Via USPS Certified Mail and E-mail
Mr. Richard McEvily
Staff Vice President & Deputy General Counsel
The Hertz Corporation
225 Brae Boulevard
Park Ridge, NJ 07656

Re: AQ10-001: Rental Vehicle Audit Query

Dear Mr. McEvily:

Thank you for providing The Hertz Corporation’s (Hertz) views, insights, and information with respect to the information and data NHTSA received in response to its information requests to General Motors, Ford Motor Company, and Chrysler Group, LLC concerning recall completions by rental car companies on the safety recalls included in our audit query (AQ) 10-001. The information Hertz shared will not only be added to the investigation record as requested, but will be carefully considered as we continue to conduct our audit.

One of your letters expressed frustration with the placement of the vehicle manufacturers’ responses in the public investigation file. In addition to honoring our obligations under the Freedom of Information Act, NHTSA has long offered the public access to its investigation records online for a number of important reasons, including transparency. We appreciate and understand that this level of accessibility and transparency means that documents in the public file might be interpreted in ways that some do not agree with. However, the agency’s considered view is that the benefits of transparency outweigh this potential disadvantage. Our investigation is ongoing. Our record is an open one, and your company’s letters of March 3 and March 15 have been placed in the public file.

We are interested in learning what Hertz’ policies and procedures, past and present, are with respect to safety recalls on the vehicles within its fleet. We are also interested in learning how Hertz manages and executes the important business of disseminating safety recall information to its rental facilities and verifying that the free remedies offered by manufacturers are applied. To that end, please provide information responsive to the following questions. To the extent there is written documentation that sets out or explains or supports your response, please provide that documentation.
1. Does Hertz have a policy or procedure on having repairs and other remedies pursuant to U.S. vehicle safety recalls performed on vehicles within its fleet? If so, please describe in detail that policy or procedure and produce a copy of it. To the extent that policy or procedure has changed over the past three (3) years, please identify and explain: (a) what changes were made; (b) why they were made; and (c) when the changes were made.

2. Does Hertz draw distinctions between safety recalls in terms of severity, size of affected population, or other factors? If so, please describe how Hertz makes those distinctions and describe how, if at all, those factors influence or change whether, or how quickly, Hertz disseminates information to its rental facilities about a particular safety recall or requires application of the recall remedy to the vehicles affected in its fleet.

3. Does Hertz have a policy or procedure for ensuring that vehicles within its fleet have had safety recall remedies applied before Hertz sells or otherwise transfers ownership of those vehicles? If so, please describe that policy or procedure and produce a copy of it. To the extent that policy or procedure has changed over the past three (3) years, please identify and explain: (a) what changes were made; (b) why they were made; and (c) when the changes were made.

4. How does Hertz receive and manage safety recall notifications and information from vehicle manufacturers? For example, are those notifications received at one location and then distributed from there or are the notifications sent to multiple locations?

5. How does Hertz inform and educate its rental locations and other involved Hertz parties concerning safety recalls to ensure that the affected vehicles are identified and the recall remedy performed on them? Does Hertz “flag” or otherwise note vehicles subject to safety recall and does Hertz have a policy for how quickly those vehicles are flagged?

6. Please describe how Hertz enforces its policies or procedures on remedying of its vehicles subject to a safety recall. Please describe, for example, whether there are personnel at Hertz dedicated to reviewing Hertz' performance of safety recalls and identifying vulnerabilities or weaknesses within Hertz or its rental locations as to performance of safety recalls on its vehicles.

7. Does Hertz subscribe to the agency’s recall notification service and have personnel dedicated to receive notifications from that service?

8. NHTSA understands that Hertz has a policy whereby it would not rent vehicles subject to a safety recall if NHTSA or the manufacturer had indicated those vehicles should not be driven, or should be “grounded.” Please confirm whether this is current Hertz policy and, if the converse is true -- that Hertz does not “ground” vehicles unless and until NHTSA or the manufacturer instructs that this is appropriate.

9. Does Hertz report safety concerns to NHTSA when and if it learns of those concerns from its rental locations, its renters, or otherwise? If so, please state whether Hertz has personnel designated to do the reporting or whether the reporting is performed at the discretion of individual Hertz staff, describe how Hertz reports those concerns to NHTSA, (e.g., through an owner complaint form available online at www.safercar.gov, by calling NHTSA’s toll-free
hotline at 1-888-327-4236, or other means), and state whether it has a policy or procedure for reporting those concerns to NHTSA and, if so, provide a copy of that policy or procedure. In your description, to the extent they exist, identify and explain any minimum criteria or other factors Hertz may have for reporting a safety concern to NHTSA (e.g., a certain number of complaints on an issue, Hertz’ assessment of the risk involved, etc.).

10. Please provide any additional information or documentation that would be helpful to NHTSA’s understanding of how Hertz views, manages, and executes safety recalls affected its vehicles.

   Please provide your company’s responses and supporting documentation to our requests within 3 weeks from the date of this letter.

   If Hertz claims that any of the information or documents provided in response to this information request constitute confidential commercial material within the meaning of 5 U.S.C. § 552(b)(4), or are protected from disclosure pursuant to 18 U.S.C. §1905, the company must submit supporting information together with the materials that are the subject of the confidentiality request, to the Office of Chief Counsel, National Highway Traffic Safety Administration, 1200 New Jersey Ave., SE, Washington, D.C. 20590. Please see 49 CFR Part 512 for further instructions as to what is required to properly file a request for confidential treatment.

   Please direct your response to me and note conspicuously on your response the investigation number assigned to this matter (e.g., AQ10-001). Should you have any questions or concerns, do not hesitate to contact me on (202) 366-0209 or by email at jennifer.timian@dot.gov.

Sincerely,

[Signature]

Jennifer T. Timian
Chief, Recall Management Division
Office of Defects Investigation
Enforcement