

January 4,2013

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DAVID STRICKLAND PAUL V. SHERIDAN NHTSA HDGTRS SHERIDAN, PAUL V 1200 NEW JERSEY SE 22357 COLUMBIA ST

WASHINGTON, DC 20590 US 481243431 US

Reference EA12-005

Thank you for choosing FedEx.

To: Mr. David L. Strickland *

NHTSA Headquarters

West Building

1200 New Jersey Avenue, SE Washington, DC 20590

202-366-4000

Date: 1 January 2013 VIA FEDEX AIRBILL 8007-9341-5951

From: Mr. Paul V. Sheridan

DDM Consultants 22357 Columbia Street Dearborn, MI 48124-3431

313-277-5095 / pvs6@Cornell.edu

Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al.

Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305

Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)

Courtesy Copy List **

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* Available with hyperlinks: http://links.veronicachapman.com/Sheridan2Strickland-9.pdf

** By email or USPS

DDM Consultants 22357 Columbia Street Dearborn, MI 48124-3431 313-277-5095

1 January 2013

VIA FEDEX AIRBILL 8007-9341-5951

Mr. David L. Strickland, Administrator NHTSA Headquarters 1200 New Jersey Avenue, SE Washington, DC 20590 202-366-4000

Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al. ¹

Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305 (Public Memo)
Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)

Dear Mr. Strickland:

Reference 1 affirms that agreement to selected historical facts has occurred between the parties. The memo emphasizes that "a trend" was detected by the Office of Defects Investigation (ODI) by use of Vehicle Owner Questionnaires (VOQ). Reportedly this alerted the agency to the possible existence of a safety defect involving floor mats. Reference 1 does not qualify or quantify the associated product liability litigation activity/behavior. And nowhere does the memo present the injury/death statistics caused by the alleged Toyota safety defect. ^{2 3}

Federal Motor Vehicle Safety Standards (FMVSS): Comparative Analysis and Discussion

To the best of my knowledge, no FMVSS is directed specifically at floor mats; such a narrow specification is not necessary given the overriding philosophical and regulatory intentions of the National Traffic and Motor Vehicle Safety Act. Likewise, no FMVSS is narrowly directed at the issues germane to EA12-005, specifically:

The intrinsic and foreseeable safety defect of an engineering design that allows for direct collision impact/breach to an unprotected fuel tank system and/or its components. (ATTACHMENT 1) 4 5

The agreement reached between Toyota and NHTSA/DOT portends maximizing the awareness and safety of the public. In this context I am compelled to update EA12-005 with comparative analysis and discussion.

Jeep Vehicle Fire Death/Injury "Trends" Since Not Later Than 1997: Documentation and Events Review

It was known to NHTSA that a trend emerged for severe fire injury and fire death in the Jeep vehicles; one that did not exist in peer vehicles; a trend that was quantitatively and qualitatively far more lethal than what allegedly justified Toyota/NHTSA Recall 12V-305. Historical data indicated that EA12-005 defects had caused 69 deaths within the 1993-1998 ZJ-Body and within the 1999-2004 WJ-Body Jeep Grand Cherokees data bases alone. ⁶

NHTSA was also fully aware that the trend for Jeep Grand Cherokees <u>became non-existent</u> beginning with the 2005 WK-Body; with extensive design input from DaimlerBenz, the WK-Body addressed all failure modes that are known to exist in the defectively designed fuel tank system of the prior Chrysler Jeep Grand Cherokee. ⁷

Review of the following five documents/events confirms that Chrysler Group LLC was fully aware that a severe injury and death trend had emerged, but also that they had foreknowledge that such was foreseeable. Despite these historical facts, spanning over fifteen years, Chrysler failed to warn NHTSA, in clear violation of 49 CFR § 573.6. Further, as I had made you personally aware, they actively sought to conceal internal documentation; a behavior not limited to litigation, but one that confirms that their failure to warn was deliberate.

I. Document: Original Defect Petition of 2 October 2009 - DP09-005

The original defect petition submitted to NHTSA on 2Oct09 by the Center for Auto Safety (CAS) provides overwhelming evidence that Chrysler was aware of an existing defect trend in their 1993-2004 Jeep Grand Cherokees. The following salient observations can be made from the CAS petition:

- 1. Accidents where the Most Harmful Event (MHE) indicated collision-induced fuel tank related fires were known to Chrysler and NHTSA not later than 1997,
- 2. Accidents where the MHE resulted from a rear collision-induced fuel tank fire were known to Chrysler by virtue of the fact that such had occurred in Michigan,
- 3. A majority of the accidents mentioned above, where litigation was commenced, involved not only a safety defect assertion by the plaintiff, <u>but also a "failure to warn" complaint</u>,
- 4. ALL known litigation mentioned in #3 concluded with Chrysler demanding a "Confidentiality Order." This fact is called out in the petitioner's cover letter, but most prominently under his Attachment E. 8

A scar in the history of transportation safety, an open assault upon the philosophical intent of the Safety Act, is the dynamic orchestrated by the corporate defense bar under the portent of #4 above: The obscuration of public and Agency knowledge/awareness of a safety defect.

II. Event and Documents: Compliance Status Revision of ZJ-Body - The "Estes Bracket"

FMVSS-301 compliance status of the 1993-1996 ZJ-Body remains highly questionable if not fraudulent. In my letter of 27 August 2012 (Page 5 of 7) I advised you to request from Chrysler Group LLC "the transcript and exhibits to the deposition of Mr. Judson Estes in Austin v DaimlerChrysler." The following salient observation can be made from those documents:

1. Chrysler expects the agency to believe that a minor change to a fuel tank was approved; a change they allege was proposed by a supplier to reduce cost. They expect us to believe that this revision alone caused recertification to FMVSS-301. Legal discovery shows that, at best, FMVSS-301 compliance of the 1993 – 1996 ZJ-Body was/is so incompetent, so marginal, that when certification of essentially a carryover design was attempted, Chrysler was confronted with the likelihood of a non-compliance status for prior sales and existing production. Although no field action was offered, these internal developments had resulted in the unexpected expenditure of hundreds-of-thousands in additional crash testing dollars for the 1997 model year; which then resulted in the last-minute production release a preposterous, make-shift reinforcement to the left rear frame rail, nicknamed the "Estes bracket" (ATTACHMENT 2). Please take the time to read Endnote 9.

This history should be viewed in the context of Chrysler foreknowledge that, beyond narrow FMVSS-301 compliance, the ZJ-Body fuel system had serious real-world issues that would and did provoke a defect trend.

III. Documents & Event: Compliance Status Revision of WJ-Body - Safety Defect Recall A-10

In my letter to CAS of 1 June 2010, which was copied to you, ¹⁰ I discussed the WJ-Body recall for, what was, once again, a marginal FMVSS-301 compliance status. I made the following assertion:

"What remains significant about this document is that it represents the first time that three key words were used connectedly and simultaneously with respect to the Jeep Grand Cherokee: 'safety,' 'skid plate,' 'repaired.' Although the underlying portent is well-understood internally to Chrysler and its dealers, Safety Recall A10 represented the first admission that Grand Cherokee fuel tank safety/crashworthiness issues could be "repaired" by existence or installation of a skid plate."

Alternatively, installation of a "protective impact deflection structure" (i.e. "skid plate") resolved not only a narrow non-compliance status, but also the real-world issue of crashworthiness. As you will see in the next section, an existing internal recommendation for a protective structure had already addressed the FEMAs for the fuel systems of the EA12-005 vehicles. These failure modes are implicit to the defect trend in FARS for the Jeep Grand Cherokee. Chrysler Group LLC has been aware of these non-regulated failure modes since not-later than 1978.

IV. Document: Failure to Warn NHTSA: The (Chrysler) Baker "Fuel System Design" Memorandum of 1978

During our face-to-face introduction on 19 May 2010, at the Toyota hearings in the Senate Russell Office Building, I alerted you to the existence of a document that was relevant and responsive to DP09-005. ¹¹ In secret, in prior lawsuits, and upon plaintiffs' capitulation to Chrysler demands for Confidentiality Orders, the 1978 Baker memo was vigorously obscured from public view. In response to your verbal request to receive the Baker memo, I copied you on my 1 June 2010 letter to CAS. ¹² In that letter I quoted the Baker memo:

"Where fuel tank location behind the rear axle is all that is feasible, a <u>protective impact deflection structure</u> may have to be provided whether or not a bumper is provided. An investigation whether to relocate the fuel tank or to provide impact deflecting structures is presently underway." (underline added)

The Baker memo confirms a long-standing foreknowledge of the fact that EA12-005 vehicles, which do <u>not</u> have a "protective impact deflection structure," will provoke a defect trend that will cause horrific injury and death:

- 1. On 21 August 2000, Mr. Leonard L. Baker was deposed in the litigation of Butler v DaimlerChrysler wherein his memo of 24 August 1978 was examined,
- 2. On 29 September 2005 Mr. Baker was once-again deposed regarding his memo, this time in the Jeep Grand Cherokee fire death case of Austin v DaimlerChrysler,
- 3. On 29 May 2003 Chrysler defense expert Mr. Robert Banta was deposed in the ZJ-Body death case of Austin v DaimlerChrysler wherein extensive examination of the Baker memo took place,
- 4. Both litigations concluded with the obscuration of the existence and content of the Baker memo.

Chrysler Group LLC failed to submit the Baker memo under their obligations to DP09-005 and PE10-031. That I was burdened with its submission to NHTSA affirms that Chrysler actively sought to conceal documentation; a behavior that confirms that their failure to warn was deliberate. (ATTACHMENT 3).

V. Documents & Event: Failure to Warn NHTSA - Chrysler Defense Expert Testimony "The tank's on its own."

My letter of 24Sep2012 reviews the testimony of the highly qualified Chrysler defense expert Mr. Robert Banta. Referencing photographs that I had forwarded to you on 27Jul2012, Mr. Banta testified (ATTACHMENT 4):

Question: Now, in looking at that photo, can you tell me what part of the vehicle protects the part of the tank

that we're looking at in that photograph?

