Privacy Impact Assessment
Federal Motor Carrier Safety Administration (FMCSA)

Federal Motor Carrier Safety Administration
Case Docketing and Management System (CDMS)

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Executive Summary

The Federal Motor Carrier Safety Administration (FMCSA) is an Operating Administration (OA) within the U.S. Department of Transportation (DOT) with a core mission to reduce commercial motor vehicle-related crashes and fatalities. To carry out the Agency’s mission, various statutes authorize the enforcement of the Federal Motor Carrier Safety Regulations (FMCSRs), the Hazardous Materials Regulations (HMRs), and the Federal Motor Carrier Commercial Regulations (FMCCRs), and provide both civil and criminal penalties for violations of these regulations by motor carriers and other entities regulated by FMCSA (collectively referred to as motor carriers).

When the Agency brings a civil enforcement action against a motor carrier, the motor carrier has the opportunity to contest the action before the Agency decision maker. In support of this process, the Adjudications Division (MC-CCA) of FMCSA’s Office of the Chief Counsel (MC-CC) has developed a system named the Case Docketing and Management System (CDMS) which: (1) motor carriers and their representatives use to submit petitions and other pleadings in order to contest the Agency enforcement action; (2) MC-CCA uses to manage the processing, workflow, tracking, and reporting of the contested actions (cases); (3) the Enforcement Division of MC-CC (MC-CCE) uses to manage cases and submit pleadings in defense of the Agency action; and (4) the public uses to view petitions and other pleadings that have been docketed.

While the system does not directly collect personally identifiable information (PII), there are instances where PII may be submitted within the documents provided by motor carriers and other entities regulated by FMCSA. This PIA discusses how CDMS collects, processes, and stores documents that contain PII.

What is a Privacy Impact Assessment?

The Privacy Act of 1974 articulates concepts for how the federal government should treat individuals and their information and imposes duties upon federal agencies regarding the collection, use, dissemination, and maintenance of personally identifiable information (PII). The E-Government Act of 2002, Section 208, establishes the requirement for agencies to conduct privacy impact assessments (PIAs) for electronic information systems and collections. The assessment is a practical method for evaluating privacy in information systems and collections, and documented assurance that privacy issues have been identified and adequately addressed. The PIA is an analysis of how information is handled to—i) ensure handling conforms to applicable legal, regulatory, and policy requirements regarding privacy; ii) determine the risks and effects of collecting, maintaining and disseminating information in identifiable form in an electronic information system; and iii)
examine and evaluate protections and alternative processes for handling information to mitigate potential privacy risks.¹

Conducting a PIA ensures compliance with laws and regulations governing privacy and demonstrates the DOT’s commitment to protect the privacy of any personal information we collect, store, retrieve, use and share. It is a comprehensive analysis of how the DOT’s electronic information systems and collections handle personally identifiable information (PII). The goals accomplished in completing a PIA include:

- Making informed policy and system design or procurement decisions. These decisions must be based on an understanding of privacy risk, and of options available for mitigating that risk;
- Accountability for privacy issues;
- Analyzing both technical and legal compliance with applicable privacy law and regulations, as well as accepted privacy policy; and
- Providing documentation on the flow of personal information and information requirements within DOT systems.

Upon reviewing the PIA, you should have a broad understanding of the risks and potential effects associated with the Department activities, processes, and systems described and approaches taken to mitigate any potential privacy risks.

Introduction & System Overview


¹ Office of Management and Budget’s (OMB) definition of the PIA taken from guidance on implementing the privacy provisions of the E-Government Act of 2002 (see OMB memo of M-03-22 dated September 26, 2003).
When the Agency brings a civil enforcement action against a motor carrier, the motor carrier has the opportunity to contest the action before the Agency decision maker. These civil enforcement proceedings before the Agency decision maker include operations out-of-service and record consolidation, operating authority registration appeals, operating authority revocation or suspension appeals, driver disqualification, imminent hazard, safety permit, safety rating, and civil penalty proceedings.

