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SUBMITTED VIA ELECTRONIC MAIL at Alframework@nist.gov

Elham Tabassi
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National Institute of Standards and Technology
100 Bureau Drive
Gaithersburg, Maryland 20899

RE: Request for Comment on Artificial Intelligence Risk Management Framework Second Draft

Dear Ms. Tabassi:

The Alliance for Automotive Innovation (“Auto Innovators”) is pleased to submit comments to the National Institute of Standards and Technology (“NIST”) in response to its request for comments on the Artificial Intelligence Risk Management Framework (“AI RMF”) Second Draft. Auto Innovators appreciates that NIST continues to seek and incorporate feedback to support the AI RMF’s development.

Auto Innovators is the singular, authoritative, and respected voice of the automotive industry. Auto Innovators represents the manufacturers that produce nearly 98 percent of cars and light trucks sold in the United States, original equipment suppliers, technology companies, and other value-chain partners within the automotive ecosystem. Representing approximately 5.5 percent of the country’s GDP and responsible for roughly 10 million jobs, the automotive industry is the nation’s largest manufacturing sector.

The automotive industry leverages the power of artificial intelligence to integrate driver support features, advanced safety technologies, and automated driving systems into consumer vehicles. These and other technological advances have the potential to protect vulnerable road users, reduce serious injuries and deaths, improve roadway safety, and provide environmental benefits. To improve transportation safety through the deployment of technology, including artificial intelligence, we need to cultivate public trust and responsible technology usage and practice as part of a proactive, comprehensive, holistic, and collective approach to risk management within the relevant contextual environment. The automotive industry supports NIST’s clear intention that the AI RMF offer “approaches to minimize anticipated negative impacts of AI systems and identify opportunities to maximize positive impacts (emphasis in original).”

Incorporating the feedback of Auto Innovators and other stakeholders, the Second Draft includes several important changes compared to the Initial Draft. For example, the explicit inclusion of “pro-innovation” in the proposed attributes of the AI RMF acknowledges the
ongoing evolution in artificial intelligence products, services, and systems over time. The
expansion of the AI RMF’s intended audience to various artificial intelligence actors with their
attendant artificial intelligence lifecycle activities reiterates the essentiality of “collective
responsibility” for successful artificial intelligence risk management. Auto Innovators
appreciates the Second Draft’s inclusion of descriptions for each of the trustworthy artificial
intelligence characteristics, their interrelationships, and their interdependencies; the reviews of
how each characteristic may address potential artificial intelligence risks; and the guidance for
addressing each characteristic. The additional details regarding the role of human factors in
artificial intelligence risk management and oversight are also helpful.

Specific Comments:

As NIST continues its development of the AI RMF, Auto Innovators offers the following
specfic comments on the Second Draft:

- **Managing Bias:** NIST states that three major categories of artificial intelligence bias –
  systemic, computational, and human – must be considered and managed. Since artificial
  intelligence systems are comprised of both algorithms and data, it remains important to
  recognize that neither component is sufficient by itself to provide explainable or
  interpretable results. Balancing data sets to have output or target classes represented by
  the same number of input samples is important to present as many possibilities as
  possible. The AI RMF should encourage artificial intelligence actors, particularly in the
  design and development phases, to ensure training, validation, and holdout data sets are
  complete and then pair those data sets with algorithms to help facilitate bias-free
  outcomes. While training sets, in particular, are inputs that artificial intelligence actors
  can manage, it is only through the results of such pairing – the predictive outcomes – that
  success can be measured.

- **Safety:** NIST notes that transportation is a field that could inform artificial intelligence
  safety measures. To that end, Auto Innovators reiterates its previously stated position that
  the AI RMF should not group safety risks that do not pose a potential risk of serious
  injury or death with potential safety risks that do pose such risks. As the Second Draft
  recognizes, “AI systems are not inherently bad or risky, and it is often the contextual
  environment that determines whether or not negative impact will occur.” Therefore,
  different types of safety risks may require tailored artificial intelligence risk management
  approaches based on context and the severity of potential risks presented. For example,
  “the ability to shut down or modify systems that deviate from intended or expected
  functionality” is not always possible in an automated vehicle or in some Advanced Driver
  Assist Systems (“ADAS”). Such a requirement could introduce unintended safety risks to
  the driver and other road users, particularly when the vehicle is in motion. Instead, the
  risk management best practice in this instance should be to reach a minimal risk
  condition.

- **Security:** NIST includes the traditional cybersecurity triad of confidentiality, integrity,
  and availability, through protection mechanisms that prevent unauthorized access and
  use, to describe secure artificial intelligence systems. Auto Innovators recognizes that
while these three attributes are often associated primarily with information technology (“IT”), they also apply to operational technology (“OT”). Nevertheless, we think it is important to specifically articulate OT-related security attributes such as safety, availability, and reliability in the discussion on secure and resilient artificial intelligence systems as well to communicate the applicability of the AI RMF to all artificial intelligence systems.

- **Transparency**: Auto Innovators agrees with NIST that data used to build artificial intelligence systems may not be “a true or appropriate representation of the context or intended use” of said systems. Sufficiently robust, diverse, and representative training data are critical to the safe, responsible, and trustworthy deployment of artificial intelligence, as well as to engender transparency with regards to the use of artificial intelligence systems. Transparency should also consider the human-machine interaction, *e.g.*, how a human operator or user will be notified when an artificial intelligence system detects a potential or actual adversarial attack. In addition to considerations related to training data and human-machine interactions, NIST should expand its review of transparency to include the importance of reproducibility given the AI RMF identifies concerns about opacity as an artificial intelligence-specific risk. Therefore, Auto Innovators asserts that NIST should account for these and other factors in its discussion on transparency and accountability.

Auto Innovators welcomes its ongoing collaboration with NIST on the development of the AI RMF. We appreciate NIST’s continued commitment to this multistakeholder, consensus-driven process.

Sincerely,

Tara Hairston
Senior Director, Technology, Innovation, & Mobility Policy