Witness: No. It's covered by the fascia.

Question: So if a vehicle were to strike just that yellow piece of the car, whether it be because it's lower or

some kind of vehicle that's not even a car, let's say it was a recreational vehicle of some sort, what

would protect that portion of the tank that we see here in yellow.

Witness: Just the tank surface itself.

Question: So in other words, whatever the material of the tank is at the time?

Witness: The tank's on its own.

Chrysler Group LLC has not alerted NHTSA of this testimony of 7Sep2012. The record now confirms that their own experts agree that the Jeep fuel tank systems identified by EA12-005 only comply with the narrow specifics of FMVSS-301, but cannot protect occupants and bystanders from fire-injury and fire-death in the real-world. 14

Comments Submission to Reference 1 (Toyota/NHTSA Recall 12V-305)

- (1) At no time have Toyota executives, defense lawyers or experts involved with Recall 12V-305 offered a paraphrasing of the above Chrysler defense expert testimony, such as: "The floor mat's on its own."
- (2) At no time have Toyota executives or their defense lawyers involved with Recall 12V-305, or any other safety investigation, sought to engage NHTSA and the Department of Justice (DOJ) in a criminal tripartite effort to obscure critical safety information from the taxpayer.

Conclusion Background

This submission offers a 'comparative analysis and discussion' between Recall 12V-305 and EA12-005. The former has resulted in a 17.5 million-dollar maximum civil penalty; a first in the history of the Safety Act. During the timeframe when NHTSA was formulating that penalty, the following EA12-005 event occurred:



In early 2012, while NHTSA was detecting "a trend" in Toyota floor mats, I copied you on my letter of 11 April 2012 wherein I declare: "The details of the fire-death on 6 March 2012 of Remington are too horrific to document." ¹⁶ Four-year-old Remington Cole Walden (pictured at left) burned to death in a Jeep Grand Cherokee. Although he and his aunt both survived the low-speed rear collision, and his aunt was able to escape through the open driver's side window, the fuel-fed flames that instantly engulfed the Jeep were too intense to save Remington, secured in the rear seat. The aunt and neighbors all watched in horror and helplessness as Remington burned to death in a vehicle that Chrysler notoriously claims "has an excellent safety record."

You and Secretary LaHood received a letter from Mr. Thomas Kline on 31 August 2010. You and Secretary LaHood are aware that Mrs. Kline, wife and mother of two, burned to death on 24 February 2007 in a Jeep Grand Cherokee. You are both in possession of the attachments to the Kline letter, including the autopsy report which documents the lethality of the defective Jeep Grand Cherokee fuel system; a lethality that has taken the lives of 69 American citizens (ATTACHMENT 5). You are in

possession of my letter to you of 2Sep2012, which included an eyewitness report that recounts the final *moment* of Mrs. Kline's life (ATTACHMENT 6).

Conclusion: A Long-known "trend" that was not reported and is not survivable

In the NHTSA press release of 18 December 2012 for Toyota Recall 12V-305 you state (ATTACHMENT 7):

"It is critical to the safety of the driving public that manufacturers report safety defects in a timely manner. Every moment of delay has the potential to lead to deaths or injuries on our nation's highways."

I agree with you (and Secretary LaHood). But you must recognize that, in the case of Toyota floor mats, the vast majority of the VOQ database originated with citizens that had survived the defect. In the case of EA12-005, "the trend" was established by those who did *not* survive the defect.

Let us be frank, that in the context of Agency notification requirements, there is no comparison between the historical lethality of 12V-305 and that of EA12-005. It would not be unreasonable for some to allege that Recall 12V-305 was motivated by bias. Given the 'Documentation and Events' section above, which is preliminary, I recommend that the Agency formulate EA12-005 actions that obviate any such allegation(s).

Please do not hesitate to contact me at any time.

Respectfully,

Paul V Sheridan

ENDNOTES

"We do not have the authority to act on isolated problems or resolve disputes between individual owners, dealers or manufacturers."

Any credible/integrated reading of my letter to Mr. Kelleher would conclude that no such request, of the kind insinuated by the quote above, was made. The NHTSA letter concludes with:

"The information you provided has been entered into our database. It will be considered with future reports to identify any future safety defect trends that may require our attention."

Any credible/integrated and sincere reading of my letter would conclude that the past had already demonstrated that a "safety defect trend" existed. My Conclusion section contains a request that is very plainly directed at the NADA.

However, with content very similar to the 'Conclusion Background' section above, my letter to Mr. Kelleher also contained a section entitled, **The Horrific Fire Death of Four-Year-Old Remington Cole Walden (1999 Jeep Grand Cherokee)**. Presumably this data remains worthy of NHTSA attention.

My letter to NADA of 11Apr2012 is available here: http://links.veronicachapman.com/Sheridan2Kelleher-1.pdf As of this letter Mr. Kelleher has not responded.

The NHTSA response letter of 26Apr2012 is available here: http://links.veronicachapman.com/NHTSA2Sheridan-trend.pdf

Although Toyota was asked to comment under PE10-031, the fact that NHTSA/ODI failed to solicit comments from DaimlerBenz on the WK-Body and their fuel system engineering design concepts remains egregious. Please see my letter to you of 9Feb2011, Concern 3, on page 4 of 5, available here: http://links.veronicachapman.com/Sheridan2Strickland-1.pdf

Available with active hyperlinks here: http://links.veronicachapman.com/Sheridan2Strickland-9.pdf

² Available reports indicate the unfortunate death of one individual which was allegedly caused by the floor mat entrapment defect. Reference 1, the signed NHTSA/Toyota agreement is available here: http://www.nhtsa.gov/staticfiles/administration/pdf/NHTSA-Toyota-agreement.pdf

³ You were a courtesy copy recipient of my letter of 11 April 2012. That letter, addressed to National Automobile Dealers Association (NADA) Chairman David Kelleher, made no request of the Agency in the plain direct sense; yet this is the only letter of ten that provoked response. I received a one-page letter from NHTSA dated 26Apr2012 which states:

⁴ Please see my letter to you of 27 July 2012; available here: http://links.veronicachapman.com/Sheridan2Strickland-5.pdf

⁵ Please see my letter to you of 27 August 2012, Page 2 of 7, first paragraph; available here: http://links.veronicachapman.com/Sheridan2Strickland-6.pdf

⁶ EA12-005 was extended to also include the 1993-2001 XJ-Body Jeep Cherokee and the 2001- 2007 KJ-Body Jeep Liberty models, which have a <u>similar</u> fuel system design problem to that of the ZJ/WJ-Body (fuel tank located behind the rear axle and unprotected from direct collision impact on standard equipment models, but with a different fuel filler hose arrangement, etc.). These additional model lines should not be statistically agglomerated with the ZJ/WJ, but as separate and distinct, especially at the level of their respective FEMAs (e.g. the KJ-Body does not have the same fuel tank filler hose FMEA as the ZJ-Body, etc.).

A majority of the engineering design and a great number of core components of the 2005 WK-Body were provided by the Daimler-Benz engineers during the DaimlerChrysler era; a fact openly touted in Jeep advertisements and press releases. Contrary to the diversions provided to the media by Chrysler Group LLC, the dramatic improvement in the safety of the fuel tank system of the WK-Body (to that of a 'no defect' status versus the ZJ/WJ-Body) had no technical relation to the ruse about "luggage space." In litigation and under a competent/complete EA12-005, Chrysler and dealership defense lawyers, their defense experts, and NHTSA will be hard-pressed to explain how the inclusion of a 3/16" plate steel fuel tank encapsulation, as standard safety equipment in the WK-Body, has any design correlation whatsoever to "luggage space."

⁸ The Center for Auto Safety petition is available here: http://www.autosafety.org/sites/default/files/JeepGrandCherokeeDefectPetition%282%29.pdf

ENDNOTES CONTINUED

An expert in the litigation of Kline v Loman's Auto Group et al. has testified, based on Chrysler documentation, that the 1993 – 1996 ZJ-Body compliance for FMVSS-301 is invalid. Years prior to this testimony/report I directed the Kline plaintiff to confront Chrysler Group LLC discovery defense counsel (Miller, Canfield, Paddock & Stone PLC) with the "rear frame rail reinforcement bracket" issue. At first, their lead discovery counselor (M. Sheila Jeffrey) feigned complete ignorance of the question/issue. This is incredulous given that during two full days (26/27 May 2005), in the Jeep Grand Cherokee fire death case of Austin v DaimlerChrysler, the deposition of Mr. Estes had taken place at the law offices of Miller, Canfield, Paddock & Stone PLC. The focus of that two-day deposition, attended by the Chrysler Office of the General Counsel: Recertification of the ZJ-Body for FMVSS-301 by use of the "Estes Bracket." Later, through the plaintiff, I confronted that same discovery counsel/firm with photographs of the "Estes Bracket," as well as the Mopar service part number (52059128AA). At this point defense counsel was forced to acknowledge prior knowledge of the "Estes Bracket" issue. Curiously, immediately following this death case discovery charade, Mopar service part number 52059128AA disappeared from the DirectConnect data base under the guise that the part was suddenly "obsolete."

However, that obsolescence ploy was merely the attempted endpoint. During the time that the "Estes Bracket" was available for service, the Mopar DirectConnect database was misleading the public; declaring that the official purpose of this left rear frame rail reinforcement bracket was not related to ZJ-Body recertification under FMVSS-301, but was listed as a "tail hook." Please review the last two pages of Attachment 2; where you will plainly see that the "Estes Bracket" hooks nothing.

