SUPPLEMENTARY INFORMATION: CUSA CSS is a new company wholly owned and created by CUSA, LLC (CUSA) to undertake this transaction. CUSA is a noncarrier which owns 19 federally regulated and non-federally regulated motor carriers. CUSA is, in turn, wholly owned by noncarrier KBUS Holdings, LLC (KBUS), which acquired the assets and business operations of the federally regulated motor carriers formerly owned by Coach USA, Inc., and then consolidated those assets/operations into the motor passenger carriers now controlled by CUSA.2 These carriers have more than 3,700 employees and operate approximately 1,100 motor coaches and over 700 other revenue vehicles in 35 states. Annual revenues for the companies controlled by CUSA exceeded $220 million for 2004. According to Applicant, the experienced senior management team that CUSA now has in place has identified the acquisition of Crew as a strategic way to expand its contract passenger business in the Pacific Northwest.

Crew is a motor passenger contract carrier that has served businesses, principally in the railroad industry, for many years in the Pacific Northwest pursuant to federal operating authority granted in Docket No. MC–264436. Applicant has entered into an agreement with Seller and its shareholders to buy Seller’s assets, including vehicles and business operations.

CUSA CSS has submitted information, as required by 49 CFR 1182.2(a)(7), to demonstrate that the proposed transaction is consistent with the public interest under 49 U.S.C. 14303(b). Applicant states that the proposed acquisition will not adversely impact fixed charges or adversely impact the interests of employees of companies whose assets and businesses are being acquired. It asserts that granting the application will allow CUSA CSS to take advantage of economies of scale and substantial benefits offered by CUSA’s centralized management system, including interest cost savings and reduced operating costs. In addition, applicant has submitted all of the other statements and certifications required by 49 CFR 1182.2. Additional information, including a copy of the application may be obtained from Applicant’s representative.

Under 49 U.S.C. 14303(b), the Board must approve and authorize a transaction found to be consistent with the public interest, taking into consideration at least: (1) The effect of the transaction on the adequacy of transportation to the public; (2) the total fixed charges that result; and (3) the interest of affected carrier employees.

On the basis of the application, the Board finds that the proposed acquisition of assets and business operations is consistent with the public interest and should be authorized. If any opposing comments are timely filed, this finding will be deemed vacated and, unless a final decision can be made on the record as developed, a procedural schedule will be adopted to reconsider the application. See 49 CFR 1182.6(c). If no opposing comments are filed by the expiration of the comment period, this notice will take effect automatically and will be the final Board action.

Board decisions and notices are available on our Web site at http://WWW.STB.DOT.GOV.

This decision will not significantly affect either the quality of the human environment or the conservation of energy resources.

It is ordered:
1. The proposed finance transaction (acquisition of assets and business operations) is approved and authorized, subject to the filing of opposing comments.
2. If timely opposing comments are filed, the findings made in this notice will be deemed vacated.
3. This notice will be effective on July 18, 2005, unless timely opposing comments are filed.
4. A copy of this notice will be served to: (1) The U.S. Department of Transportation, Federal Motor Carrier Safety Administration, 400 7th Street, SW., Room 8214, Washington, DC 20590; (2) the U.S. Department of Justice, Antitrust Division, 10th Street & Pennsylvania Avenue, NW., Washington, DC 20530; and (3) the U.S. Department of Transportation, Office of the General Counsel, 400 7th Street, SW., Washington, DC 20590.

Decided: May 20, 2005.
By the Board, Chairman Nober, Vice Chairman Buttrey, Commissioner Mulvey.
Vernon A. Williams,
Secretary.

[FR Doc. 05–10727 Filed 5–31–05; 8:45 am]

BILLING CODE 4915–01–P

DEPARTMENT OF THE TREASURY
Fiscal Service
Privacy Act of 1974, as Amended; System of Records

AGENCY: Fiscal Service, Treasury.

ACTION: Notice of proposed privacy act system of records.

SUMMARY: In accordance with the Privacy Act of 1974, as amended, the Department of the Treasury, Office of Domestic Finance, Fiscal Service gives notice of a proposed system of records. The new system contains records about individuals who apply for digital certificates under the Fiscal Service Certificate Authority which is administered under the Department of the Treasury Certificate Policy. A new Privacy Act System is proposed in order to accomplish the Department’s obligations to protect privacy, to ensure the security of data and to maintain required records.

DATES: Comments must be received no later than July 1, 2005. The proposed system of records will be effective July 11, 2005, unless the Bureau of the Public Debt receives comments which would result in a contrary determination.

ADDRESSES: Send any comments to the Disclosure Officer, Administrative Resource Center, Bureau of the Public Debt, Department of the Treasury, 200 Third Street, Avery 5th, Parkersburg, WV 26101–5312. All comments received will be posted without change to http://www.publicdebt.treas.gov. The posting will include any personal information that you provide in the submission.

FOR FURTHER INFORMATION CONTACT: For information about this document, contact Edward Gronseth, Deputy Chief Counsel, or Elizabeth Spears, Senior Attorney, in the Office of the Chief Counsel, Bureau of the Public Debt, at 304–480–8692, or Natalie Diana, Senior Attorney, in the Office of the Chief Counsel, Financial Management Service, at (202) 874–6680.

