR, relating to the subject vehicle and supplemental alleged defect as stated in this e-mail. Remove the qualifier in GM's search of warranty claims having to include the labor operations T2020 or Z2080.

Question 6a: as stated in the original IR, relating to the subject vehicle and supplemental alleged defect as stated in this e-mail.

Question 7a: as stated in the original IR, relating to the subject vehicle and supplemental alleged defect as stated in this e-mail.

Question 8a: Relating to the subject vehicle and supplemental alleged defect as stated in this e-mail, provide copies of all text, analysis, conclusions, and all other material contained in or relating to the [REDACTED] noted in GM's response [REDACTED]

Question 9a: as stated in the original IR, relating to the subject vehicle and supplemental alleged defect as stated in this e-mail.

Question 11: relating to the subject vehicle and supplemental alleged defect as stated in this e-mail,

- a) describe the marketing strategy and target market for the MY 2004 to 2006 Cadillac CTS-V; and
- b) Provide 10 separate, different examples of print advertising utilized for the MY 2004 to 2006 Cadillac CST-V, stating for each where they were placed.

Yours truly,

Stephen McHenry
Investigator, US D.O.T.
National Highway Traffic Safety Administration
Office of Defects Investigation
NVS-213 Room W48-217
1200 New Jersey Ave., SE
Washington D.C. 20590-0001
202.366.4883 or 1.800.536.8368 x-64883
Fax 202.366.1767