FMCSA-HOS-ELD-395-FAQ67(2017-04-06)-CORR1

Question: What should a driver consider before filing a harassment complaint?

**Answer:** FMCSA encourages any driver who feels that he or she was the subject of harassment to also consider FMCSA’s coercion rule, 49 CFR [390.6](https://www.ecfr.gov/current/title-49/subtitle-B/chapter-III/subchapter-B/part-390/subpart-A/section-390.6), and the Department of Labor’s whistleblower law, enacted as part of the Surface Transportation Assistance Act (49 U.S.C. [31105](https://www.govinfo.gov/content/pkg/USCODE-2011-title49/pdf/USCODE-2011-title49-subtitleVI-partB-chap311-subchapI-sec31105.pdf)), which provides retaliation protection.

**Contact Info:** FMCSA ELD Information, 1-800-832-5660 or ELD@dot.gov.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

*Note: This guidance document does not have the force and effect of law and is not meant to bind the public in any way.  It is intended only to provide information and clarity regarding existing requirements under the law or agency policies.*

**Regulatory Topic: ELD Guidance**

**Effective Date:** Thursday, April 6, 2017

**Issued Date:** Thursday, April 6, 2017