SUPPLEMENTARY INFORMATION: The Government Paperwork Elimination Act (GPEA) directs Federal agencies to implement systems that will enable the electronic collection and dissemination of information. In order to carry out the GPEA, the Department of the Treasury, Office of Domestic Finance, Fiscal Service has implemented Public Key Infrastructure (PKI) technology, known as the Fiscal Service Certificate Authority (Fiscal Service CA), to support electronic commerce between

the Bureau of the Public Debt (BPD) or the Financial Management Service (FMS), and their customers.

PKI is a set of hardware, software, policies and procedures used to provide several important security services for electronic business activities. PKI technology protects the integrity and confidentiality of information submitted electronically. Customers submit a request to BPD or FMS for a digital certificate, which enables the customer to download and use cryptographic software to create the encryption keys necessary for electronic identity verification and secure transactions. This digital certificate is required in order to access secure online systems that are provided through the Fiscal Service CA, such as obtaining access to services offered by BPD and FMS.

For example, the Department of the Treasury, through FMS, operates Federal payment systems and disburses approximately 85 percent of all Federal payments. All vouchers submitted to FMS for payment must be signed (certified) by a Federal program agency’s duly designated certifying officer. Previously, payment requests were submitted through the Treasury Electronic Certification System (ECS), a DOS-based system. FMS is replacing ECS with the Secure Payment System (SPS). SPS is a mechanism which employs digital certificates, issued by the Fiscal Service CA, to initiate payment and certification requests providing for the positive identification of agency certifying officers who authorize vouchers for payment. SPS provides enhanced operating capabilities and much greater information integrity than ECS.

Additionally, FMS operates the Automated Standard Application for Payments (ASAP) program. ASAP is a mechanism by which FMS makes grant payments to state agencies and other authorized grantee organizations. Digital certificates will be issued to Federal employees who approve the funding amounts in grantees’ accounts. The grantees will request draw downs, and delivery of Federal funds, from accounts held in the ASAP.GOV system.

FMS requires that applicants who seek access to SPS, ASAP, and other similar systems, request a digital certificate by submitting an application form. The forms are available for download from the FMS Web sites located at: http://www.fms.treas.gov.

In conjunction with the application process, the applicant will be required to submit personal information that is subject to the Privacy Act of 1974. The information collected will be used only to establish and verify the identity and eligibility of applicants for certificates. No other use of the information is permitted.

The new system of records report, as required by 5 U.S.C. 552a(r) of the Privacy Act, has been submitted to the Committee on Government Reform and Oversight of the House of Representatives, the Committee on Homeland Security and Governmental Affairs of the Senate and the Office of Management and Budget, pursuant to Appendix I to OMB Circular A–130, “Federal Agency Responsibilities for Maintaining Records About Individuals,” dated November 30, 2000.

The proposed Treasury .012—Fiscal Service Public Key Infrastructure, is published in its entirety below.

Dated: May 23, 2005.

Nicholas Williams,
Deputy Assistant Secretary for Headquarters Operations.

Treasury .012
SYSTEM NAME:
Fiscal Service Public Key Infrastructure—Treasury.

SYSTEM LOCATION:
The system of records is located at:
(1) The Bureau of the Public Debt (BPD), U.S. Department of the Treasury, in Parkersburg, WV, and,
(2) The Financial Management Service (FMS), U.S. Department of the Treasury, Washington, DC, and Hyattsville, MD. The system managers maintain the system location of these records.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:
Digital certificates may be issued to any of the following individuals: A Federal agency certifying officer who authorizes vouchers for payment; Federal employees who approve the grantees’ accounts; an individual authorized by a state or grantee organization to conduct business with the Fiscal Service; employees of the Fiscal Service; fiscal agents; and contractors.

CATEGORIES OF RECORDS IN THE SYSTEM:
The system contains information needed to establish accountability and audit control of digital certificates. It also contains records that are needed to authorize an individual’s access to a Treasury network. Depending on the service(s) requested by the customer, information may also include:
- Personal identifiers—name, including previous name used, and aliases; organization, employer name and address; Social Security number, Tax Identification Number; physical and electronic addresses; telephone, fax, and pager numbers; bank account information (name, type, account number, routing/transit number); Federal-issued photograph ID; driver’s license information or state ID information (number, state, and expiration date); military ID information (number, branch, expiration date); or passport/visa information (number, expiration date, and issuing country).
- Authentication aids—personal identification number, password, account number, shared-secret identifier, digitized signature, other unique identifier.

