§563.11

(b) Each vehicle subject to the requirements of 49 CFR 571.214, *Side impact protection*, that meets a trigger threshold or has a frontal air bag deployment, must comply with the requirements of subpart (c) of this section when tested according to the conditions specified in 49 CFR 571.214 for a moving deformable barrier test.

(c) The data elements required by §563.7, except for the "Engine throttle, percent full," "engine RPM," and "service brake, on/off," must be recorded in the format specified by §563.8, exist at the completion of the crash test, and be retrievable by the methodology specified by the vehicle manufacturer under §563.12 for not less than 10 days after the test, and the complete data recorded element must read "yes" after the test.

§563.11 Information in owner's manual.

(a) The owner's manual in each vehicle covered under this regulation must provide the following statement in English:

This vehicle is equipped with an event data recorder (EDR). The main purpose of an EDR is to record, in certain crash or near crashlike situations, such as an air bag deployment or hitting a road obstacle, data that will assist in understanding how a vehicle's systems performed. The EDR is designed to record data related to vehicle dynamics and safety systems for a short period of time, typically 30 seconds or less. The EDR in this vehicle is designed to record such data as:

• How various systems in your vehicle were operating;

• Whether or not the driver and passenger safety belts were buckled/fastened;

How far (if at all) the driver was depressing the accelerator and/or brake pedal; and,
How fast the vehicle was traveling.

These data can help provide a better understanding of the circumstances in which crashes and injuries occur. NOTE: EDR data are recorded by your vehicle only if a nontrivial crash situation occurs; no data are recorded by the EDR under normal driving conditions and no personal data (e.g., name, gender, age, and crash location) are recorded. However, other parties, such as law enforcement, could combine the EDR data with the type of personally identifying data routinely acquired during a crash investigation.

To read data recorded by an EDR, special equipment is required, and access to the vehicle or the EDR is needed. In addition to the vehicle manufacturer, other parties, such as law enforcement, that have the special 49 CFR Ch. V (10–1–10 Edition)

equipment, can read the information if they have access to the vehicle or the EDR.

(b) The owner's manual may include additional information about the form, function, and capabilities of the EDR, in supplement to the required statement in §563.11(a).

§563.12 Data retrieval tools.

Each manufacturer of a motor vehicle equipped with an EDR shall ensure by licensing agreement or other means that a tool(s) is commercially available that is capable of accessing and retrieving the data stored in the EDR that are required by this part. The tool(s) shall be commercially available not later than 90 days after the first sale of the motor vehicle for purposes other than resale.

PART 564—REPLACEABLE LIGHT SOURCE INFORMATION (Eff. until 12–01–12)

Sec.

- 564.1 Scope.
- 564.2 Purposes.
- 564.3 Applicability.
- 564.4 Definitions.
- 564.5 Information filing; agency processing of filings.
- APPENDIX A TO PART 564—INFORMATION TO BE SUBMITTED FOR REPLACEABLE LIGHT SOURCES
- APPENDIX B TO PART 564—INFORMATION TO BE SUBMITTED FOR LONG LIFE REPLACEABLE LIGHT SOURCES OF LIMITED DEFINITION

AUTHORITY: 49 U.S.C. 322, 30111, 30115, 30117, 30166; delegation of authority at 49 CFR 1.50.

SOURCE: 58 FR 3860, Jan. 12, 1993, unless otherwise noted.

EFFECTIVE DATE NOTE: At 72 FR 68266, Dec. 4, 2007, part 564 was revised, effective January 15, 1981. effective September 1, 2008. At 73 FR 50730, August 28, 2008, the revision was delayed until Dec. 1, 2009. At 74 FR 58214, Nov. 12, 2009, the revision was further delayed until December 1, 2012. For the convenience of the user, the new part 564 follows the text of this part.

§564.1 Scope.

This part requires the submission of dimensional, electrical specification, and marking/designation information, as specified in appendix A and appendix B of this part, for original equipment

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replaceable light sources used in motor vehicle headlighting systems.

[61 FR 20500, May 7, 1996]

§564.2 Purposes.

The purposes of this part are achieved through its Appendices:

(a) The purposes of appendix A of this part are to ensure

(1) The availability to replacement light source manufacturers of the manufacturing specifications of original equipment light sources so that replacement light sources are interchangeable with original equipment light sources and provide equivalent performance, and

(2) That redesigned or newly developed light sources are designated as distinct, different, and noninterchangeable with previously existing light sources.

(b) The purposes of appendix B of this part are to ensure

(1) That original equipment light sources are replaceable and that replacement light sources provide equivalent performance, and

(2) That redesignated or newly developed light sources are designated as distinct, different, and noninterchangeable with previously existing light sources.

[61 FR 20500, May 7, 1996]

§564.3 Applicability.

This part applies to replaceable light sources used as original equipment in motor vehicle headlighting systems.

[60 FR 14228, Mar. 16, 1995]

§564.4 Definitions.

All terms defined in the Act and the regulations and standards issued under its authority are used as defined therein.

§ 564.5 Information filing; agency processing of filings.

(a) Each manufacturer of a motor vehicle, original equipment headlamp, or original equipment headlamp replaceable light source, which intends to manufacture a replaceable light source as original equipment or to incorporate a replaceable light source in its headlamps or motor vehicles, shall furnish the information specified in appendix A. If the rated laboratory life of the light source is not less than 2,000 hours, the manufacturer shall furnish the information specified in either appendix A or appendix B of this part. Information shall be furnished to: Associate Administrator for Safety Performance Standards, National Highway Traffic Safety Administration, 400 Seventh Street SW, Washington, D.C. 20590. Attention: Part 564—Replaceable Light Source Information (unless the agency has already filed such information in Docket No. NHTSA 98–3397).

(b) The manufacturer shall submit such information not later than 60 days before it intends to begin the manufacture of the replaceable light source to which the information applies, or to incorporate the light source into a headlamp or motor vehicle of its manufacture. Each submission shall consist of one original set of information and 10 legible reproduced copies, all on 8½ by 11-inch paper.

(c) The Associate Administrator promptly reviews each submission and informs the manufacturer not later than 30 days after its receipt whether the submission has been accepted. Upon acceptance, the Associate Administrator files the information in Docket No. NHTSA 98-3397. The Associate Administrator does not accept any submission that does not contain all the information specified in appendix A or appendix B of this part, or whose accompanying information indicates that any new light source which is the subject of a submission is interchangeable with any replaceable light source for which the agency has previously filed information in Docket No. NHTSA 98-3397

(d) A manufacturer may request modification of a light source for which information has previously been filed in Docket No. NHTSA 98-3397, and the submission shall be processed in the manner provided by §564.5(c). A request for modification shall contain the following:

(1) All the information specified in appendix A or appendix B of this part that is relevant to the modification requested,

(2) The reason for the requested modification,