Using their FMCSA Portal user name and password, motor carriers, brokers, freight forwarders, intermodal equipment providers, hazardous materials safety permit holders, cargo tank manufacturing and repair facilities (collectively referred to as motor carriers), or authorized FMCSA personnel users within the Enforcement Division (MC-CCE) of MC-CC, can access CDMS at https://csa.fmcsa.dot.gov/CDMS/Account/Login and initiate a proceeding or respond to an open proceeding by uploading pleadings and evidentiary documents.

Once a proceeding has been initiated and all pleadings and evidence have been uploaded, MC-CCA uses CDMS to manage the case and the Agency decisionmaker will issue a decision (Final Order). The Final Order, along with the pleadings and evidence, are available for viewing on the public-facing side of CDMS in the “docket.”

1. Obtaining an Account

A motor carrier or their authorized representative can obtain a Portal account via an electronic application process. Each account is associated with one or more USDOT number(s). As part of registration, the Portal will collect the following information from the motor carrier:

- Username;
- Password;
- Last, First, and Middle Name;
- Business Email address;
- Business Telephone number;
- Business Address;
- USDOT Number;
- User-chosen personal security questions and responses (such as Mother’s Maiden Name, Maternal Grandmothers Name, or the City where the user was born)

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2 The FMCSA Portal (https://portal.fmcsa.dot.gov/login) is a web-based system that supports most FMCSA information technology capabilities. The FMCSA Portal provides FMCSA, State enforcement personnel, and the motor carrier industry with resources needed to improve the safety of U.S. roadways. The FMCSA Portal provides a single-entry point to multiple FMCSA information systems for internal and external users in compliance with the E-Government Act of 2002.
Once a user has established a Portal account, they are able to login to CDMS and initiate and respond to proceedings.

An individual driver can register for access by providing the following information:

- Username;
- Password;
- Last, First, and Middle Name;
- Email address;
- Telephone number;
- Address;
- User-chosen personal security questions and responses (such as Mother’s Maiden Name, Maternal Grandmothers Name, or the City where the user was born)

2. Initiating and Responding to a Proceeding

Proceedings are initiated by either the motor carrier or MC-CCE depending upon the type of proceeding. If the proceeding is initiated by the motor carrier, the motor carrier can log into CDMS, select the type of proceeding it would like to initiate in order to contest an Agency action, indicate whether it will be represented by an attorney or other authorized representative, and upload and submit a pleading and evidence to support its pleading.

MC-CCA sees the submitted pleading as a “New Submission” on the backend of the system. MC-CCA processes the New Submission by reviewing and verifying the submission. Once verified as a valid submission, MC-CCA generates a docket number. Once a docket number is generated, MC-CCE (the division representing the Agency in the proceeding) may respond to the motor carrier’s pleading (or by Order of the Agency decisionmaker) by submitting its own pleadings and evidence. The motor carrier may also upload and submit additional pleadings.

If the proceeding is initiated by MC-CCE, the attorney representing the Agency uploads and submits a pleading in support of the Agency action. The system automatically generates a docket number and the motor carrier has the opportunity to respond to MC-CCE’s submission (or by Order of the Agency decisionmaker) with its own submission. MC-CCE may also upload and submit additional pleadings.

3. Managing the Proceeding and Issuing a Final Decision

When all submissions are made, the Agency decisionmaker, Hearing Officer, Administrative Law Judge, and MC-CCA uses CDMS to create, draft, review, and approve Final Orders as well as other orders for issuance. This process is not visible to the motor carrier or MC-CCE. In order for complete information about orders related to motor carriers and other regulated entities to be made available for enforcement actions, CDMS interfaces with other FMCSA internal systems including the Enforcement Management Information System (EMIS), Motor Carrier Management Information Systems (MCMIS) and the Safety Measurement System (SMS). Data transferred from EMIS, MCMIS and SMS may include:
• Carrier Name
• Carrier DOT number
• Enforcement Case Number
• Investigation Details

CDMS is also used to keep track of proceedings and their statuses, as well as generate reports on data.

