#### **Supporting Statement**

#### Certification: Pilots, Flight Instructors, and Ground Instructors Federal Regulation Part 61

#### OMB 2120-0021

#### Justification:

## **1.** Explain the circumstances that make the collection of information necessary. Identify any legal or administrative requirements that necessitate the collection.

Title 49, United States Code, Section 44703 specifically empowers the Secretary of Transportation to issue airman certificates to properly qualified persons. This clearance request covers the burden imposed on airmen directly responsible for the control of aircraft. Each certificate issued specifies the capacity in which the holder is authorized to serve as an airman in connection with the operation of an aircraft.

Title 14 of the Code of Federal Regulations part 61 (14 CFR part 61) Certification: Pilots, Flight Instructors, and Ground Instructors prescribes minimum standards and requirements for the issuance of airman certificates, and establishes procedures for applying for airman certificates.

This collection follows the strategic goal of safety.

### 2. Indicate how, by whom, how frequently, and for what purpose the information is to be used.

The Airman certificate and/or Rating Application form and the required records, logbooks and statements required by the federal regulations are submitted to Federal Aviation Administration (FAA) Flight Standards District Offices or its representatives to determine qualifications of the applicant for issuance of a pilot or instructor certificate, or rating or authorization.

As of December 31, 2009, there are approximately 700,000 active certificated pilot airmen. This includes student, private, commercial, airline transport pilot certificate holders, as well as ground and flight instructors. Approximately 25% of these pilots are providing data on an annual basis. Instructor certificates must be renewed every 24 months to remain effective. Student pilot certificates must be renewed every 60 months.

Applicants for the various general aviation pilot, ground, and flight instructor certificates are required to submit a completed FAA Form 8710-1, Airman Certificate and/or Rating Application. If the information collection was not conducted, the FAA would be unable to issue the appropriate certificates and ratings.

3. Describe whether, and to what extent, the collection of information involves the use of automated, electronic, mechanical, or other technological collection techniques or other forms or information technology, e.g. permitting electronic submission of responses, and the basis for the decision for adopting this means of collection.

The FAA has an electronic data collection system called the Integrated Airman Certification and Rating Application (IACRA). IACRA is a secure web-based application that uses online validation and digital signatures to complete the airman certification documents. IACRA interfaces with multiple FAA databases such as knowledge testing and airman records for data validation and verification. It automatically ensures that applicants meet regulatory and policy requirements.

IACRA improves the airman certification process by checking for data errors that cause rejected applications. The certification processing time is reduced since the applicant, recommending instructor (if required), and inspector/examiner can complete the airman application online and can submit the completed application electronically using digital signatures. OMB has used IACRA as an example of FAA's compliance with the Government Paperwork Elimination Act.

The FAA had made the use of IACRA mandatory by its inspectors and designated pilot examiners. The FAA expects that pilot airman certification application process will soon be an almost paperless process with few exceptions. Though the use of IACRA will not reduce the time it takes for an applicant to complete and submit the information required by the 8710-1 form versus its paper version, IACRA will eventually serve reduce the FAA's clerical review time.

#### 4. Describe efforts to identify duplication.

We have reviewed other FAA public-use reports and find no duplication. Also, we know of no other agency collecting information from pilots and flight instructors prescribing the terms, conditions, and limitations of their operating certificates. This information is required under Part 61 of the federal regulations.

## 5. If the collection of information impacts small businesses or other small entities (Item 5 of OMB Form 83-1), describe any methods used to minimize burden.

Reporting and record keeping requirements of Part 61 of the federal regulations pertain to individual applicants for a pilot certificate and not to business organizations.

## 6. Describe the consequence to Federal program or policy activities if the collection is not conducted or is conducted less frequently, as well as any technical or legal obstacles to reducing burden.

For the most part, the applicants who submit certification applications determine the frequency of information collection. The applicant, not the FAA, governs a decrease in

the frequency of collection unless safety dictates otherwise (i.e. numerous violations of the federal regulations).

## 7. Explain any special circumstances that would cause an information collection to be conducted in a manner inconsistent with guidelines.

This information collection is conducted in a manner consistent with the guidelines in 5 CFR 1320.5(d)(2)(i)-(viii).

# 8. Describe efforts to consult with persons outside the agency to obtain their views on the availability of data, frequency of collection, the clarity of instructions and record keeping, disclosure, or reporting format (if any) and the data elements to be recorded, disclosed, or reported.