The deposition of plaintiff's expert is available here: http://links.veronicachapman.com/Hannemann-29Jun12.pdf

The first day of the deposition of Mr. Estes is available here:

http://links.veronicachapman.com/DepofJUDSONB.ESTES5-26-2005AustinvDCC.doc

The second day of the deposition of Mr. Estes is available here:

http://links.veronicachapman.com/DepofJUDSONB.ESTES5-27-2005AustinvDCC.doc

If, while I functioned as an Engineering Programs Manager at Chrysler Jeep-Truck Engineering (JTE), an engineer had proposed (for a safety issue and for regular production) the engineering equivalent of something as <u>utterly ludicrous</u> as the "Estes bracket" band aid, I would have proposed retraining and/or unemployment for that engineer.

- ¹⁰ Available here: http://links.veronicachapman.com/Sheridan2Ditlow-1.pdf
- DP09-005 is available here: http://www-odi.nhtsa.dot.gov/cars/problems/defect/results.cfm?action_number=DP09005&SearchType=OuickSearch&summarv=true
- ¹² Available here: http://links.veronicachapman.com/Sheridan2Ditlow-1.pdf Upon conclusion of the Senate hearing (on Toyota) of 19 May 2010, I had a twenty-minute one-on-one meeting with Senator Jay Rockefeller (and his senior staff Jocelyn Moore?). The senator was especially concerned with my discussion of how my office files had been raided and confiscated, including my crashworthiness and FMVSS-301 files, during the Christmas holidays of 1994. I had shared this Rockefeller-Sheridan discussion content via 20 May 2010 email with Mr. Clarence Ditlow, Director at the Center for Auto Safety.
- 13 Chrysler submissions as late as 13Dec2012, which continue to divert the Agency and the media/public with the notion that "location" is the central complaint of the Petitioner and the current plaintiffs should be shunned as a defense lawyer ruse. It should be emphasized that in August 1978 Chrysler Engineering recognized that although fuel tank location plays a role, the PRIMARY factor in fuel system crashworthiness is protection or, as Mr. Baker specified, use of a "protective impact deflection structure." Beginning with the WK-Body the Daimler engineers not only relocated the fuel tank to a midvehicle location (within and above structural elements, i.e. not exposed to direct collision impact), but also added a "protective impact deflection structure" as standard (i.e. regardless of the on or off-road intentions of the user).

Although Toyota was asked to comment under PE10-031, the fact that NHTSA/ODI failed to solicit comments from DaimlerBenz on the WK-Body and their fuel system engineering design concepts remains egregious. Please see my letter to you of 9Feb2011, Concern 3, on page 4 of 5, available here: http://links.veronicachapman.com/Sheridan2Strickland-1.pdf

¹⁴ My letter to you of 24 September 2012 is available here: http://links.veronicachapman.com/Sheridan2Strickland-8.pdf

¹⁵ Please see my letter to you of 9Feb2011, beginning with Enclosure 1, PDF page 24 of 245, entitled "Colored Tab," available here: http://links.veronicachapman.com/Sheridan2Strickland-1.pdf

¹⁶ See Page Three of Three, letter to Mr. David Kelleher, Chairman of the National Automobile Dealer's Association (NADA), dated 11 April 2012, available here: http://links.veronicachapman.com/Sheridan2Kelleher-1.pdf (large file).

Mr. David L. Strickland Administrator NHTSA Headquarters 1200 New Jersey Avenue, SE Washington, DC 20590 202-366-4000

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One Page:

Chrysler Jeep Fuel System Defect Investigation EA12-005



Print

Defects - Search Results

1 Record(s) Displayed.

Report Date: July 12, 2012 at 09:33 PM

NHTSA Action Number: EA12005

NHTSA Action Number: EA12005 NHTSA Recall Campaign Number: N/A

Vehicle Make / Model: Model Year(s):

 JEEP / CHEROKEE
 1993-2001

 JEEP / GRAND CHEROKEE
 1993-2004

 JEEP / LIBERTY
 2002-2007

Manufacturer(s):

CHRYSLER GROUP LLC

Component(s):

FUEL SYSTEM, GASOLINE: DELIVERY: HOSES, LINES/PIPING, AND FITTINGS

FUEL SYSTEM, GASOLINE:STORAGE

FUEL SYSTEM, GASOLINE:STORAGE:TANK ASSEMBLY

FUEL SYSTEM, GASOLINE:STORAGE:TANK ASSEMBLY:FILLER PIPE AND CAP

Date Investigation Opened: June 12, 2012

Date Investigation Closed: Open

Summary:

NHTSA has conducted extensive analysis of the data regarding fuel tank integrity for the model year (MY) 1993-2004 Jeep Grand Cherokee (JGC). As a result of that work, the agency has decided to upgrade its safety defect investigation to an Engineering Analysis and to expand the scope of vehicles included in the investigation. NHTSA's assessment of the data collected during Preliminary Evaluation (PE) 10-031 indicates that rear-impact-related tank failures and vehicle fires are more prevalent in the JGC than in the non-Jeep peer vehicles. In addition, the agency's analysis of its FARS data for the peer vehicles and three Jeep models shows a higher incidence of rear-impact, fatal fire crashes for the Jeep products. PE10-031 had focused on the fuel tank system integrity of the JGC vehicles during rear-end collisions and impacts. The fuel tank is located at the rear of the vehicle, between the bumper and axle, and is manufactured from a plastic material (HDPE). Three peer vehicles (across the same MY range as the JGC) were identified for comparative assessment: the Chevrolet Blazer, Ford Explorer, and Toyota 4Runner. ODI has collected and assessed a significant volume of data for the JGC and three peer vehicles under the Defect Petition (DP) 09-005 and PE10-031, much of which was either provided by the petitioner or by the subject and peer manufacturers in response to ODI's information request letters. NHTSA has also utilized its FARS database. Fatal crash data was collected for the JGC and its three peers, along with data for two other Jeep vehicles, the Cherokee and Liberty, which were also manufactured with rear mounted fuel tanks and assessed by ODI as Jeep peer vehicles. Based on the agency's current analysis, ODI has upgraded its investigation to determine whether the subject vehicles contain a defect that presents an unreasonable risk to safety. The subject vehicles for the investigation will be MY 1993-2004 JGC, MY 1993-2001 Cherokee, and MY 2002-2007 Liberty. The estimated production volumes for these vehicles are shown above, although attrition is a factor for the older vehicles. Please note that the counts shown in the above failure report summary are for the JGC only (values shown in the total column are unique). Data for the other Jeep models and possibly other peer models will be collected during the investigation. The ODI reports cited above can be reviewed online at www-odi.nhtsa.dot.gov/ complaints under the following identification (ODI) numbers: JGC: 506249, 549376, 734783, 869217, 10009553, 10335943, 10351589, 10351980, 10357528. Liberty: 10357195, 10366653 (duplicate of 10357195), 10138726, 10149256, 10181332 Cherokee: 10409104

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Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al.

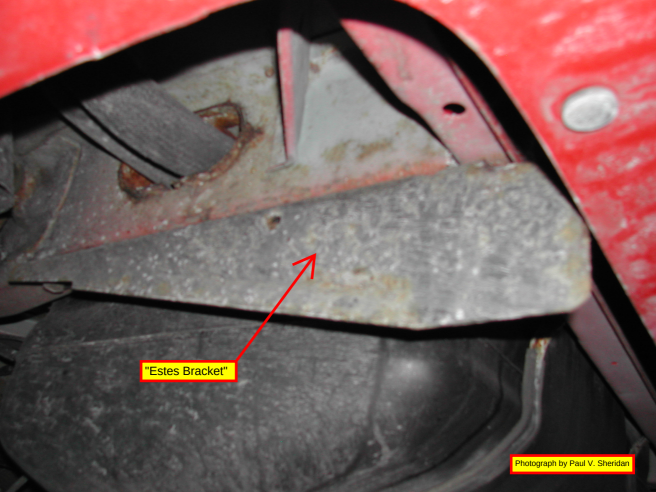
Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305

Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)

Ten Pages

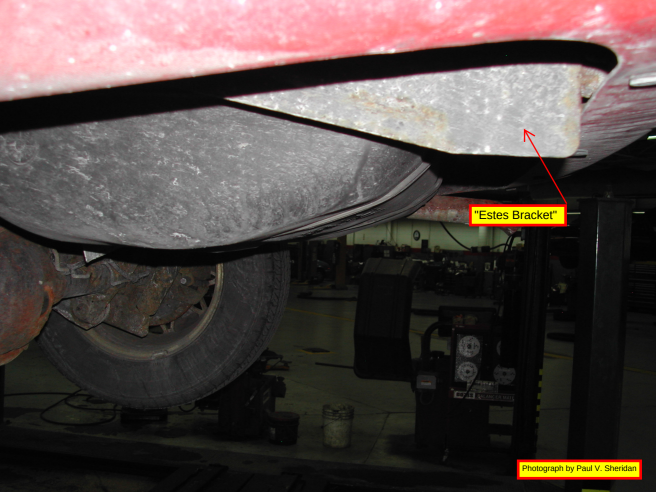
Photographs of last-minute release of preposterous, make-shift reinforcement to the rear frame rail, nicknamed the "Estes bracket" for the 1997 Jeep Grand Cherokee.

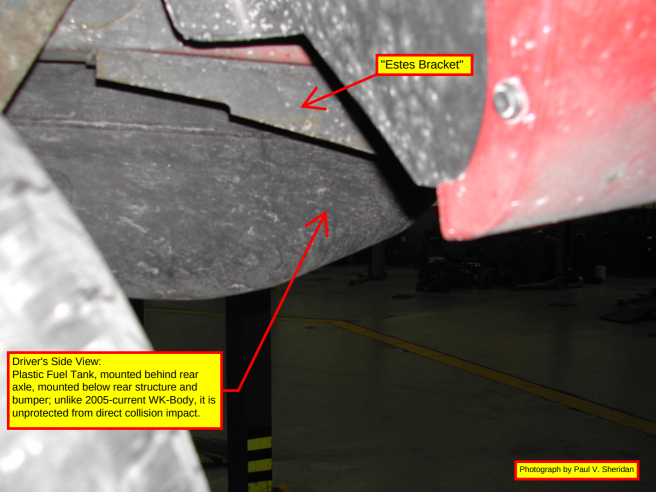
Last page of this attachment shows prior now-deleted MOPAR service graphics page for "Estes Bracket" purposely misleading the public by referring to such as a "tail hook."

