# Canada TMP Finance Ltd.

Privacy Act

Annual Report to Parliament

April 1, 2024 to March 31, 2025

# **Contents**

Introduction	3
Organizational Structure	
Delegation Order	
Performance and Highlights of the 2024-2025 Statistical Report	
Training and Awareness	
Policies, Guidelines, Procedures and Initiatives	
Initiatives and Projects to Improve Privacy	4
Summary of Key Issues and Actions Taken on Complaints	4
Material Privacy Breaches	4
Privacy Impact Assessments	4
Public Interest Disclosures	
Monitoring Compliance	

Appendix A – *Privacy* Act Delegation Order

#### Introduction

The *Privacy Act* (Revised Statutes of Canada, Chapter A–1, 1985) was proclaimed on July 1, 1983. The Privacy Act (the "*Act*") extends to individuals the right of access to information about themselves held by federal institutions, again subject to specific and limited exceptions. The law also protects the individual's privacy by preventing others from having access to personal information and gives individuals substantial control over its collection and use.

This Annual Report to Parliament on the *Privacy Act* is prepared and tabled in Parliament in accordance with section 72 of the *Act* and covers the period from April 1, 2023 to March 31, 2024.

Canada TMP Finance Ltd. ("TMP Finance" or "the Company"), formerly known as Project Deliver I, became subject to the *Privacy Act* upon incorporation on May 28, 2018. on May 28, 2018. Canada TMP Finance Limited's primary responsibility is to provide financing to its subsidiary, Trans Mountain Corporation ("TMC"). TMC was incorporated in 2018 and has a mandate to operate, optimize and grow the Trans Mountain and Puget Sound Pipelines in a commercially viable manner. TMC has a corporate structure with approximately 700 employees led by a seasoned executive team and a new CEO appointed in 2024.

TMP Finance is a wholly-owned subsidiary of the Canada Development Investment Corporation ("CDEV") and has no employees. Day-to-day operations are administered by CDEV employees in Toronto, Ontario.

#### **Organizational Structure**

TMP Finance is the parent company of TMC and reports to Parliament through the Minister of Finance. TMC has a corporate structure with approximately 700 employees led by a seasoned executive team.

Two full-time CDEV employees are dedicated part-time to Access to Information and Privacy ("ATIP") activities for CDEV and its subsidiaries, excluding TMC which has its own ATIP Coordinator and staff. The ATIP department consists of the ATIP Coordinator and one analyst. CDEV retains advice from external legal counsel and independent consultants as needed. CDEV currently has one independent ATIP consultant working approximately 0.25 FTEs.

The Corporation is party to management service agreements with CDEV under section 73.1 of the Privacy Act

### **Delegation Order**

The Delegation of Authority Order (Appendix A) is reviewed annually by the head of the organization. The authority to approve or deny the release of departmental information requested under the Act is shared by the General Counsel and Corporate Secretary and the ATIP Coordinator - as delegated by the President and Chief Executive Officer.

#### Performance and Highlights of the 2023-2024 Statistical Report

During April 1, 2024 to March 31, 2025, no new requests were received in the period, and none were carried over from the previous fiscal year.

No active requests are outstanding from previous reporting periods.

No active complaints are outstanding from previous reporting periods, and none were received during the current reporting period.

No consultations for other institutions were completed during this reporting period.

#### **Training and Awareness**

CDEV management meets regularly with the ATIP office to discuss specific requests and consultations as required. Management is briefed on the status of files and reporting requirements on a regular basis. Summaries of formal and informal ATIP requests as well as consultations and any complaints if any for CDEV and its subsidiaries are presented to the board of directors quarterly.

General ATIP training is provided to all new staff and directors of CDEV and subsidiaries. The sessions are structured into two parts, the first being a general information session and the second being an in-depth briefing targeted dominantly at the offices of primary interest.

Informal briefings, and one-on-ones, are scheduled as needed. The executive team is informed by email as soon as a new request is received.

#### Policies, Guidelines, Procedures and Initiatives

CDEV's privacy policy, which applies to TMP Finance, is reviewed by the board of directors regularly and amended as required. The privacy policy was last reviewed and updated in May 2024.

There were no new and/or revised institution-specific privacy related policies, guidelines, procedures or initiatives implemented in the institution during the reporting period.

#### **Initiatives and Projects to Improve Privacy**

In addition to traditional methods of receiving requests such as mail and electronic mail, CDEV uses ATIP Online Management Tools ("AOMT") to receive requests from the public.

CDEV utilizes Access Pro Case Management Redaction software as needed to process requests and apply relevant redactions if and when necessary.

CDEV's website contains a section dedicated to Access to Information and Privacy, where individuals can learn about CDEV's activities and make a request for information. CDEV's website has been upgraded to meet accessibility requirements.

### **Summary of Key Issues and Actions Taken on Complaints**

No complaints were filed with the Information Commissioner of Canada against the Corporation in 2024-2025 and there are no active complaints outstanding from previous reporting periods.

### **Material Privacy Breaches**

There were no material privacy breaches during the reporting period, and none were reported to the Office of the Privacy Commissioner or the Treasury Board of Canada Secretariat.

#### **Privacy Impact Assessments**

During the reporting period, no required privacy impact assessments have been identified by the Corporation.

