Department of Transportation Supporting Statement A

Department of Transportation Acquisition Regulation (TAR)
Part 1239 Clause 1252.239-75
OMB Control No. 2105-0579

A. JUSTIFICATION

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

The Department of Transportation is requesting an extension without change of a previously approved information collection. Under Public Law 113-283, Federal Information Security Modernization Act of 2014, each agency of the Federal Government must provide security for the information and information systems that support the operations and assets of the agency, including those provided or managed by another agency, contractor, or other source.

In order for DOT to comply with Public Law 113-283, Federal Information Security Modernization Act of 2014, DOT developed clause 1252.239-75, DOT Protection of Information About Individuals, PII, and Privacy Risk Management Requirements, and contains the following information collection requirements from the public:

- Notification / reporting non-compliance with DOT data protection standards with respect to Personally Identifiable Information (PII)
- Notification of new or unanticipated threats or hazards, or if existing safeguards have ceased to function
- Execution and submittal of confidentiality agreements (protection of PII)
- Notification and secure return of PII to Government when any part of PII, in any form, the Contractor obtains from or behalf of DOT ceases to be required by Contractor or upon termination of contract, within ten (10) business days; or, at DOT's written request to destroy, un-install and /or remove all copies of such PII and provide certification that PII has been returned, or remove or destroyed; and subcontractor certification of return of all records within 30 days of subcontractor's completion of services
- Breach reporting; and subcontractor breach reporting
- Notification of subcontractor access to PII
- 2. Indicate how, by whom, and for what purposes the information is to be used; indicate actual use the agency has made of the information received from current collection.

Clause 1252.239-75, DOT Protection of Information About Individuals, PII, and Privacy Risk Management Requirements, requires any contractor under a DOT contract that creates, maintains, acquires, discloses, uses, or has access to PII in furtherance of the contract, shall comply with all applicable Federal law, guidance, and standards and DOT policies pertaining to its protection. The clause requires contractors to comply with the Privacy Act of 1974, 5 U.S.C. 552a, DOT implementing regulations (49 CFR Part 10), and DOT policies issued under the Act in the design, development, and/or operation of any system of records on individuals to accomplish a DOT function when the contract specifically identifies the work that the contractor is to perform. It imposes certain information collection requirements, reporting, and submissions as outlined in paragraph 1 above. The required information collection requirements are to be used by DOT to assess the contractor's compliance with

specific Federal and DOT IT security requirements and is necessary to ensure DOT information and information systems are adequately protected.

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 of information technology, e.g., permitting electronic submission of responses, and the basis for the decision for adopting this means of collection. Also describe any consideration of using information technology to reduce burden.

Information collection requirement responses, plans and other required submittals can be submitted via electronic submission.

4. Describe efforts to identity duplication. Show specifically why any similar information already available cannot be used or modified for use for the purposes described in Item 2 above.

The information collections required by the clause are based on specific requirements for DOT to ensure contractor compliance with Federal and DOT security requirements. Each contract awarded require specific information collections and other contract submissions cannot be used. Submissions are specific to individual contracts. Therefore, there will be no duplication.

5. If the collection of information impacts small businesses or other small entities, describe any methods used to minimize burden.

Small businesses will be affected in the same way as large businesses in order to comply with statutes and other Federal requirements which require security of information technology, information and information systems.

6. Describe the consequences 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.

Failure to collect the information could expose vulnerabilities in DOT information technology and protection of information and information systems.

7. Explain any special circumstances that would cause an information collection to be conducted more often than quarterly or require respondents to prepare written responses to a collection of information in fewer than 30 days after receipt of it; submit more than an original and two copies of any document; retain records, other than health, medical, government contract, grantin-aid, or tax records for more than three years; in connection with a statistical survey that is not designed to produce valid and reliable results that can be generalized to the universe of study and require the use of a statistical data classification that has not been reviewed and approved by OMB.

DOT does not expect that any contractor/subcontractor would submit a response more often quarterly, but the information collection requirements do pertain to each event where access to DOT personally identifiable information (PII) is accessed or used, or if there is a breach, or if a noncompliance or out of standard event is discovered.