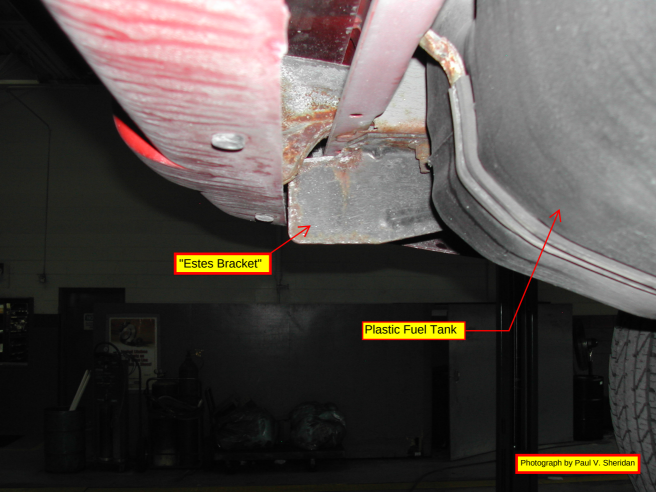












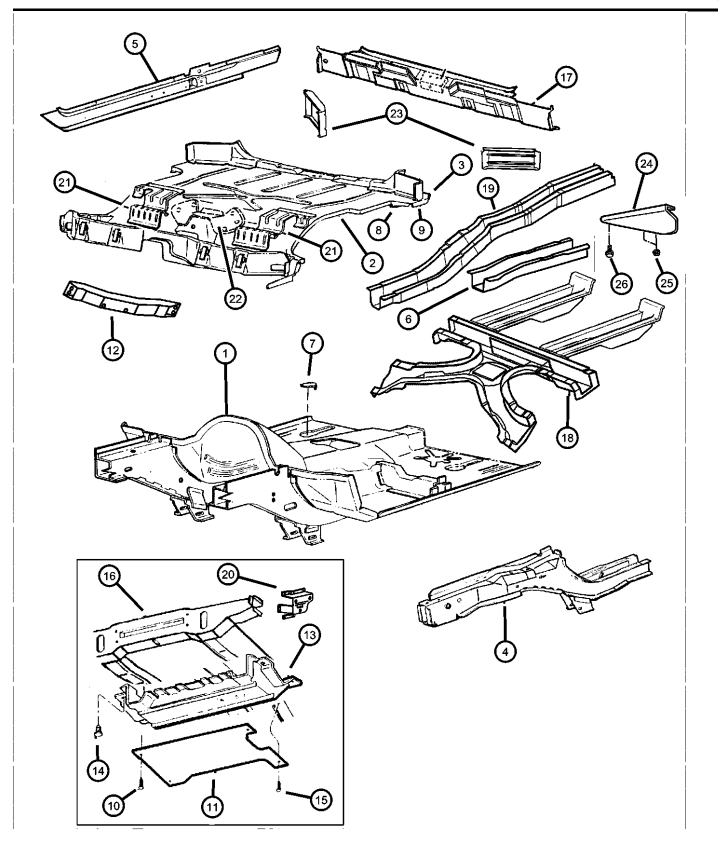




1997 ZJ-Body Jeep Grand Cherokee, which had "Estes bracket" installed at factory to ensure certification under the minimums of FMVSS-301.



Pans, Floor Figure SZJ-210



| ITEM | NUMBER | QTY | LINE | SERIES | BODY | ENGINE | TRANS | TRIM | DESCRIPTION |
|------|------------|-----|------|--------|------|--------|-------|------|---|
| | | | | | | | | | |
| | 55034314 | 1 | | | | | | | Right |
| | 55034315 | 1 | | | | | | | Left |
| 24 | 52059128AA | 1 | | | | | | | PLATE, Tow Hook |
| 25 | 06100056 | 2 | | | | | | | NUT AND WASHER, Hex, |
| 26 | 06101102 | 2 | | | | | | | M12x1.75 BOLT, Hex Head, M12x1.75x45 |

GRAND CHEROKEE (ZJ)

SERIES

BODY 74 = SPORT UTILITY 4-DR **ENGINE**

Engine

TRANSMISSION

ELF = 5.2L V8 MPI Engine
EML = 5.9L V8 MPI Engine
ERH = 4.0L Power Tech I-6

DGK = 4-Spd. Automatic 42RE
Transmission
DGW = 4-Spd. Automatic 4RE DGK = 4-Spd. Automatic 42RE

Transmission
DG0 = Transmissions - All Automatic

Mr. David L. Strickland Administrator NHTSA Headquarters 1200 New Jersey Avenue, SE Washington, DC 20590 202-366-4000

1 January 2013

Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al.

Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305

Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)

Two Pages:

Document: Failure to Warn NHTSA:

The (Chrysler) Baker "Fuel System Design" Memorandum of 1978

"CONFIDENTLAL

Inter Company Correspondence

| | Fire Cose Care August 24, 1978 | | | | |
|---|--------------------------------|--------------------|-------------|--|--|
| e i Capariment | Jivisian | PIANI/Citice | CIMS humber | | |
| R. M. Sinclair, Director International Product Development | Product Plan. & Design Office | Chrysler Center | 416-20-15 | | |
| m-Name & Casariment | Osvision | Plant Office | CIMS Number | | |
| L. L. Baker, Manager Automotive Safety | Engineering Office | Chrysler Center | 418-12-34 | | |

Fuel System Design - Chrysler Passenger Cars And Trucks.

Pursuant to the discussions between Messrs. Vining, Jeffe, Sperlich and yourself with Mr. Mochida on August 22, the fuel system design for domestic passenger cars and trucks is summarized for Mr. Mochida's information.

Not only are the impact performance requirements of MVSS-301 pertinent to the design approach but the significant increase in the last few years in the numbers of product liability cases involving fuel system fires and the increase in the size of the awards by sympathetic juries has to be recognized. In the Ford Pinto case the NHTSA Office of Defects Investigation selected arbitrary performance criteria of minimal or no fuel leakage when the test car is impacted in the rear by a full size car at 35 mph as a basis for questioning the safety of a recall modification of the Pinto.

. Passenger Car

bject:

Fuel Tank Location

The front wheel drive configuration in Chrysler's Omni and Horizon allowed the fuel tank to be located beneath the rear seat. This location provides the protection of all of the structure behind the rear wheels—as well as the rear wheels themselves—to protect the tank from being damaged in a collision. This same location will be used in the new 1981 K-Body cars which will also have a front wheel drive.

The rear wheel drive H-Body scheduled for introduction in 1983 will have the fuel tank located over the rear axle and beneath the floor pan.

The question of whether M, R or J-Body cars should be converted to tank over axle prior to their phase-out is a matter under intensive study at this time.

Filler Neck And Cap

As the fuel tank is moved to a more forward location, the fuel fill is moved to the side of the car. The fuel cap will be recessed below the body surface and a fuel fill door provided. The fuel filler neck is designed to break away from the car body with the fuel filler cap still in place.

In this design the filler cap and fill neck or fill tube remain with the tank to avoid separation and possible fuel leakage. This side fill is scheduled for I and M-Bodies in 1980 and the Y-car in 1981. The fuel fill is less likely to be damaged in a sideswipe when located on the right side of the car. As new models are introduced, the fuel fill will be moved to the right side of the vehicle. This may also offer greater protection to drivers who run out of gasoline on the highway, since they will fill the tank on the side away from the traffic.

Structure

In 1979 through 1983, the M, R, and J model cars which have the fuel tank under the floor pan behind the rear wheels, structural reinforcement of the longitudinals on each side of the tank, shielding of any unfriendly surfaces adjacent to the tank, and the design of straps and hangers to limit undesired tank movement will be employed.

. Truck

Fuel Tank Location

The same principles regarding fuel tank location apply to truck design. It is important that these larger fuel tanks are not only shielded from damage in a collision but do not break away from the truck and thereby spread fuel onto the roadway. The approach used by Mitsubishi on the SP-27 of locating the fuel tank ahead of the rear wheels appears to provide good protection for the tank.

The front wheel drive T-115 to be introduced in 1982 will have the fuel tank ahead of the rear wheels and under the rear seat. However, in rear wheel drive trucks there is no clearance over the axle for fuel tank installation and in many cases there is insufficient space ahead of the axle for fuel tanks of the desired capacity.

Chrysler is investigating fuel tank relocation ahead of the rear wheels for vans and multi-purpose vehicles, but present plans for pickups through 1983 and for MPV's and vans through 1985 have the fuel tank located behind the rear wheels. In vehicles both with and without bumpers there is a concern with vertical height differences that create a mismarch with passenger car bumpers. Where fuel tank location behind the rear axle is all that is feasible, a protective impact deflection structure may have to be provided whether or not a bumper is provided. An investigation whether to relocate the fuel tank or to provide impact deflecting structures is presently underway.

Fill Neck And Cap

All trucks and vans have side fill. The sweptline pickup truck (DW 1-3) and multi-purpose vehicles (AD-1 & AW-1) will have a recessed fill cap and fuel filler door beginning in 1981.

I. Raker

Mr. David L. Strickland Administrator NHTSA Headquarters 1200 New Jersey Avenue, SE Washington, DC 20590 202-366-4000

1 January 2013

Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al.

Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305

Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)

Thirteen Pages:

Five Pages from Chrysler Defense Expert Testimony, previously forwarded to NHTSA on 24 Sep 2012:

"The tank's on its own."

Eight Photographs presented to/used in deposition of Chrysler defense expert, previously forwarded to NHTSA on 27 July 2012.