A notice was published in the Federal Register on November 27, 2013, vol. 78, no. 229, pgs. 71023-71024. No comments were received.

## 9. Describe any decision to provide any payment or gift to respondents, other than remuneration of contractors or grantees.

Respondents are provided no payment or gift in connection with the information collection burden.

## **10.** Describe any assurance of confidentiality provided to respondents and the basis for the assurance in statute, regulation, or agency policy.

The information collected will become part of the Privacy Act system of records DOT/FAA 847, General Aviation Records on Individuals and afforded the protection offered under the Privacy Act and that particular system.

## 11. Provide additional justification for any questions of a sensitive nature, such as sexual behavior and attitudes, religious beliefs, and other matters that are commonly considered private.

The Airman Certificate and/or Rating Application requires the applicant to respond to questions concerning a conviction under Federal or State statutes pertaining to narcotic drugs, marijuana, and/or stimulant drugs or substances. This information is necessary to determine whether the applicant is in compliance with appropriate 14 CFR part 61 certification requirements.

12. Provide estimates of the hour burden of the collection of information. The statements should: Indicate the number of respondents, frequency of response, annual hour burden and an explanation of how the burden was estimated. If this request for approval covers more than one form, provide separate hour burden estimates for each form.

### Provide estimates of annualized cost to respondents for the hour burdens for collections of information, identifying and using appropriate wage rate categories.

A section-by-section breakdown of the applicable sections of Federal Regulation Part 61 is listed below, showing the number of respondents, frequency of response, annual hour burden, and how the burden has been estimated.

<u>Section 61.13, Application and Qualification</u> – As indicated (in Item #2 of this report), applicants for a pilot certificate and/or flight instructor certificate must submit FAA Form 8710-1 to the FAA or its representatives to determine qualifications of the applicant for issuance of a pilot or flight instructor certificate, or rating or authorization. We continue to estimate 100,000 new applications for pilots and/or flight instructor certificates at 0.1 hours each.

<u>100,000</u> new applications for pilot/instructor certificates at 0.1 hours each = <u>10,000</u> hours

<u>Section 61.39</u>, <u>Prerequisites for flight tests</u> – states that to be eligible for a practical test for a certificate or rating, an applicant must present a written statement from an authorized flight instructor. The statement must certify that the applicant has received specified instruction and has shown competency for the rating sought. We estimate 100,000 applicants are annually subject to this requirement. Practical tests are not required for ground instructor certificates and ratings. Flight instructor written statements are 100,000 annually at .05 hours each.

<u>100,000</u> applicants x <u>.05</u> hours each = <u>5,000</u> hours

<u>Section 61.49 retesting after failure</u> – The numbers and hours required for reporting required by this section are included in the numbers for sections 61.13. The flight instructor statements required by this section for reapplication for original airmen certificates are about 2,200 individual applicants annually at .05 hours each. Reapplication for pilot certificates after failure is estimated to be 11,400 at .05 hours each.

2,200 statements x .05 hours each = 110 hours <u>11,400 statements x .05 hours each = 570 hours</u> Total = 680 hours

<u>Section 61.51, Pilot logbooks</u> – requires pilots to enter flight time that is to be credited toward experience or training requirements for certificates, ratings, or operating privilege in a reliable record. We estimate that of the total active certificated pilot population (700,000), 190,000 pilots must log flight time annually to meet this requirement at a total average of 1.0 hours each for entering the required records.

190,000 pilots x <u>1.0</u> hours each = <u>190,000</u> hours

<u>Section 61.56(a)</u>, <u>Flight Review</u> – Provides that except for certain exceptions for pilots required under other operating rules to have periodic proficiency checks, and certified flight instructors who pass a practical test for the issuance or renewal of a certificate, or the addition of a rating, each pilot who exercises pilot-in-command privileges must have completed a flight review within the previous 24 months. The pilot must maintain an endorsement of satisfactory completion in a logbook. We estimate that, of the total active pilot population of 700,000, some 190,000 pilots complete a flight review per year with an average time of 0.1 hours each necessary for the flight instructor to record the flight review.

