





Nissan North America, Inc. One Nissan Way Franklin, TN 37067

Mailing Address: PO Box 685001 Franklin, TN 37068

July 28, 2017

Mr. Jeff Giuseppe Acting Associate Administrator for Enforcement National Highway Traffic Safety Administration Attn: Recall Management Division (NVS-215) Room W48-302 1200 New Jersey Avenue, SE Washington, D.C. 20590

Dear Mr. Giussepe:

We are transmitting the enclosed amended Noncompliance Information Report in accordance with 49 CFR Part 573. On May 16, 2017, Nissan submitted a Petition for Determination of Inconsequential concerning the 2016 and 2017 Nissan Titan Crew Cab and Titan XD Crew Cab vehicles. Nissan is hereby withdrawing this petition and conducting a recall. Nissan plans to notify dealers on July 31, 2017 and will notify all affected owners within 60 days of NCIR submission to bring their vehicle into a Nissan dealer.

Very truly,

Derek Latta Manager,

Technical Compliance

Encl.

NONCOMPLIANCE INFORMATION REPORT

1. Manufacturer:

Nissan North America, Inc.

2. <u>Vehicles Potentially Involved:</u>

Model Year 2016-2017 Nissan Titan Crew Cab and Titan XD Crew Cab vehicles shown in the table below:

Make/Model	Dates of Manufacture
MY 2016-2017 Nissan Titan Crew Cab	September 29, 2015 through February 24, 2017
MY 2016-2017 Nissan Titan XD Crew Cab	August 7, 2015 through February 24, 2017

No other Nissan models are affected.

3. Total Number of Vehicles Potentially Involved:

Approximately 44,264 vehicles are affected.

Make/Model	<u>Vehicles</u> <u>Affected</u>
MY 2016-2017 Nissan Titan Crew Cab	25,164
MY 2016-2017 Nissan Titan XD Crew Cab	19,100

4. Percentage of Vehicles Estimated to Actually Contain the Noncompliance:

100%

5. <u>Description of the Noncompliance:</u>

The rear seat belt assembly may not meet S7 of FMVSS No. 201. More specifically, the HIC(d) value for target RP2 specified in S10.4(b)(2) was 1,007.9 during NHTSA test conducted at MGA (MGA Test Report Mo. G17I7-001.6). This HIC(d) value for target RP2 exceeds the maximum of 1,000 specified in S7.

6. Basis for Determination of the Existence of a Noncompliance

During an MGA test conducted in January, 2017 the HIC(d) value for target RP2 specified in S10.4(b)(2) was 1,007.9. In February, Nissan received information request OA-201-20170112A from OVSC. While Nissan prepared its response to the information request, it concurrently conducted an investigation to determine the possible causes for the difference in HIC(d) results, as well as whether the MGA test result constituted a noncompliance or a non-repeatable test anomaly.

In March, Nissan submitted to NHTSA its response to OA-201-20170112A, including the internal test certification information (Nissan test number 6H61LPTNRP2-R3N); Nissan's vertical approach angle to target RP2; and

additional testing conducted by Nissan. Nissan informed the agency that it was comparing internal testing to the subject MGA test to determine if there was a noncompliance and whether, if a noncompliance was confirmed, it is inconsequential to safety.

During the course of the investigation it was determined that a difference in vertical approach angle contributed to the difference in HIC(d) results between Nissan's certification test and the test conducted at MGA. As seen in **Figure 1** below, the test conducted at MGA used a zero degree (0°) vertical approach angle whereas the certification testing

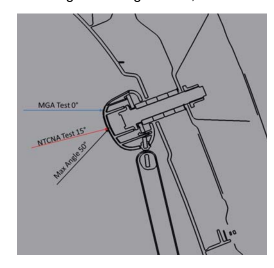


Figure 1 - Vertical Approach Angle

conducted by Nissan used a fifteen degree (15°) vertical approach angle. In Nissan's certification test, the 15° vertical approach angle allowed the head form to contact both the D-Ring bolt trim cap as well as the C-Pillar trim. However, in the test conducted at MGA at a vertical approach angle of 0°, the head form only contacted the D-Ring bolt trim cap.

Because the HIC(d) value for target RP2 resulting from a vertical approach angle of 0° in the MGA test exceeded 1,000, there is a technical noncompliance with S7 of FMVSS 201.

7. <u>Description of Corrective Action:</u>

Nissan dealers will apply energy absorbing material to the existing C-Pillar Finisher and replace the Seatbelt Bolt and Bolt Cap.

We will not include a statement in the Part 577 owner notification concerning reimbursement for the cost of obtaining a pre-notification remedy as the subject vehicles are under warranty.

8. Copy of Notices:

Copies of all notices will be provided to NHTSA as they become available.