SUPERIOR COURT OF NEW JERSEY LAW DIVISION - MORRIS COUNTY DOCKET NO. MRS-L-3575-08

THOMAS KLINE, AS ADMINISTRATOR
AD PROSEQUENDUM OF THE HEIRS
AT LAW OF SUSAN MORRIS KLINE,
(DECEASED), AS ADMINISTRATOR
OF THE ESTATE OF SUSAN MORRIS
KLINE, AND THOMAS KLINE,
INDIVIDUALLY,

Plaintiff(s),

V.

VICTORIA MORGAN-ALCALA, CARLOS
ALCALA, NATALIE RAWLS, DAIMLER
CHRYSLER CORPORATION, A/K/A
CHRYSLER CORPORATION, LOMAN
AUTO GROUP, BUTLER CHRYSLER,
JEEP, INC., JOHN DOES A THROUGH Z,
(names being fictitious), ABC
CORPORATIONS 1 through 100,
(names being fictitious),
Defendant(s).

DEPOSITION OF: ROBERT BANTA Volume II

DATE: September 7, 2012

TIME: 10:10 a.m.

BEFORE: SUSAN DE PALMA, a Notary Public and Certified Court Reporter of the State of New Jersey

LOCATION: CALLAHAN & FUSCO, LLC
72 Eagle Rock Avenue
East Hanover, New Jersey 07936

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| | Page 122 | | Page 124 |
| 1 | MR. BRADLEY: Just note my | 1 | A. I think |
| 2 | continuing objection. | 2 | MR. BRADLEY: It's not very clear. |
| 3 | THE WITNESS: Yes. | 3 | THE WITNESS: I think it's more. |
| 4 | Q. And when you look at this | 4 | Q. You think it's more than |
| 5 | photograph, does it appear to you to be | 5 | 17 inches from the ground? |
| 6 | well, let me ask you this. | 6 | A. Yeah. Maybe close to 20. |
| 7 | Did you have an opportunity | 7 | MR. BRADLEY: Just note my |
| 8 | during the pendency of this case, and I | 8 | objection. |
| 9 | think you've indicated such in your | 9 | THE WITNESS: The bottom surface |
| 10 | reports, to look at the CARCO testing that | 10 | of the floor tank? |
| 11 | was done to Jeep Grand Cherokee? | 11 | Q. The bottom surface, yes. |
| 12 | A. Yes, I looked at that. | 12 | MR. BRADLEY: Just note my |
| 13 | Q. And when you look at the second | 13 | objection. I don't see how this has |
| 14 | photograph that is in this packet, does it | 14 | anything to do with his expert report and |
| 15 | look to be the vehicle from the CARCO | 15 | it's beyond the scope of his expert |
| 16 | 45-mile an hour test? | 16 | MS. DE FILIPPO: Fine. |
| 17 | MR. BRADLEY: If you know. | 17 | MR. BRADLEY: You can answer. |
| 18 | Q. If you can recall. | 18 | Q. You can answer. |
| 19 | A. Yes. | 19 | A. Yeah, I think that's about right, |
| 20 | Q. If you look at that photograph | 20 | 17 or 18. |
| 21 | and you look at the car itself, can you | 21 | Q. So now the can you tell by |
| 22 | identify the tank in that car? | 22 | looking at the photograph whether this |
| 23 | MR. BRADLEY: As depicted in the | 23 | Jeep Grand Cherokee is in the same |
| 24 | photograph? | 24 | configuration as the Kline vehicle? |
| 25 | MS. DE FILIPPO: Yes. | 25 | MR. BRADLEY: Just note my |
| | Page 123 | | Page 125 |
| 1 | THE WITNESS: Identify the what? | 1 | continuing objection. |
| 2 | Q. The gas tank. | 2 | THE WITNESS: Well, it's the same |
| 3 | A. Yes. It's painted yellow. | 3 | type of vehicle. |
| 4 | Q. So the item on the car underneath | 4 | Q. And is there anything which |
| 5 | the bumper which is painted yellow and has | 5 | encompasses the tank as you look at the |
| 6 | two straps on either side of it, that's | 6 | photograph which we have previously marked |
| 7 | the gas tank. Correct? | 7 | as Banta-23 that you are looking at right |
| 8 | A. Yes. | 8 | now, the same one you're looking at? |
| 9 | Q. In the third photograph are you | 9 | MR. BRADLEY: Can you repeat that |
| 10 | able to identify that vehicle as a Jeep | 10 | question? I don't understand it. |
| 11 | Grand Cherokee? | 11 | Q. Is there any part of the vehicle |
| 12 | A. Yes. | 12 | which is covering, shielding the tank as |
| 13 | Q. Is it a ZJ? | 13 | you look at it depicted in Banta-23? |
| 14 | A. Yeah. | 14 | MR. BRADLEY: Just note my |
| 15 | Q. And when you look at that | 15 | objection. This is called an exemplar |
| 16 | photograph you see that there's a | 16 | vehicle. |
| 17 | yardstick in that photograph but behind | 17 | THE WITNESS: No, nothing covers |
| 18 | that yardstick is the gas tank depicted? | 18 | the tank. You mean the bottom and rear |
| 19 | A. Yes. | 19 | surfaces? |
| 20 | Q. And is the gas tank, although | 20 | Q. Right. |
| 21 | it's not painted yellow, the structure | 21 | A. Other than the vehicle structure? |
| 22 | which is approximately 17 inches from the | 22 | Q. Right. Go to the next photograph |
| 23 | ground as per that yardstick? | 23 | which is the side view of the Jeep Grand |
| 24 | MR. BRADLEY: If you can tell. | 24 | Cherokee. Correct? |
| | MIC. BICADEL 1. II you can ten. | - 2 1 | |
| 25 | Q. A little less than 17. | 25 | A. Yes. Of this Grand Cherokee, |

| | | | 7 100 |
|----|--|----|--|
| | Page 126 | | Page 128 |
| 1 | yes. | 1 | objection. |
| 2 | Q. And can you see the tank in that | 2 | Q. In the photograph. |
| 3 | photograph? | 3 | A. Yes. |
| 4 | A. Yes. | 4 | Q. I'm just trying to identify what |
| 5 | Q. And about how much of that tank | 5 | we're looking at. Is that the hole that |
| 6 | hangs below the vehicle structure? | 6 | the filler hose passes through to get from |
| 7 | MR. BRADLEY: Just note my | 7 | the place where you put the gas into the |
| 8 | objection. | 8 | car to the tank? |
| 9 | Q. Based on what you can see in that | 9 | A. Yes. |
| 10 | photograph. | 10 | Q. And if you look at the next |
| 11 | A. Oh, maybe about seven inches in | 11 | photograph, you've already seen this |
| 12 | this photograph. | 12 | photograph, Banta-24. That would be the |
| 13 | Q. And is there anything when you | 13 | bumper that we talked about earlier. |
| 14 | look at that tank depicted in this | 14 | Correct? |
| 15 | photograph, can you tell what material | 15 | A. Yes. |
| 16 | that tank is made of? | 16 | Q. And that's a similar bumper to |
| 17 | MR. BRADLEY: If you know. | 17 | what the Susan Kline vehicle would have? |
| 18 | THE WITNESS: Yes. | 18 | MR. BRADLEY: Just note my |
| 19 | Q. What is it? | 19 | objection. |
| 20 | A. It's high density polyethylene. | 20 | THE WITNESS: Yes. |
| | | 21 | Q. And then finally, the last |
| 21 | Q. And is that the same substance that the Susan Kline tank was made of? | 22 | photograph in this is a photograph of |
| 22 | | 23 | well, you tell me if you can indicate |
| 23 | A. Let me go back and re-answer. | 24 | what's depicted on the last photograph. |
| 24 | The typical material is high density | 25 | MR. BRADLEY: Just note my |
| 25 | polyethylene, at least that's what Susan | 25 | The state of the s |
| | Page 127 | | Page 129 |
| 1 | Kline had. | 1 | objection. I don't know what it depicts |
| 2 | Q. Okay. | 2 | and I don't see how it's relevant and it's |
| 3 | A. This vehicle appears to have a | 3 | beyond the scope of his expert report. |
| 4 | production fuel tank and if it's a | 4 | MS. DE FILIPPO: Fine. |
| 5 | production tank, it was also high density | 5 | MR. BRADLEY: You can answer if |
| 6 | polyethylene. | 6 | you know what's depicted. |
| 7 | Q. So it looks like what would have | 7 | THE WITNESS: This is a post |
| 8 | been the tank in the Susan Kline vehicle? | 8 | crash photograph done by CARCO after this |
| 9 | A. Yes. | 9 | vehicle was hit in the rear by a bullet |
| 10 | Q. If you look at the next | 10 | vehicle at 40 miles an hour. |
| 11 | photograph, is that the side frame rail? | 11 | Q. You've seen this before. |
| 12 | | 12 | Correct? |
| | | 13 | A. I think I have, yeah. |
| 13 | | 14 | Q. Okay. And |
| 14 | A. This vehicle had either a trailer | 15 | A. I think I saw this in black and |
| 15 | tow or skid plate on it at one time. | 16 | white. I've not seen a nice one like this |
| 16 | Q. Okay. But when you look at the | 17 | before. |
| 17 | side rail is the side rail depicted? | ì | |
| 18 | Is that the piece of metal that has an | 18 | Q. I'm sorry, I represented that was |
| 19 | oval hole through it? | 19 | the last photo. There's one more. |
| 20 | A. Yeah, the pass-through? | 20 | The next photograph is can you |
| 21 | Q. Yes. | 21 | tell me what that is? |
| 22 | A. Yes. | 22 | A. That's the same vehicle with a |
| 23 | Q. When you look at this photograph, | 23 | different view and it appears that in this |
| 24 | the oval hole is kind of rusty. Right? | 24 | test this fuel tank was leaking not |
| | MR. BRADLEY: Just note my | 25 | gasoline but some solvent. |