The system contains records on public key data related to the customer, including the creation, renewal, replacement or revocation of digital certificates, including evidence provided by applicants for proof of identity and authority, sources used to verify an applicant’s identity and authority, and the certificates issued, denied or revoked, including reasons for denial or revocation.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

PURPOSES:
We are establishing the Fiscal Service Public Key Infrastructure System to:
(1) Use electronic transactions and authentication techniques in accordance with the Government Paperwork Elimination Act;
(2) Facilitate transactions involving the transfer of information, the transfer of funds, or where parties commit to actions or contracts that may give rise to financial or legal liability, where the information is protected under the Privacy Act of 1974, as amended;
(3) Maintain an electronic system to facilitate secure, on-line communication between Federal automated systems, and between Federal employees or contractors, by using digital signature technologies to authenticate and verify identity;
(4) Provide mechanisms for non-repudiation of personal identification and access to Treasury systems including, but not limited to SPS and ASAP; and
(5) Maintain records relating to the issuance of digital certificates utilizing public key cryptography to employees and contractors for purpose of the transmission of sensitive electronic material that requires protection.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:
These records may be disclosed to:
(1) Congressional offices in response to an inquiry made at the request of the individual to whom the record pertains;
(2) Appropriate Federal, State, local, or foreign agencies responsible for investigating or prosecuting the violations of, or for enforcing or implementing a statute, rule, regulation, order, or license, where the disclosing agency becomes aware of a potential violation of civil or criminal law or regulation;
(3) A court, magistrate, or administrative tribunal in the course of presenting evidence, including disclosures to opposing counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations or in connection with criminal law proceedings or in response to a subpoena;
(4) A Federal, State, local or other public authority maintaining civil, criminal or other relevant enforcement information or other pertinent information, which has requested information relevant to or necessary to a subpoena; discovery, litigation, or settlement witnesses in the course of civil disclosure to opposing counsel or presenting evidence, including administrative tribunal in the course of regulation; violation of civil or criminal law or where the disclosing agency becomes aware of a potential order, or license, where the disclosing agency determines implementing a statute, rule, regulation, violations of, or for enforcing or foreign agencies responsible for an individual to whom the record pertains;
(7) Representatives of the National Archives and Records Administration retention schedules. Paper and microform records ready for disposal are destroyed by shredding or maceration. Records in electronic media are electronically erased using accepted techniques.

RETENTION AND DISPOSAL:
Records are maintained in accordance with National Archives and Records Administration retention schedules. Paper and microform records ready for disposal are destroyed by shredding or maceration. Records in electronic media are electronically erased using accepted techniques.

SYSTEM MANAGERS AND ADDRESSES:
(1) Assistant Commissioner, Office of Information Technology, Bureau of the Public Debt, 200 Third Street, Parkersburg, WV 26101, and,
(2) Assistant Commissioner, Information Resources, and Chief Information Officer, Financial Management Service, 3700 East West Highway, Hyattsville, MD 20782.

NOTIFICATION PROCEDURE:
Individuals seeking notification and access to any record contained in the system of records, or seeking to contest its content, may inquire in accordance with instructions pertaining to individual Treasury components appearing at 31 CFR part 1, subpart C:
• Appendix I for records within the custody of the Bureau of the Public Debt, and,
• Appendix G for records within the custody of the Financial Management Service.

RECORD ACCESS PROCEDURES:
See “Notification procedure” above.

CONTESTING RECORD PROCEDURES:
See “Notification procedure” above.

RECORD SOURCE CATEGORIES:
The information contained in this system is provided by or verified by the subject individual of the record, as well as Federal and non-Federal sources such as private employers.

EXEMPTIONS CLAIMED FOR THE SYSTEM:
None.

[FR Doc. 05–10854 Filed 5–31–05; 8:45 am]
BILLING CODE 4810–39–P

DEPARTMENT OF THE TREASURY
Office of Thrift Supervision
Submission for OMB Review; Comment Request—Loans in Areas Having Special Flood Hazards

AGENCY: Office of Thrift Supervision (OTS), Treasury.

ACTION: Notice and request for comment.

SUMMARY: The proposed information collection requirement described below has been submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act of 1995. OTS is soliciting public comments on the proposal.

DATES: Submit written comments on or before July 1, 2005.

ADDRESSES: Send comments, referring to the collection by title of the proposal or by OMB approval number, to OMB and OTS at these addresses: Mark D. Menchik, Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10236, New Executive Office Building, Washington, DC 20503, or e-mail to mmenchik@omb.eop.gov; and Information Collection Comments, Chief Counsel's Office, Office of Thrift Supervision, 1700 G Street, NW., Washington, DC 20552, by fax to (202) 906–6518, or by e-mail to infocollection.comments@ots.treas.gov. OTS will post comments and the related index on the OTS Internet Site at www.ots.treas.gov. In addition, interested persons may inspect comments at the Public Reading Room, 1700 G Street, NW., by appointment. To make an appointment, call (202) 906–5922, and send an e-mail to publicinfo@ots.treas.gov, or send a facsimile transmission to (202) 906–7755.

FOR FURTHER INFORMATION CONTACT: To obtain a copy of the submission to OMB, contact Marilyn K. Burton at marilyn.burton@ots.treas.gov, (202) 906–6467, or facsimile number (202) 906–6518, Regulations and Legislation Division, Chief Counsel's Office, Office of Thrift Supervision, 1700 G Street, NW., Washington, DC 20552.

SUPPLEMENTARY INFORMATION: OTS may not conduct or sponsor an information