



Via email

March 23, 2015

NHTSA
Attn: Cynthia Glass
Office of Defects Investigation
Enforcement
1200 New Jersey Avenue SE
Washington, DC 20590

NVS-215cg
EQ 15-003
14V-313
14V-314

Subject: Safety Recalls 14V-313 and 14V-314

Dear Cynthia Glass:

We are in receipt of the letter from your office dated March 19, 2015 regarding the investigation EQ 15-003. The letter states that Cummins reported that it sold **174** of the subject Cummins ISC and ISL model engines to Country Coach for possible installation into vehicles. We are not that company. Country Coach, Inc and Country Coach LLC fell victim to a Chapter 7 Federal Bankruptcy and liquidation in November of 2009, with the public liquidation auction held on February 4, 2010. The owner of this company (Country Coach Corporation) purchased the intellectual property only of the former Country Coach LLC. Therefore, we are not the company who purchased the subject Cummins engines. To date, Country Coach Corporation has not manufactured or put any vehicles into commerce. Country Coach Corporation is a small service shop that does repairs to vehicles.

Attached to this message is the bankruptcy order issued by the US Bankruptcy Court that placed Country Coach LLC into Chapter 7 liquidation.

Regards,

A handwritten signature in blue ink, appearing to read "David Diamond", is written over a light blue horizontal line.

David Diamond
Country Coach Corporation

EXCELLENCE BY DESIGN

135 East First Avenue | PO Box 575 | Junction City, OR 97448

Below is an order of the court.

Albert E. Madeliffe

U.S. Bankruptcy Judge

CLERK U.S. BANKRUPTCY COURT
DISTRICT OF OREGON

NOV 25 2009

LODGED _____ REC'D _____
PAID _____ DOCKETED _____

UNITED STATES BANKRUPTCY
COURT District of Oregon

In re)
Country Coach LLC) Case No. 09-60419-aer11
Debtor(s))
) ORDER CONVERTING
) CHAPTER 11 CASE TO
) CASE UNDER CHAPTER 7

A motion having been filed to convert the Chapter 11 case, and it appearing conversion is appropriate,
IT IS ORDERED that this case is converted to a case under Chapter 7 of United States Code Title 11.

IT IS FURTHER ORDERED that:

1 Mark Andersen, who represents the debtor in the capacity of Chief Financial Officer, is designated, pursuant to Fed. Rule of Bankruptcy Procedure 9001(5), to perform the duties imposed upon the debtor(s) by United States Code Title 11, the Fed. Rules of Bankruptcy Procedure, and this court's Local Rules.

2 The debtor **MUST FILE, WITHIN 15 DAYS of the above "FILED" date, ONLY AN ORIGINAL OF** all documents required by either the following pt. a. or pt. b.:

a. (1) A complete set of Schedules, Statement of Affairs, **detailing the debtor(s)' status** as of this conversion date **AND** (2) a SEPARATE Master Mailing Matrix (NO copy required), following Local Form #104, **LISTING ONLY NEW CREDITORS** whose unpaid debts were **INCURRED AFTER** filing of the Chapter 11 Petition **AND BEFORE** this date of conversion.

OR b. A Declaration, under penalty of perjury, stating that all previously filed Schedules, Statement of Affairs, and any amendments thereto, substantially reflect the condition of the debtor(s) and the estate on this date of conversion;

3 The United States Trustee shall appoint a Chapter 7 Trustee.

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