### **Public Interest Disclosures**

No public interest disclosure was made under paragraph 8 (2)(m) of the *Privacy Act* in this reporting period.

# **Monitoring Compliance**

No monitoring was necessary this period, however, AOMT is accessed every Monday and Friday by the ATIP department to make sure that all new requests have been noted and accounted for

## Appendix A – Privacy Act Delegation Order

### DESIGNATION/ DÉLÉGATION

# PRIVACY ACT / LOI SUR LA PROTECTION DES RENSEIGNEMENTS PERSONNELS

#### **Privacy Act Designation Order**

By this order made pursuant to section 73 of the *Privacy Act*, I hereby authorize those officers and employees of the Canada Development Investment Corporation and subsidiaries (excluding Trans Mountain Corporation) occupying, on an acting basis or otherwise, the positions identified within the attached schedule to perform on my behalf any of the powers, duties, or functions specified therein.

This designation replaces and repeals all previous orders.

Dated in Toronto on this 18 day of June 2024

# Arrêté sur la délégation en vertu de la Loi sur la protection des renseignements personnels

Par le présent arrêté pris en vertu de l'article 73 de la *Loi sur la protection des renseignements personnels*, j'autorise les agents et les employés du Corporation de développement des investissements du Canada et les filiales (sauf la Corporation Trans Mountain) occupant, par intérim ou autrement, les postes identifiés dans l'annexe ci-jointe à exercer en mon nom, les attributions, les fonctions et les pouvoirs qui y sont spécifiés.

Le présent document remplace et annule tous les arrêtés antérieurs.

Fait à Toronto en ce 18 jour en juin 2024

Elizabeth A. Wademan

President and CEO - Canada Development Investments Corporation

Présidente et cheffe de la direction- Corporation de développement des investissements du Canada

#### <u>Schedule 1</u> Designation Order- *Privacy Act*

Powers, Duties or Functions	Section	General Counsel and Corporate Secretary
To disclose personal information to an investigative body specified in the regulations, on the written request of the body, for the purpose of enforcing any law of Canada or a province or carrying out a lawful investigation, if the request specifies the purpose and describes the information to be disclosed	8(2)(e)	yes
To disclose personal information when public interest outweighs invasion of privacy or when disclosure benefits the individual	8(2)(m)	yes

#### Schedule 2 Designation Order- Privacy Act **General Counsel** and Corporate Secretary ATIP Section To disclose personal information when satisfied that the purpose for which the information is disclosed cannot reasonably be accomplished unless the information is provided in a form that identifies the person to whom it relates and to obtain a written undertaking that no subsequent disclosure of the information will be made in a form that could reasonably be expected to identify the individual to whom it relates 8(2)(j) To keep copies of requests made under 8(2)(e), keep records of information disclosed pursuant to such requests and make those copies and records available to the Privacy Commissioner 8(4) yes yes To notify the Privacy Commissioner in writing of disclosure under paragraph 8(2)(m) 8(5) yes yes To retain a record of use of personal information 9(1) To notify the Privacy Commissioner of consistent use of personal information 9(4) yes yes and update index accordingly To include personal information in personal information banks 10 yes To give written notice as to whether or not access will be given 14(a) To give access to requester 14(b) yes yes

To extend time limit and give notice of extension	15	yes	yes
To determine the necessity for a translation or interpretation of a record	17(2)(b)	yes	yes
To determine whether a record should be provided in an alternative format	17(3)	yes	yes
To refuse to disclose personal information referred to in that section	18(2)	yes	yes
To refuse to disclose personal information referred to in that section	19(1)	yes	yes
To disclose, with consent, personal information referred to in that subsection	19(2)	yes	yes
To refuse to disclose personal information referred to in that section	20	yes	yes
To refuse to disclose personal information referred to in that section	21	yes	yes
To refuse to disclose personal information referred to in that section	22	yes	yes
To refuse to disclose personal information referred to in that section	22.3	yes	yes
To refuse to disclose personal information referred to in that section	23	yes	yes
To refuse to disclose personal information under that section	24	yes	yes
To refuse to disclose personal information under that section	25	yes	yes
To refuse to disclose personal information under that section	26	yes	yes
To refuse to disclose personal information under that section	27	yes	yes
To refuse to disclose personal information under that section	27.1	yes	yes
To refuse to disclose personal information under that section	28	yes	yes
To receive notice of investigation by the Privacy Commissioner	31	yes	yes

To make representations to			
the Privacy Commissioner	33(2)	yes	yes
To receive the report of findings of the investigation and give notice of action taken or proposed to be taken or reasons why no action has been or is proposed to be taken	35(1)	yes	yes
To provide access to personal information	35(4)	yes	yes
To receive the report of findings of the investigation of files in exempt banks	36(3)	yes	yes
To receive the report of findings after investigation in respect of personal information	37(3)	yes	yes
To request that the matter be heard and determined in the National Capital Region	51(2)(b)	yes	yes
To request the opportunity to make representations ex parte	51(3)	yes	yes
To prepare annual report for submission to Parliament	72	yes	yes
Provision of privacy services	73.1	yes	yes
To carry out responsibilities conferred on the head of the institution by regulations made under section 77, not included above	77	yes	yes