181,839 pilots x <u>0.1</u> hour each = <u>18,184</u> hours

<u>Section 61.57, Pilot-in-Command</u> – Recent flight experience: Pilot-in-command provides that except for certain exceptions, no person may act as pilot-in-command of an aircraft carrying passengers or of an aircraft certificated for more than one pilot flight crewmember unless that person is current in accordance with the requirements of section 61.57. We estimate that 290,000 pilots are subject to these recordkeeping requirements at an average of 0.1 hours each.

<u>290,000</u> pilots x <u>0.1</u> hour each = <u>29,000</u> hours

<u>Section 61.63, Additional Aircraft Ratings</u> – provides authority for the addition of category, class, and type rating to an existing certificate. Recordkeeping requirements are included under Section 61.39.

<u>Section 61.85, Applications</u> – Applicants for an original student pilot certificate must submit FAA Form 8710-1 to the FAA or its representatives to determine qualifications of the applicant for issuance of a student pilot certificate. We estimate 38,700 applications for new and replacement student pilot certificates are submitted annually, and FAA Form 8710-1 takes 0.5 hours to complete. Therefore, the student airman certification program imposes a 19,350 hours reporting burden per year. The following equation provides the basis for 19,350 hours.

38,700 applications for new and replacement student pilot certificates x 0.5 hours = 19,350 hours

<u>Section 61.87, Requirements for Solo Flight</u> - Provides for endorsements by an authorized flight instructor on student pilot certificates and in student pilot logbooks for competency and currency. We estimate that 80,000 student pilots are annually subject to these recordkeeping requirements and that .05 hours is the average time required for record entries.

<u>80,000</u> student pilots x <u>.05</u> hour each = 4,000 hours

<u>Section 61.93, Cross-Country Flight Requirements (student pilot)</u> – Requires flight instructor endorsements in pilot logbooks certifying the competence for cross-country flight operations. We estimate that 80,000 student pilots will annually obtain these endorsements and that 0.1 hours are required for each student pilot.

<u>80,000</u> student pilots x 0.1 hours each = 8,000 hours

<u>Section 61.105</u>, <u>Aeronautical Knowledge</u> – Provides for the logging of specified ground instruction by trainees for private pilot certification. The number estimates are included under Section 61.51.

<u>Section 61.107, Flight Proficiency</u> – Provides for logging specified flight instruction for private pilot trainees. Number estimates are included under Section 61.51.

<u>Section 61.115, Glider Rating:</u> <u>Aeronautical Experience</u> – Requires logging of flight time required for the rating. Number estimates are included Section 61.51.

<u>Section 61.125</u>, <u>Aeronautical Knowledge</u> – Requires that applicants for commercial pilot certificates must log specified ground instruction or use other options. We estimate that 9,500 pilots annually use this option to meet aeronautical knowledge requirements and those average 0.2 hours each to log the instruction.

<u>9,500</u> pilots x <u>0.2</u> hours each = <u>1,900</u> hours

<u>Section 61.127, Flight Proficiency</u> – Provides for logging specified flight instruction for commercial pilot certificate trainees. Number estimates are included under Section 61.51.

<u>Section 61.185</u>, <u>Aeronautical Knowledge</u> – Provides that applicants for flight instructor certificates must log specified ground instruction. We estimate that 5,800 pilots annually comply with this requirement and that they spend an average of 0.1 hour each making logbook entries for a combined total of 600 hours.

5.800 pilots x 0.1 hour each = 580 hours

<u>Section 61.187, Flight Proficiency</u> – Provides for logging specified flight instruction for applicants for a flight instructor certificate. Number estimates are included under Section 61.51.

<u>Section 61.189, Flight Instructor Records</u> – Requires each certificated flight instructor to sign the logbook of each pilot to whom he/she gives instruction, and to maintain a separate record of the instruction given to each pilot regarding solo flight as well as a record of knowledge/practical test endorsements. We estimate that 30,000 certificated flight instructors average 1.0 hour each complying with these recordkeeping requirements.

<u>30,000</u> flight instructors x <u>1.0</u> hour each = <u>30,000</u> hours

<u>Section 61.197, Renewal of Flight Instructor Certificates</u> – States that holders of flight instructor certificates may have their certificates renewed for an additional period of 24 months providing they- 1) pass an appropriate practical test, 2) attend an approved flight instructor refresher clinic/course, 3) endorse at least 5 applicants to take the practical test in which at least 80% passed the first time, or 4) serve as an air carrier check airman or flight instructor in the previous 24 calendar months. FAA Form 8710-1 is used to support the application for renewal. We estimate that 40,000 flight instructors will annually apply for renewal.