4. Accessing the Public Docket

CDMS is also a publicly available repository for Orders and uploaded pleadings and evidence. Once an Order is issued, MC-CCA uploads the Order to the docket, which is accessible to all members of the public, alongside copies of all previously uploaded pleadings and evidence, redacted of all PII. Until this public-facing side of the system is available, all orders and pleadings and evidence are available at www.regulations.gov.

Personaly Identifiable Information and CDMS

Motor carriers and other regulated entities upload documents directly to CDMS that could include the following PII:

• Driver Name
• date of birth
• address
• e-mail addresses
• telephone numbers
• controlled substances and alcohol testing results
• medical information
• social security numbers
• financial information
• employer identification number
• driver’s license number
• vehicle identification number

Fair Information Practice Principles (FIPPs) Analysis

The DOT PIA template is based on the fair information practice principles (FIPPs). The FIPPs, rooted in the tenets of the Privacy Act, are mirrored in the laws of many U.S. states, as well as many foreign nations and international organizations. The FIPPs provide a framework that will support DOT efforts to appropriately identify and mitigate privacy risk. The FIPPs-based analysis conducted by DOT is predicated on the privacy control families articulated in the Federal Enterprise Architecture Security and Privacy Profile (FEA-SPP) v3, sponsored by the National Institute of Standards and Technology (NIST), the Office of

Management and Budget (OMB), and the Federal Chief Information Officers Council and the Privacy Controls articulated in Appendix J of the NIST Special Publication 800-53 Security and Privacy Controls for Federal Information Systems and Organizations⁴.

Transparency

Sections 522a(e)(3) and (e)(4) of the Privacy Act and Section 208 of the E-Government Act require public notice of an organization’s information practices and the privacy impact of government programs and activities. Accordingly, DOT is open and transparent about policies, procedures, and technologies that directly affect individuals and/or their personally identifiable information (PII). Additionally, the Department should not maintain any system of records the existence of which is not known to the public.

Enforcement proceedings are available for viewing on CDMS’s website. FMCSA’s Freedom of Information Act (FOIA) Electronic Reading Room also provides a link to CDMS’s website.⁵ Documents provided by motor carriers and other regulated entities, as well as FMCSA orders, are available through this link. However, PII contained within these documents is redacted prior to releasing the documents for public viewing.

The agency does not use personal identifiers to retrieve records from CDMS. Instead, the agency retrieves records from CDMS by using case docket numbers. Therefore, CDMS is not a Privacy Act protected system of records; however, FMCSA maintains CDMS in accordance with the Fair Information Practice Principles.

FMCSA informs the public that their PII is collected, stored, and used by CDMS through this Privacy Impact Assessment (PIA) published on the DOT website. This document identifies the information collection’s purpose, FMCSA’s authority to collect, store, and use the PII, and all uses of the PII collected, stored, and transmitted through CDMS.

Individual Participation and Redress

DOT provides a reasonable opportunity and capability for individuals to make informed decisions about the collection, use, and disclosure of their PII. As required by the Privacy Act, individuals should be active participants in the decision-making process regarding the collection and use of their PII and they are provided reasonable access to their PII and the opportunity to have their PII corrected, amended, or deleted, as appropriate.

Motor carriers and other regulated entities are able to upload pleadings and other supporting documents, which can be used as evidence in order to challenge an alleged violation or the proposed consequences resulting from the violation, by logging into CDMS with a user

⁵ The FOIA Electronic Reading Room currently provides a link to regulations.gov, which is where the docket is currently located. https://www.fmcsa.dot.gov/foia/final-opinions-orders-adjudicated-cases.
name and password. Authorized FMCSA personnel users may also upload documents that were provided by the motor carriers and other regulated entities in the same manner. Although these supporting documents may contain PII belonging to the employees of the motor carriers or other regulated entities, no PII is made publicly available on CDMS. Instead, if a motor carrier or other regulated entity would like the Agency to rely on PII that is contained in the document as evidence, it is the motor carrier’s or other regulated entity’s responsibility to upload two copies of the document, including an original unredacted copy and a redacted copy. While the unredacted copy is used as evidence, only the redacted copy is made publicly available on CDMS. If the motor carrier or regulated entity does not upload a redacted copy, or if the redacted still contains elements of PII, an authorized FMCSA personnel user redacts all PII before making the document available to the public.