| | | | 34 (rages 130 to 133) |
|----------|---|----------|--|
| | Page 130 | | Page 132 |
| 1 | Q. Is that stoddard? | 1, | A. Yes. |
| 2 | MR. BRADLEY: If you know. | 2 | Q. Now, in looking at that photo, |
| 3 | THE WITNESS: Probably. | 3 | can you tell me what part of the vehicle |
| 4 | Q. Mr. Banta, if you would look at | 4 | protects the part of the tank that we're |
| 5 | the photographs, whichever you prefer, | 5 | looking at in that photograph? |
| 6 | either photograph number 2, 3 or 4 in this | 6 | A. No. It's covered by fascia |
| 7 | packet, or any that you need to look at, | 7 | material. |
| 8 | and would you indicate to me or show me on | 8 | Q. So if a vehicle were to strike |
| 9 | any of the photographs what protected the | 9 | just that yellow piece of the car, whether |
| 10 | portion of the tank that's hanging below | 10 | it be because it's lower or some kind of |
| 11 | the bumper? | 11 | vehicle that's not even a car, let's say |
| 12 | A. The tank | 12 | it was a recreational vehicle of some |
| 13 | MR. BRADLEY: Just note my | 13 | sort, what would protect that portion of |
| 14 | continuing objection as this is not | 14 | the tank that we see here in yellow? |
| 15 | necessarily depictive of the Susan Kline | 15 | MR. BRADLEY: Just note my |
| 16 | subject vehicle. Are you asking what | 16 | objection. |
| 17 | protected it in this vehicle as depicted, | 17 | THE WITNESS: Just the tank |
| 1 | • | 18 | surface itself. |
| 18 | in the Susan Kline vehicle, any vehicle? MS. DE FILIPPO: I note your | 19 | Q. So in other words, whatever the |
| 19 | | 20 | material of the tank is at the time? |
| 20 | objection. But he didn't ask me that | 21 | A. The tanks on its own. |
| 21 | question. So he can answer if he | 22 | |
| 22 | understands my question. | 23 | Q. Now if you look at the next photograph, which we marked Banta-23, |
| 23 | MR. BRADLEY: If you understand | 24 | |
| 24 | the question, you can answer. | | where the bumper has been removed, is the |
| 25 | THE WITNESS: If we look at this | 25 | crossmember depicted in that photograph, |
| | Page 131 | | Page 133 |
| 1 | photograph | 1 | Banta-23? |
| 2 | MS. DE FILIPPO: Why don't we mark | 2 | A. Yes. |
| 3 | I'm thinking we ought to mark all the | 3 | Q. It is? |
| 4 | photographs so we know what we're looking | 4 | A. Yes, the rear crossmember. |
| 5 | at. So let's mark from the beginning to | 5 | Q. So the rear crossmember, that is |
| 6 | end with the exception of the ones | 6 | the piece of equipment that you indicated |
| 7 | previously marked. | 7 | previously protects the tank. Correct? |
| 8 | | 8 | A. No. The rear crossmember and the |
| 9 | (Six photographs are received and | 9 | bumper both. They're both back there and |
| 10 | marked Banta-28 through Banta-33 for | 10 | they're tied together. |
| 11 | identification.) | 11 | Q. So with the bumper off are you |
| 12 | · | 12 | saying that the rear crossmember doesn't |
| 13 | Q. Let's just start with photograph | 13 | protect the tank? |
| 14 | which I have marked Banta-29. Would you | 14 | MR. BRADLEY: Just note my |
| 15 | look at that photograph, Mr. Banta, this | 15 | objection. I believe he testified before |
| 16 | one? | 16 | there was a box that protected the tank. |
| 17 | A. Okay. | 17 | THE WITNESS: They're in |
| 18 | Q. You've already testified that | 18 | combination. |
| 19 | that depicts the back of the CARCO Jeep | 19 | Q. I'm saying with the bumper off as |
| 20 | Grand Cherokee prior to being stuck. | 20 | you see it here in Banta-23, are you |
| 21 | Correct? | 21 | indicating there's no protection for any |
| 22 | A. Yes. | 22 | part of that tank? |
| 23 | Q. And you've already indicated that | 23 | A. Well, I guess |
| 1 | | 1 | _ |
| 2.4 | what's vallow in the hottom of the humper | : 74 | MR BRADLEY From What / |
| 24 25 | what's yellow in the bottom of the bumper is the gas tank. Correct? | 24 25 | MR. BRADLEY: From what? THE WITNESS: There is protection |

ZJ-Body Jeep Grand Cherokee: Typical Customer View (of Fuel Tank)



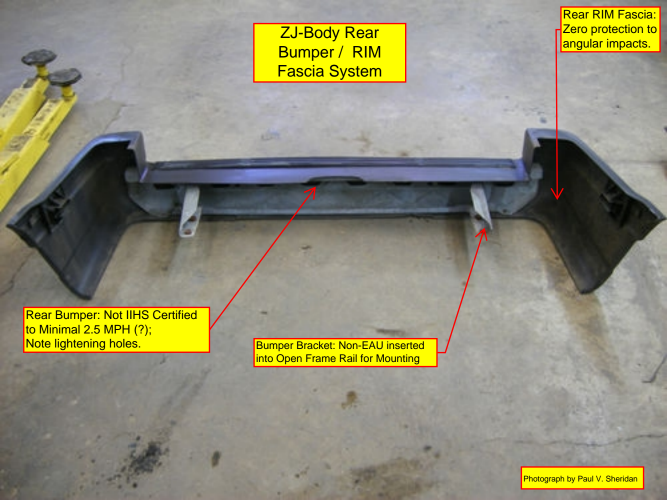
Photograph by Karco Engineering















ATTACHMENT 5

Mr. David L. Strickland Administrator NHTSA Headquarters 1200 New Jersey Avenue, SE Washington, DC 20590 202-366-4000

1 January 2013

Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al.

Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305

Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)

Seven Pages:

Original letter from Mr. Thomas Kline, forwarded to NHTSA/DOT on 31 August 2010, includes:

The autopsy report of 9 August 2010 for the Jeep Grand Cherokee fire-death of Mrs. Susan Kline,

The Chrysler-Baker memo of 24 August 1978.

August 31, 2010

Honorable David L. Strickland, Administrator NHTSA Headquarters/West Building 1200 New Jersey Ave. SE Washington, DC 20590

Honorable Ray LaHood, Secretary United States Department of Transportation 1200 New Jersey Ave. SE Washington, DC 20590

Senator Frank Lautenberg 324 Hart Senate Office Bldg. Washington, DC 20510-3003

Mr. Clarence Ditlow
Center for Auto Safety
Suite 330
1825 Connecticut Avenue NW
Washington, DC 20009-5708

Dear Sirs:

The recent media reports of the Federal Government's investigation of the Chrysler Jeep Grand Cherokee have come to my attention. I am the surviving spouse of a victim of a post-collision fuel tank fire/explosion.

My wife, Susan, was travelling on a New Jersey highway and was struck in the rear while driving a Jeep Grand Cherokee. Upon impact, the rear of the Jeep where the gas tank was located immediately burst into flames. As you can see from the attached doctor's letter, my wife suffered horribly as she burned to death.

The purpose of this letter is to offer my assistance to this investigation. At the time of my wife's death, in addition to the 1996 Jeep Grand Cherokee she was driving, we owned a 2003 Jeep Grand Cherokee. This vehicle has remained in my garage since her death because I will not sell or permit it to be resold to another potentially

unfortunate family who is unaware of the fact that the Jeep Grand Cherokee was designed with an unprotected fuel tank located in the most vulnerable position behind the axle and below the bumper.

Since Susan's death, I have obtained information which exposes Chrysler's knowledge of fuel system fires caused by fuel tank locations behind the axle. Chrysler knew their cars were dangerous well before Susan's death. I am enclosing the 1978 memo authored by L.L Baker, Chrysler's manager of automotive safety. A careful reading of this memorandum also reveals that at the very least, "...a protective impact deflection structure may have to be provided..."

As the 1978 Baker memorandum states, "An investigation whether to relocate the fuel tank or provide impact deflecting structures is presently underway."

The Jeep that Susan was driving in 2007 at the time of her death had a plastic fuel tank located behind the axle and no protection whatsoever, including no impact deflecting structure. We now know that Susan's horrendous suffering and death was entirely preventable.

If my 2003 Jeep Grand Cherokee is needed for inspections or testing, including crash testing, my family would be willing to donate this vehicle.

If you wish to know any further details about Susan's collision or the ongoing litigation please contact my attorney, Angel M. DeFilippo at Grieco, Oates & DeFilippo, LLC, 414 Eagle Rock Avenue, Suite 200, West Orange, NJ 07052, (973) 243-2099.

Again, my intent is to assist you in preventing another family from suffering the grief and losses that we continue to experience

Very truly yours,

Thomas Kline

cc:

Angel M. DeFilippo, Esq.

Paul V. Sheridan

Ross I.S. Zbar, MD, FACS

Diplomate of the American Board of Plastic Surgery Member, American Society of Plastic Surgery Fellow, Cleft Palate Craniofacial Association Fellow, American College of Surgeons

Plastic and Reconstructive Surgery

August 09, 2010

Angel DeFilippo Grieco, Oates & DeFilippo, LLC 414 Eagle Rock Avenue, Suite 200 West Orange, NJ 07052

Dear Ms DeFilippo,

Re: Susan Morris

This report is authored after review of the following documents which were supplied by your office: County of Morris Office of Medical Examiner Autopsy Report for Susan Morris; Forensic Dental Exam; Death Certificate; Police Report; Witness statement of Peter Moodie and; photographs.

There are particularly disturbing findings in the autopsy report indicating that Ms Morris was alive and conscious immediately following the motor vehicle accident (MVA) which resulted in the explosion of her automobile.