<u>40,000</u> 8710-1 applications x <u>0.1</u> hour each = <u>4,000</u> hours

#### Summary

We estimate that the airman certification program imposes a 320,694 hours reporting and recordkeeping burden on the public (33,350 hours reporting and 287,344 hours recordkeeping). The total burden breaks down as follows:

Reporting burden:

Section 61.13, Applications	= 10,000 hours
Section 61.85, Applications for Student Pilot Ce	rtificates = 19,350 hours
Section 61.197, Renewal of Flight Instructor Cen	rtificates = <u>4,000</u> hours
Total Reporting	Burden = 33,350 hours

Recordkeeping burden:

Section 61.39, Prerequisites for flight tests	= 5,000 hours
Section 61.49, Retesting After Failure	= 680 hours
Section 61.51, Pilot Logbooks	= 190,000 hours
Section 61.56(a), Flight Review	= 18,184 hours
Section 61.57, Pilot-in-Command	= 29,000 hours
Section 61.87, Requirements for Solo Flights	= 4,000 hours
Section 61.93, Cross-Country Flight Requirements	= 8,000 hours
Section 61.125, Aeronautical Knowledge	= 1,900 hours
Section 61.185, Aeronautical Knowledge	= 580 hours
Section 61.189, Flight Instructor Records	= <u>30,000</u> hours
Total Recordkeeping Burden	= 288,160 hours
Total Reporting Burden Hours	33,350 hours
Total Recordkeeping Burden Hours	+ 287,344 hours
Total Combined Burden Hours	= 320,694 hours

Annual Number of Responses

The total number of annual responses for the airman certification program is estimated to be **1,159,439**.

**Reporting Responses:** 

Section 61.13, Applications	= 100,000
Section 61.85, Applications for Student Pilot Certificat	e = 38,700
Section 61.197, Renewal of Flight Instructor Certificat	es = 40,000
Total Reporting Respons	es = 178,700

Recordkeeping Responses:

Section 61.39, Prerequisites for flight tests	= 100,000
Section 61.49, Retesting After Failure	= 13,600
Section 61.51, Pilot Logbooks	= 190,000
Section 61.56(a), Flight Review	= 181,839
Section 61.57, Pilot-in-Command	= 290,000
Section 61.87, Requirements for Solo Flights	= 80,000
Section 61.93, Cross-Country Flight Requirements	= 80,000
Section 61.125, Aeronautical Knowledge	= 9,500
Section 61.185, Aeronautical Knowledge	= 5,800
Section 61.189, Flight Instructor Records	= <u>30,000</u>
Total Recordkeeping Responses	= 980,739

Total Combined Responses =1,159,439

#### Annual Number of Respondents

The total number of respondents in the airman certification program is estimated to be approximately 25 percent of the population of active certificated pilots and instructors. Given a population of 825,000, the result is **206,250 respondents** providing data on an annual basis.

#### **Estimated Annual Costs to Respondents for Section 61.85, Applications**

The estimated annual cost to respondents for the hour burdens resulting from the collection of information is \$251,550. This cost is determined by estimating the time required for the applicants to complete and submit FAA Form 8710-1 applications. Even though the FAA is using the IACRA system, no significant change in time required to complete and submit this form will occur. Equation 2 below provides the basis for \$251,550 in costs.

#### 1) **38,700 8710-1** Applications × 0.5 hours × \$13 per hour<sup>1</sup>= <u>\$251,550</u>;

<sup>&</sup>lt;sup>1</sup> The lower rate of \$13.00 is based on the Revised Departmental Guidance on Valuation of Travel Time in Economic Analysis, Table 4: Recommended Hourly Values of Travel Time Savings for in-vehicle local

The following table provides the total cost to respondents over ten years, and includes present and annualized values using a seven and three percent discount rate.