As part of the document upload process, users are given a warning message about uploading sensitive data that is substantively similar to the following:

Do any of the documents you are uploading contain PII or other sensitive data?
If so, you must upload both a redacted version of the documents as well as the originals.

Examples of PII or other sensitive data that must be redacted include:

- drivers’ license information
- dates of birth,
- personal addresses,
- personal phone numbers,
- personal email addresses,
- social security numbers,
- employer identification numbers, and
- financial information.

Purpose Specification

DOT should (i) identify the legal bases that authorize a particular PII collection, activity, or technology that impacts privacy; and (ii) specify the purpose(s) for which it collects, uses, maintains, or disseminates PII. The PII contained in PTB is utilized for transit subsidy usage reconciliation, reporting for the agency, monitoring, and tracking participant usage.

The collection of PII is incidental to the purpose of the system, and therefore, the system does not use or disseminate that information. PII only exists on the documents provided by motor carriers and other regulated entities, and such information is redacted before these documents are posted to the system for the public display. PII may be submitted by the motor carrier as evidence or documentation related to a filed petition.
Data Minimization & Retention

DOT should collect, use, and retain only PII that is relevant and necessary for the specified purpose for which it was originally collected.

CDMS only collects PII when it is contained in a document uploaded by a motor carrier or other regulated entity for evidentiary purposes. These documents are submitted to support a petition for adjudication. For example, a sole proprietor carrier might submit a business document that contains his or her Social Security Number (SSN) (in lieu of an Employer Identification Number (EIN)) as evidence that it did not violate a regulation. Although the SSN is maintained in the system as evidence used to support the carrier’s case, it is redacted prior to the evidence being made available to the public.

CDMS records are retained in accordance with items 11 and 13 of NARA-approved record control schedule N1-557-05-2. For item 11 records which pertain to Non-Public Field Attorney Administrative Enforcement Files, delete electronic copies of documents except driver qualification-related documents 6 years after cutoff. Delete electronic driver qualification-related documents 15 years after cutoff. For item 13 records which pertain to Public Docket Adjudication Files, destroy 20 years after cutoff or until no longer needed, whichever is later. File copies shall be electronic and stored in the document management system. Delete paper documents after information has been converted, backed up and verified.

Use Limitation

DOT shall limit the scope of its PII use to ensure that the Department does not use PII in any manner that is not specified in notices, incompatible with the specified purposes for which the information was collected, or for any purpose not otherwise permitted by law.

FMCSA does not use PII in any manner that is incompatible with the specified purposes for which the information was collected, or for any purpose not otherwise permitted by law. FMCSA does not use PII in a manner that is not specified in this PIA. Any PII contained within CDMS is not be shared with any other governmental or private entity.

Data Quality and Integrity

In accordance with Section 552a(e)(2) of the Privacy Act of 1974, DOT should ensure that any PII collected and maintained by the organization is accurate, relevant, timely, and complete for the purpose for which it is to be used, as specified in the Department’s public notice(s).

Information uploaded to CDMS is used for adjudicatory proceedings and therefore must remain unmodified. Any PII submitted is redacted prior to making this information publicly available. If an individual believes that inaccurate information pertaining to them is being
maintained within CDMS, that individual may submit a written request for amendment directly to:

Federal Motor Carrier Safety Administration
ATTN: FOIA Team MC-MMI
1200 New Jersey Avenue SE
Washington, DC 20590.

Security

DOT shall implement administrative, technical, and physical measures to protect PII collected or maintained by the Department against loss, unauthorized access, or disclosure, as required by the Privacy Act, and to ensure that organizational planning and responses to privacy incidents comply with OMB policies and guidance.

PII is protected by reasonable security safeguards against loss or unauthorized access, destruction, usage, modification, or disclosure. These safeguards incorporate standards and practices required for Federal information systems under the Federal Information System Management Act (FISMA) and are detailed in Federal Information Processing Standards (FIPS) Publication 200, Minimum Security Requirements for Federal Information and Information Systems, dated March 2006; and NIST Special Publication (SP) 800-53 Rev. 4, Security and Privacy Controls for Federal Information Systems and Organizations, dated April 2013. FMCSA has a comprehensive information security program that contains management, operational, and technical safeguards that are appropriate for the protection of PII.