8. If applicable, provide a copy and identify the date and page number of publication in the Federal

Register of the sponsor's notice, required by 5 CFR 1320.8(d), soliciting comments on the information collection prior to submission to OMB. Summarize public comments received in response to that notice and describe actions taken by the sponsor in responses to these comments. Specifically address comments received on cost and hour burden.

There were no public comments received on the proposed information collection instrument.

There were no efforts to consult with persons outside the agency beyond the publication of this proposed rule in the Federal Register.

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

No payments or gifts have been provided.

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

This information is disclosed only to the extent consistent with prudent business practices and current regulations.

11. Provide additional justification for any questions of a sensitive nature (Information that, with a reasonable degree of medical certainty, is likely to have a serious adverse effect on an individual's mental or physical health if revealed to him or her), such as sexual behavior and attitudes, religious beliefs, and other matters that are commonly considered private; include specific uses to be made of the information, the explanation to be given to persons from whom the information is requested, and any steps to be taken to obtain their consent.

The request for information does not include any questions of a sensitive nature.

12. Estimate of the hour burden of the collection of information:

Total Burden Hours: 622

Average Number of Respondents: 311 Average Annual Responses: 622

No. of respondents	x No. of responses per respondent	x No. of minutes	÷ by 60	Number of Burden Hours
311	2	60		622

Note: DOT has estimated the number of respondents based on identified NAICS reflecting previous contract awards averaged over the fiscal years—FY 2017, FY 2018, and FY 2019 where the clause may be required. DOT estimates that in the future for a typical contract performance period only 15% of the total average of contract awards represents the potential pool of number of respondents who might deal with PII and are required to submit an information collection requirement (ICR) response as shown below.

NAICS: (As shown below) (Respondents)

	Contract Award Actions (Average 3 FY)
518210	196
541199	12
541513	357
541618	60
541990	932
541110	335
561499	22
<u>561621</u>	<u>158</u>
	2072

Basis for estimated number of respondents: Number of NAICS contract actions = 2072 x 15% estimated number of annual respondents might submit a ICRs under this clause = 311.

No other form is required by the TAR for use in this collection.

Total estimated annual cost to all respondents: \$20,438.92 (622 hours at \$32.86 per hour). This is based on Bureau of Labor Statistics (BLS) May 2024 Occupational Employment and Wages code 43-0000 Office and Administrative Support Occupations (https://www.bls.gov/oes/current/oes430000.htm) Mean Hourly Wage of \$24.12 plus 36.25% fringe benefits.

13. Provide an estimate of the total annual cost burden to respondents or record keepers resulting from the collection of information. (Do not include the cost of any hour burden shown in Items 12 and 14).

There are no capital or start-up costs associated with the information collection.

14. Provide estimates of annual cost to the Federal Government. Also, provide a description of the method used to estimate cost, which should include quantification of hours, operation expenses (such as equipment, overhead, printing, and support staff), and any other expense that would not have been incurred without this collection of information. Agencies also may aggregate cost estimates from Items 12, 13, and 14 in a single table.

TAR clause 1252.239-75, DOT Protection of Information About Individuals, PII, and Privacy Risk Management Requirements.

Estimated annualized cost to the Government: \$14,533.03

Estimate based on 622 responses x 30 min. (estimate of 30 min. of Government review time per response) divided by 60 = 311 hours at \$46.73/hourly rate from 2025 OPM GS Salary Table, of the average GS 11, Step 5, DOT IT specialist / staff). Rate of \$46.73 per hour including benefits based on the average GS-11, Step 5, on the OPM Salary Table, 2025-GS with a base hourly rate of \$34.30 + \$12.43 OMB Civilian Position Fringe Benefits rate of 36.25% (per OMB Memorandum M-08-13, March 11, 2008).

15. Explain the reason for any burden hour changes since the last submission

There are no burden changes.

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

publication. Address any complex analytical techniques that will be used. Provide the time schedule for the entire project, including beginning and ending dates of the collection of information, completion of report, publication dates, and other actions.

There are no plans to publish any data received from this information collection.

17. If seeking approval to omit the expiration date for OMB approval of the information collection, explain the reasons that display would be inappropriate.

DOT will display the expiration date for OMB approval of the information collection.

18. Explain each exception to the certification statement identified in Item 19, "Certification for Paperwork Reduction Act Submissions," of OMB 83-1.

There are no exceptions.