Quantified Costs for Issuance of FAA Plastic Certificates					
Estimat e	Nominal (millions )	PV at 7% (millions )	Annualized at 7% (millions)	PV at 3% (millions)	Annualized at 3% (millions)
Total	\$1.975	\$1.39	\$0.198	\$1.67	\$0.195

The estimated annual cost to respondents for the hour burdens resulting from the application requirements of the collection of information other than student pilots is \$1,138,500. This cost is determined by estimating the time required for the applicants to complete and submit FAA Form 8710-1 applications. Even though the FAA is using the IACRA system, no significant change in time required to complete and submit this form will occur. We estimate that 138,000 forms are submitted for these certificates and ratings at an average preparation time of 15 minutes (0.25 hrs) each at an average of \$33 per hour, per applicant. The average time estimate of 0.25 hours assumes that many individual applicants will submit an 8710-1 form more than once for various reasons, and that most of the information provided on the form likely will not have changed.

**<u>138,000</u>** 8710-1 Applications **x <u>0.25</u>** hours **x <u>\$33</u>** per hour = **\$1,138,500** 

## 13. Provide an estimate of the total annual cost burden to respondents or recordkeepers resulting from the collection of information.

There are no additional start-up costs associated with this collection not already included in item number 12.

# 14. Provide estimates of annualized cost to the Federal Government. Also, provide a description of the method used to estimate cost, which should include quantification of hours, operational expenses and any other expense that would not have been incurred without this collection of information.

Estimated annual cost to the Federal Government is \$1,380,000. This cost is determined by estimating the time required for FAA personnel to review and process FAA 8710-1 Airman Certificate and/or Rating Application forms. Even though the FAA has begun IACRA implementation, no significant change in the time required to review this

travel. This range is used to estimate the value of personal time forgone by the student pilot to complete an application form and related tasks. Further, these values have been grown by 1% for every year past 2014 as advised in DOT Departmental Guidance.

http://www.dot.gov/sites/dot.gov/files/docs/USDOT%20VOT%20Guidance%202014.pdf http://www.census.gov/hhes/www/income/data/historical/household/

form has occurred. We estimate that 138,000 forms are submitted for these certificates and ratings at an average file processing time by a clerical worker of 30 minutes (0.5) each at \$20 per hour.

#### **<u>138,000</u>** 8710-1 Applications **x <u>0.5</u> hours <b>x \$20 per hour = \$<u>1,380,000</u>**

For software updates, the federal government incurs an annualized cost of \$0.017 million at a 7% rate and a \$0.015 annualized cost at a 3% rate.

Total Software Update Costs						
Estima te	Total (millio ns)	PV at 7% (millio ns)	Annualiz ed at 7% (millions )	PV at 3% (millio ns)	Annualiz ed at 3% (millions )	
Total	\$0.130	\$0.121	\$0.017	\$0.126	\$0.015	

**Over Ten Years** 

## 15. Explain the reasons for any program changes or adjustments reported in items 13 or 14 of the OMB Form 83-1.

Prior to publication of the Student Pilot Application Requirements final rule (RIN 2120-AJ42), a student pilot typically obtained a combination medical certificate and student pilot certificate from an aviation medical examiner. To receive this combined medical certificate and student pilot certificate, the applicant would complete FAA Form 8500-8, OMB information collection 2120-0034.

With the implementation of the Student Pilot Application Requirements final rule, an aviation medical examiner will not issue a combination medical certificate and student pilot certificate or accept an application for a student pilot certificate. A student pilot must obtain a student pilot certificate that is issued by the FAA Civil Aviation Registry prior to exercising the privileges of the student pilot certificate.

To receive such a certificate, a student pilot applicant may apply in person: with an Aviation Safety Inspector or Aviation Safety Technician at a Flight Standards District Office; through a Designated Pilot Examiner; with an airman certification representative associated with a part 141 pilot school; or with a certified flight instructor.

Such an application requires the student pilot applicant to complete FAA Form 8710-1. The FAA estimates, on average, there are 38,700 student pilots who will be required to provide information in accordance with the final rule, annually. The FAA estimates that each application will take 0.5 hours to complete, for an annual burden of 19,350 hours.

## 16. For collections of information whose results will be published, outline plans for tabulation, and publication.

There are no plans to publish this information for statistical or other purposes.

## 17. If seeking approval to not display the expiration date for OMB approval of the information collection, explain the reasons that display would be inappropriate.

No such approval is being sought.

#### 18. Explain each exception to the certification statement identified in item "Certification for Paperwork Reduction Act Submissions," of OMB Form 83-1.

There are no exceptions to the certification statement.