Comment from A Petrolia

As a mother of 3, all using different styles of CRSs, I believe Docket ID: NHTSA-2020-0093 proposal is a great step for children safety and CRSs security. My childrens safety is so important to me and I do my best as their parent to follow all regulations provided by the manufacturing company. All three of my children have been different sizes at the same ages. Because of this, I can completely understand the desire to change the weight restrictions on CRSs. Regulating test sites to use realistic testing equipment could save many lives. I believe the continuation of improved testing equipment should be a requirement for public safety. Not ever child is the same yet should all be considered when their safety is in the hands of others. Improving the labeling on CRSs also is very important. The labeling should be visible and easy to understand. Separating the required weight to the specific type of use of the CRS, will provide more accurate use and less room for error of use. Using CRS the correct wau is extremely critical to our children's safety. The cost for these changes is extremely low and the change does not require much change of the process that is already in place. Regarding the proposed change to the registration card, I see no issue. If communication can be improved between the manufactures and consumers at little to no cost, I can't deny, this is also a great proposal. As a parent and through my experience I agree and support this proposal.