

Appendix 5 The Contents and Items that shall be Included in the Recall and Correction Notification Letter:

1. The recall and correction statement by the vehicle manufacturer or importer: “After investigation tests conducted by the central competent authority (authority name), it was found that the pollutant emissions from your vehicle may exceed the emission standards regulated in Article 36, paragraph 2 of the Air Pollutant Control Act”, as the vehicle manufacturer (or importer) (name of manufacturer or importer), according to the stipulations regulated by the central competent authority (authority name) we are responsible to perform recall and correction on your vehicle to maintain ambient air quality and to protect public health.
2. State that the vehicle manufacturer or importer (manufacturer or importer name) will be responsible for all the recall and correction related costs.
3. As to the recall vehicles, if the manufacturer or importer believes the maintenance and use of the vehicle should be confined by specifications and conditions, it shall provide sufficient reasons to prove and explain why the vehicles owners should abide these specifications or conditions.
4. The impact of recall and correction measures on the recall vehicles shall be described.
5. State that for vehicles failed to comply with this Regulation and not participate in the recall and correction measure may be unable to pass the vehicle air pollutant emissions related inspections.
6. The manufacturer or importer should provide specific statements, if participate the recall and correction plan may influence the vehicle’s fuel consumption, noise, or other performance.
7. Descriptions of procedures that should be followed during implementation of recall and correction process, which shall include the date of beginning and date of completion and expected labor hours to execute this remedial measure.
8. The declaration to describe that the vehicle owner shall perform normal maintenance on his vehicle: “Pursuant to Article 6, paragraph 2 of the Air Pollution Act, we (means the manufacturer or importer) guarantee that your vehicle is in compliance with the emission standards specified in Article 36, paragraph 2 of the Air Pollution Act, and in accordance with Article 41 of the same Act, within the useful life of you vehicle’s emission control system, your vehicle is eligible to participate in future recall and correction measures, hence we suggest that you should perform periodic maintenance on your vehicle to ensure safety of driving and maintain our

ambient air quality”.

9. Provide self-stamped envelope to the vehicle owner with printed address of the manufacturer or importer, for the purpose that when the vehicle is being resold, the name and address of new owner could be recorded and mailed back to the manufacturer or importer.
10. Being agreed by the competent authority, the vehicle manufacturer or importer may in conjunction with the progress of recall and correction plan to notify vehicle owner with other related matters.