On page four of the State Police report filed by Trooper 6598, it is noted that Ms Morris (vehicle #2) was found "laying across the front passenger seat." Either she could have been: (1) thrown following the impact unconscious versus dead or; (2) electively tried to escape her burning automobile. Both the physics of a rear end impact and review of the photographs clearly underscore the latter as the likely scenario.

The autopsy report notes a carboxyhemoglobin level (COHb) of only 29 as measured by NMS labs. Fire releases carbon monoxide (CO) which is bound by the hemoglobin in red blood cells in lieu of oxygen. Mental and muscular deterioration generally occur at a COHb level of 30 or greater. This means that Ms Morris was indeed actively breathing after the fire started (ie - she inhaled CO and was alive). Furthermore, when she stopped breathing (ie – died), her COHb was not so elevated that she slipped into an unconscious state and slowly suffocated, thus elevating her COHb level even higher. Rather her thermal injuries were so extensive that she most likely died from these and subsequently stopped breathing. Based on her COHb level, she was not given the opportunity to "slip into unconsciousness" but rather was "cooked alive."

200 Highland Avenue Glen Ridge, New Jersey 07028

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Plastic and Reconstructive Surgery

Page 2 of 3: Morris

There is no evidence in the autopsy report of any other organ injury, but for thermal damage and its sequela. The blunt trauma to the chest with "undisplaced rib fractures" [sic] is of no consequence.

Further evidence of her breathing after impact is supplied by soot deposition in her larynx and trachea as well as her lungs. The autopsy report notes "severe hyperemia" and "congestion" – evidence of the body's reaction to breathing noxious fumes into the delicate internal lining of the body's respiratory system. Responses to these unpleasant foreign bodies include severe and spasmodic coughing and eye irritation.

The heat fractures in the extremities as described in the autopsy report are a result of such high temperatures that the muscle shrinks as it is cooked and pulls at the bony insertions while the outer cortex of bone is weakened from thermal injury. The heat fractures in the skull are a result of increased intracranial pressure as the escaping steam from the cooked brain blows out the calvarial bones. Heat amputations of digits which are described in the report are a result of such high temperature that the skin, muscle, tendons and bone are simply carbonized and turned into dust. Fortunately, these terribly tragic events were completed after Ms Morris' death, however; these certainly started before she died. When combined with the COHb level indicating definite but not terminal CO exposure, the proximate cause of death even more so is likely thermal injury.

The pain is caused by raw exposure of nerves to environmental stimuli (due to absence of skin/soft tissue). Even light touch can be horribly painful. Any person who has experienced a first or second degree burn can attest to the severe pain which results. The medical literature is replete with manuscripts describing medical management of these suffering patients. As the burn becomes deeper (third and fourth degree), ironically the pain decreases since the nerves which propagate the signal to the brain are themselves eliminated by the thermal injury. Simply stated, the pain is well known as excruciating.

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Plastic and Reconstructive Surgery

Page 3 of 3: Morris

The burns that Ms Morris suffered went through an evolution. There was both direct flame as well as heat injury. Her entire body was exposed to all stages of burn – progressing from first through fourth degree burns. These finally became so severe that heat fractures occurred. There is no way to know exactly when she died, but she certainly was exposed to severe pain.

Since she was conscious following this MVA, the fear and knowledge of imminent death is another critical factor in perception of pain. Once again, the medical literature is replete with studies documenting how anxiety increases the level of pain experienced.

In summary, the autopsy report provides evidence that Ms Morris was conscious after impact; moved to the passenger seat in order to attempt escape; and died as a result of acute thermal injury. She did not suffer any other injuries that would indicate she was unconscious or thrown out of the driver's seat at the time of impact. Moreover, the physics of a rear impact would not produce a scenario where she could be thrown into the passenger's seat. Rather it is most likely that Ms Morris was conscious after her car was hit. With flames lapping throughout the vehicle, she climbed into the passenger seat trying to escape immolation. She suffered direct pain from flames and heat as her skin melted away. The first and second degree burns throughout her entire body would be excruciatingly painful. She would be racked by coughing due to the soot and her eyes would be tearing excessively as well. Since she was presumably conscious, her anxiety would actually increase the severity of her pain and the horrific nature of her situation. A reasonable estimate would be that she was alive for perhaps three to five minutes. Death was a merciful escape.

References:

Laterjet J and Choinere M. Pain in Burn Patients. Burns 1995 (21); 344.

Perry S, Heidrich G and Ramos E. Assessment of Pain by Burn Patients. <u>J of Burn Care and Rehabilitation</u>. 1981 (2); 322.

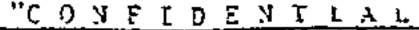
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Ploghaus A et al. Exacerbation of Pain by Anxiety is Associated with Activity in a Hippocampal Network. J. Neuroscience. 2001 (21); 9896.

Shkrum M and Ramsay D. Forensic Pathology of Trauma. 2007 Humana Press, Totowa, NJ 07512.

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For Case

Inter Company Correspondence

| | August 24, 1978 | | |
|--|----------------------------------|--------------------|-----------|
| R. M. Sinclair, Director International Product Development | Product Plan. & Design Office | Chrysler Center | 416-20-15 |
| L. L. Baker, Manager Automotive Safety | Engineering Office | Chrysler Center | 418-12-34 |

Fuel System Design - Chrysler Passenger Cars And Trucks.

Pursuant to the discussions between Messrs. Vining, Jeffe, Sperlich and yourself with Mr. Mochida on August 22, the fuel system design for domestic passenger cars and trucks is summarized for Mr. Mochida's information.

Not only are the impact performance requirements of MVSS-301 pertinent to the design approach but the significant increase in the last few years in the numbers of product liability cases involving fuel system fires and the increase in the size of the awards by sympathetic juries has to be recognized. In the Ford Pinto case the NHTSA Office of Defects Investigation selected arbitrary performance criteria of minimal or no fuel leakage when the test car is impacted in the rear by a full size car at 35 mph as a basis for questioning the safety of a recall modification of the Pinto.

Passenger Car

b|ect:

Fuel Tank Location

The front wheel drive configuration in Chrysler's Omni and Horizon allowed the fuel tank to be located beneath the rear seat. This location provides the protection of all of the structure behind the rear wheels—as well as the rear wheels themselves—to protect the tank from being damaged in a collision. This same location will be used in the new 1981 K-Body cars which will also have a front wheel drive.

The rear wheel drive H-Body scheduled for introduction in 1983 will have the fuel tank located over the rear axle and beneath the floor pan.

The question of whether M, R or J-Body cars should be converted to tank over axle prior to their phase-out is a matter under intensive study at this time.

Filler Neck And Cap

As the fuel tank is moved to a more forward location, the fuel fill is moved to the side of the car. The fuel cap will be recessed below the body surface and a fuel fill door provided. The fuel filler neck is designed to break away from the car body with the fuel filler cap still in place.

In this design the filler cap and fill neck or fill tube remain with the tank to avoid separation and possible fuel leakage. This side fill is scheduled for J and M-Bodies in 1980 and the Y-car in 1981. The fuel fill is less likely to be damaged in a sideswipe when located on the right side of the car. As new models are introduced, the fuel fill will be moved to the right side of the vehicle. This may also offer greater protection to drivers who run out of gasoline on the highway, since they will fill the tank on the side away from the traffic.

Structure

In 1979 through 1983, the M, R, and J model cars which have the fuel tank under the floor pan behind the rear wheels, structural reinforcement of the longitudinals on each side of the tank, shielding of any unfriendly surfaces adjacent to the tank, and the design of straps and hangers to limit undesired tank movement will be employed.

Truck

Fuel Tank Location

The same principles regarding fuel tank location apply to truck design. It is important that these larger fuel tanks are not only shielded from damage in a collision but do not break away from the truck and thereby spread fuel onto the roadway. The approach used by Mitsubishi on the SP-27 of locating the fuel tank ahead of the rear wheels appears to provide good protection for the tank.

The front wheel drive T-115 to be introduced in 1982 will have the fuel tank ahead of the rear wheels and under the rear seat. However, in rear wheel drive trucks there is no clearance over the axle for fuel tank installation and in many cases there is insufficient space ahead of the axle for fuel tanks of the desired capacity.

Chrysler is investigating fuel tank relocation ahead of the rear wheels for vans and multi-purpose vehicles, but present plans for pickups through 1983 and for MPV's and vans through 1985 have the fuel tank located behind the rear wheels. In vehicles both with and without bumpers there is a concern with vertical height differences that create a mismatch with passenger car bumpers. Where fuel tank location behind the rear sale is all that is feasible, a protective impact deflection structure may have to be provided whether or not a bumper is provided. An investigation whether to relocate the fuel tank or to provide impact deflecting structures is presently underway.

Fill Neck And Cap

All trucks and vans have side fill. The sweptline pickup truck (DW 1-3) and multi-purpose vehicles (AD-1 & AW-1) will have a recessed fill cap and fuel filler door beginning in 1981.

L. L. Baker

ATTACHMENT 6

Mr. David L. Strickland Administrator NHTSA Headquarters 1200 New Jersey Avenue, SE Washington, DC 20590 202-366-4000

1 January 2013

Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al.

Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305

Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)

Four Pages:

<u>One page</u>: Eyewitness report of 28 February 2007 that recounts the final moment that led to the fire-death of Mrs. Susan Kline in a Jeep Grand Cherokee, previously forwarded to NHTSA on 2 September 2012:

"The back of the Jeep immediately burst into flames upon impact. I drove through the debris and the fireball caused by the Jeep exploding."

Three pages: Photographs of Mrs. Susan Kline.