Records in the CDMS are safeguarded in accordance with applicable rules and policies, including all applicable DOT automated systems security and access policies. Strict controls have been imposed to minimize the risk of compromising the information that is being stored. Access to the computer system containing the records in the system is limited to those individuals on a need-to-know basis for the performance of their official duties, and who have appropriate clearances and permissions. All records in the CDMS are protected from unauthorized access through appropriate administrative, physical, and technical safeguards. All access to CDMS is logged and monitored.6

Logical access controls restrict users of CDMS. These controls are guided by the principles of least privilege and need-to-know. Role-based user accounts are created with specific job functions allowing only authorized accesses, which are necessary to accomplish assigned tasks in accordance with compelling operational needs and business functions of the CDMS.

Any changes to user roles require approval of the System Manager. User accounts are assigned access rights based on the roles and responsibilities of the individual user. Individuals requesting access to CDMS must submit some personal information (e.g., name, contact information, and other related information) to FMCSA as part of the authorization process. Such authorized users may add and/or delete data commensurate with their requirements.

CDMS is assessed in accordance with the Office of Management and Budget (OMB) Circular A-130 Appendix I, Responsibilities for Protecting and Managing Federal Information Resources. CDMS is approved through the Security Authorization Process under the National Institute of Standards and Technology (NIST).

**Security Assurances Inherited from the AWS Cloud**

Use of the AWS Cloud allows FMCSA to re-use and leverage a FedRAMP-compliant cloud system environment and approved Federal cloud service provider (CSP). The AWS FedRAMP compliant environment consists of the AWS Cloud network and AWS internal data center facilities, servers, network equipment, and host software systems that are all under reasonable control by AWS. The AWS Cloud environment and service facilities are restricted to US personnel, and all AWS Cloud community customers are restricted to US government entities from Federal, state, or local government organizations.

The AWS environment had been evaluated and tested by FedRAMP-approved, independent third-party assessment organizations (3PAOs). The AWS is designed to meet NIST SP 800-53 minimum security and privacy control baselines for information and/or Federal information systems’ risk up to Moderate impact levels. As confirmed through audit, the AWS addresses recent requirements established by NIST SP 800-171 for Federal agencies to protect the confidentiality of controlled unclassified information in non-federal information systems and organizations. AWS provides FIPS Pub 140-2-compliant services to protect data-at-rest with AES-256-based encryption and validated hardware to secure connections to the AWS.

**Accountability and Auditing**

*DOT shall implement effective governance controls, monitoring controls, risk management, and assessment controls to demonstrate that the Department is complying with all applicable privacy protection requirements and minimizing the privacy risk to individuals.*

FMCSA is responsible for identifying, training, and holding Agency personnel accountable for adhering to FMCSA privacy and security policies and regulations. FMCSA will follow the Fair Information Principles as best practices for the protection of information associated with the CDMS. In addition to these practices, policies and procedures will be consistently applied, especially as they relate to protection, retention, and destruction of records. Federal
and contract employees will be given clear guidance in their duties as they relate to collecting, using, processing, and securing data. Guidance will be provided in the form of mandatory annual security and privacy awareness training.

The FMCSA Security Officer and FMCSA Privacy Officer will conduct regular periodic security and privacy compliance reviews of the CDMS consistent with the requirements of the Office of Management and Budget (OMB) Circular A-130, Managing Information as a Strategic Resource. Audit provisions are also included to ensure that CDMS is used appropriately by authorized users and monitored for unauthorized usage. All FMCSA information systems are governed by the FMCSA Rules of Behavior (ROB) for IT Systems. The FMCSA ROB for IT Systems must be read, understood, and signed by each user prior to being authorized to access FMCSA information systems, including CDMS. FMCSA contractors involved in data analysis and research are also required to sign the FMCSA Non-Disclosure Agreement prior to being authorized to access CDMS.

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**Approval and Signature**

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