NEW JERSEY STATE POLICE VOLUNTARY STATEMENT

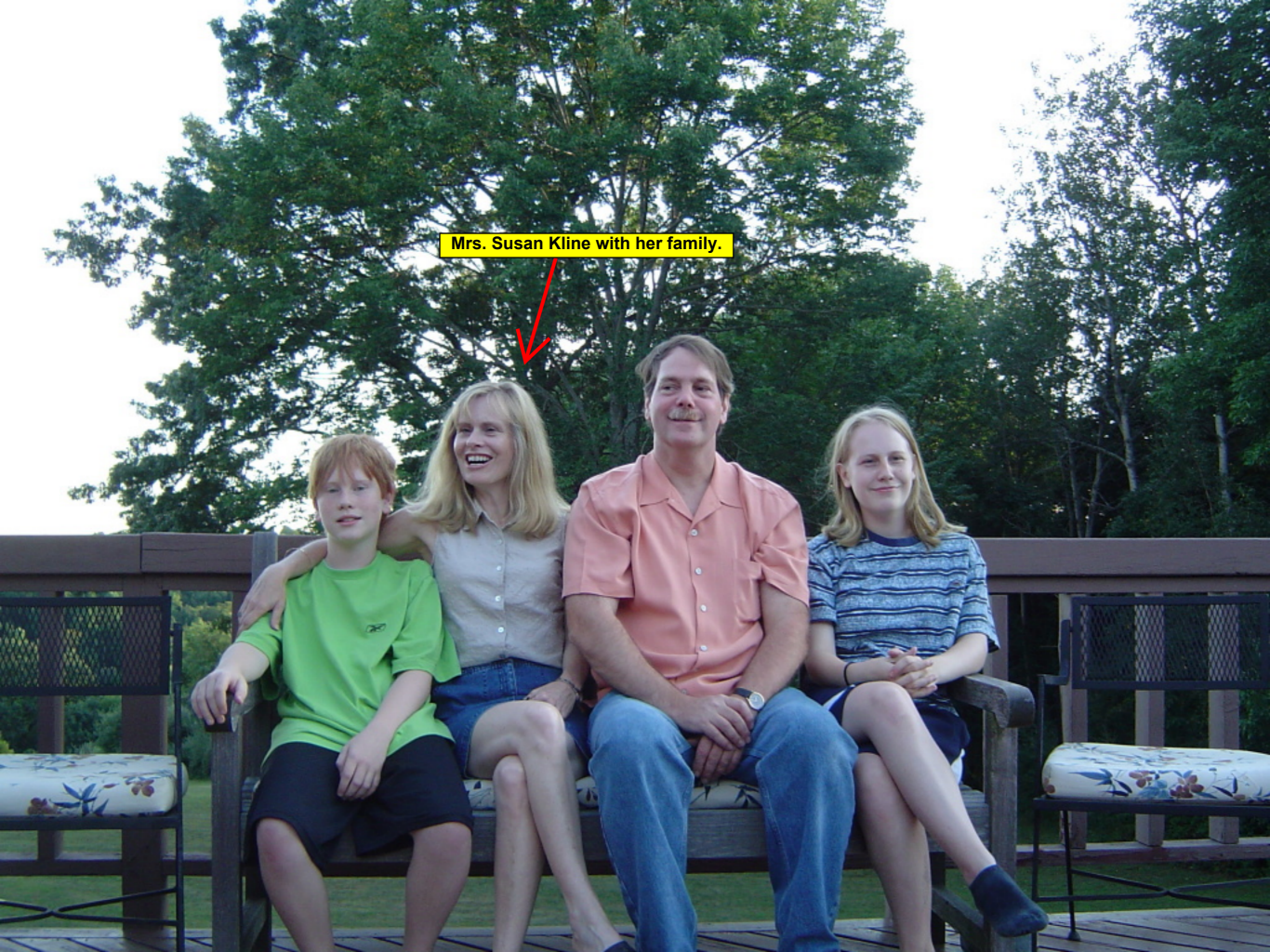


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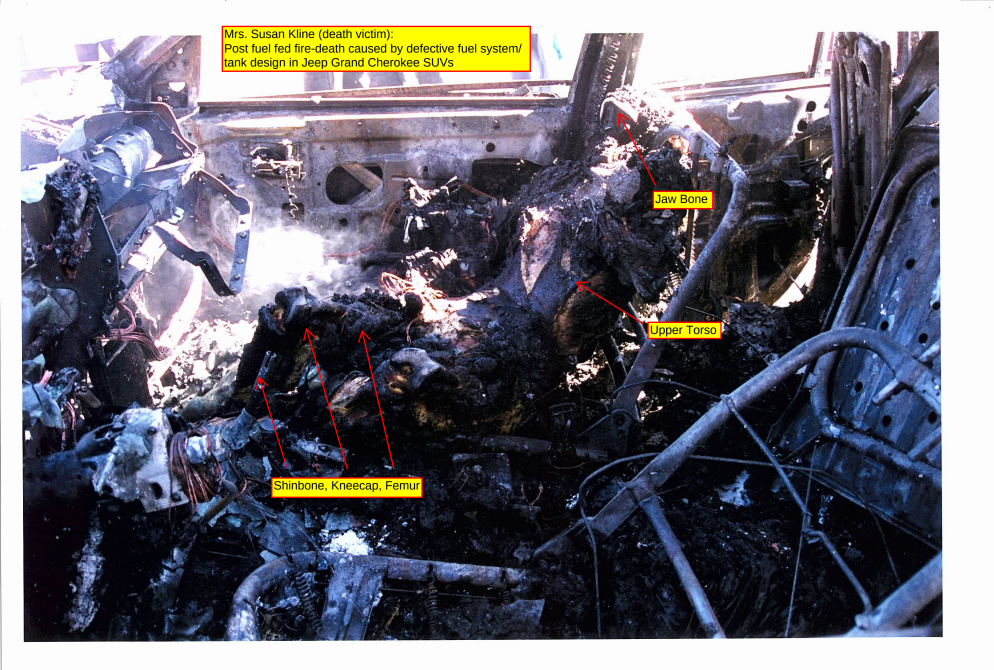
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Redacted

| 1 was driving down 2875 when I noted 2 |
|--|
| Vehicles, a Jeep and a Subaru, Stopped in the right |
| hand lane ~ 600-800 ft in front of me. There |
| was a Toyota mini van traveling in the right hand |
| lane 2 100 ft in front of me. I slowed down and |
| started to move out into the left lane, I witnessed |
| the mini van run into the back of the Jeep. The diver |
| Mini van never out on their brakes or made any evasive |
| Maneuver. The back of the Teep immediately burst |
| into flames upon impact. I drove through the |
| debris and the Freball caused by the Topp exploding. |
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| |
| DATE & TIME: 1/28/07 1330 SIGNATURE: 12 Proof |
| WITNESS: Tpr. M. 200 6771 |







ATTACHMENT 7

Mr. David L. Strickland Administrator NHTSA Headquarters 1200 New Jersey Avenue, SE Washington, DC 20590 202-366-4000

1 January 2013

Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al.

Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305

Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)

One Page:

NHTSA press release of 18 December 2012 for Toyota Recall 12V-305; Statement by NHTSA Administrator Mr. David Strickland:

"It is critical to the safety of the driving public that manufacturers report safety defects in a timely manner. Every **moment** of delay has the potential to lead to deaths or injuries on our nation's highways."



Print

NHTSA 49-12 Tuesday, December 18, 2012 Contact: Karen Aldana, 202-366-9550

Additional Resources NHTSA/Toyota Signed Agreement

WASHINGTON - The U.S. Department of Transportation's National Highway Traffic Safety Administration (NHTSA) today announced that Toyota Motor Corporation has agreed to pay \$17.35 million, the maximum fine allowable under the law, in response to the agency's assertion that the automaker failed to report a safety defect to the federal government in a timely manner. This action represents the single highest civil penalty amount ever paid to NHTSA for violations stemming from a recall.

"Safety is our highest priority," said U.S. Transportation Secretary Ray LaHood. "With today's announcement, I expect Toyota to rigorously reinforce its commitment to adhering to United States safety regulations."

Federal law requires all auto manufacturers to notify NHTSA within five business days of determining that a safety defect exists or that the vehicle is not in compliance with federal motor vehicle safety standards and to promptly conduct a recall.

"It's critical to the safety of the driving public that manufacturers report safety defects in a timely manner," said NHTSA Administrator David Strickland. "Every moment of delay has the potential to lead to deaths or injuries on our nation's highways."

In early 2012, NHTSA's Office of Defects Investigation began noticing a trend in floor mat pedal entrapment in 2010 Lexus RX 350s in Vehicle Owner Questionnaires (VOQs) and Early Warning Reporting data. In May, NHTSA contacted Toyota regarding the trend, and a month later Toyota advised NHTSA that it was aware of 63 alleged incidents of possible floor mat pedal entrapment in Model Year 2010 Lexus RX 350s since 2009. Toyota's own technicians and dealer technicians reported that certain alleged incidents of unwanted acceleration had been caused by floor mat pedal entrapment.

In June, Toyota advised NHTSA that it would conduct a recall of 154,036 Model Year 2010 Lexus RX 350 and Model Year 2010 RX 450h vehicles to address floor mat pedal entrapment.

As part of today's settlement, Toyota Motor Corporation and its U.S. based subsidiaries agreed to make internal changes to their quality assurance and review of safety-related issues in the United States, and to improve their ability to take into account the possible consequences of potential safety-related defects.

The last time Toyota faced civil penalties was in 2010 when the automaker agreed to pay \$48.8 million as a result of three separate investigations into the automaker's handling of auto recalls. The automaker paid maximum civil penalties for violations stemming from the pedal entrapment, sticky pedal and steering relay rod recalls.



END OF DOCUMENT

Mr. David L. Strickland Administrator NHTSA Headquarters 1200 New Jersey Avenue, SE Washington, DC 20590 202-366-4000

1 January 2013

Subject: Chrysler Group, LLC Failure-to-Warn/Comply under 49 CFR § 573.6, et al.

Reference 1: Toyota Motor Corporation/NHTSA Recall 12V-305

Reference 2: EA12-005 File Update (Chrysler Jeep Fuel Tank System Safety Defect)