Attachment 6

Privacy Impact Assessment Approvals

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	Pri	vacy Impact Assessment Form
		V 1.45
	Status Draft Form Number	er F-13629 Form Date
	Question	Answer
1	OPDIV:	CDC
2	PIA Unique Identifier:	P-9482431-058421
2a	Name:	Pulse
3	The subject of this PIA is which of the following?	General Support System (GSS) Major Application Minor Application (stand-alone) Minor Application (child)
		© Electronic Information Collection © Unknown
3a	Identify the Enterprise Performance Lifecycle Phase of the system.	Implementation
3b	Is this a FISMA-Reportable system?	YesNo
4	Does the system include a Website or online application available to and for the use of the general public?	✓ YesNo
5	Identify the operator.	AgencyContractor
6	Point of Contact (POC):	POC Title IT Specialist POC Name William Dolan POC Organization NCHHSTP/OD POC Email ixi4@cdc.gov
		POC Phone 404.639.6233
7	Is this a new or existing system?	New Existing
8	Does the system have Security Authorization (SA)?	YesNo
8b	Planned Date of Security Authorization	July 15, 2015 Not Applicable

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11	Describe the purpose of the system.	The Pulse system is being desi research with most at risk HIV- with Men (MSM).		
12	about the specific data elements.)	The individuals' date of birth and HIV status will be requested to determine eligibility, however it will not be recorded. If the individual is eligible, then their name, email, and phone number will be collected so the researchers can schedule an in person interview with the individual. The contact information data will be stored in paper form only and will not be included as part of the data sent for analysis. A Rules of Behavior (ROB) has been created specifically to ensure the proper handling of the PII during collection, storage, and destruction. This ROB must be signed by each individual with access to the PII. A separate PII Collection and Destruction Record has also been created to record the number assigned to the PII record, when the PII was collected, what specifically was collected, and the date of destruction of the PII record.		
13	Provide an overview of the system and describe the information it will collect, maintain (store), or share, either permanently or temporarily.	There are four goals to the pro 1. Understand issues surround 2. Learn more about how gay of	ing HIV risk for MSM	
14	Does the system collect, maintain, use or share PII?	○ Y		A CONTRACTOR OF THE CONTRACTOR
15	Indicate the type of PII that the system will collect or maintain.	☐ Social Security Number ☐ Name ☐ Driver's License Number ☐ Mother's Maiden Name ☐ E-Mail Address ☐ Phone Numbers ☐ Medical Notes ☐ Certificates ☐ Education Records ☐ Military Status ☐ Foreign Activities ☐ Taxpayer ID	Date of Birth Photographic Identifiers Biometric Identifiers Vehicle Identifiers Mailing Address Medical Records Number Financial Account Info Legal Documents Device Identifiers Employment Status Passport Number	ranka de
16	Indicate the categories of individuals about whom PII is collected, maintained or shared.	 ☐ Employees ☐ Public Citizens ☐ Business Partners/Contacts ☐ Vendors/Suppliers/Contract ☐ Patients 	s (Federal, state, local agencies) ctors	EAN P
	Ti hot Apolit stale .	Other		

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17	How many individuals' PII is in the system?	100-499	
18	For what primary purpose is the PII used?	To determine eligibility and schedule interviews	
19	Describe the secondary uses for which the PII will be used (e.g. testing, training or research)	None	
20	Describe the function of the SSN.	N/A Salara suma a familiar and a managara a	10°
20a	Cite the legal authority to use the SSN.	N/A Longitud Manufacture Manufacture of the control	
21	Identify legal authorities governing information use and disclosure specific to the system and program.	Public Health Service Act	
22	Are records on the system retrieved by one or more PII data elements?	O Yes	
22a	Identify the number and title of the Privacy Act System of Records Notice (SORN) that is being used to cover the system or identify if a SORN is being developed.	Published: Published: Published:	
	ergas no a la civila e santa a consensa informa e a consensa e	In Progress Directly from an individual about whom the	
		information pertains	
	sected in "and form one morell heaville." In section of new tree in the new tr	In-Person Hard Copy: Mail/Fax Email Online Other Government Sources	
		☐ Within the OPDIV	
23	Identify the sources of PII in the system.	Other HHS OPDIV State/Local/Tribal Foreign Other Federal Entities Other Non-Government Sources	
	and the manufacture of the period the period of the period	Members of the Public	
		Commercial Data Broker	is a first
		Public Media/Internet	
10.40		Private Sector Other	
23a	Identify the OMB information collection approval number and expiration date.	OMB ICR pending approval	
24	Is the PII shared with other organizations?	YesNo	

		☐ Within HHS	mar St
24a	Identify with whom the PII is shared or disclosed and	Other Federal Agency/Agencies	- 1 ja
240	for what purpose.	State or Local Agency/Agencies	, Tabled Log 201
		☐ Private Sector	1-6 S
24b	Describe any agreements in place that authorizes the information sharing or disclosure (e.g. Computer Matching Agreement, Memorandum of Understanding (MOU), or Information Sharing Agreement (ISA)).	to as a continuous papelo.	13 (41) - 100 6
24c	Describe the procedures for accounting for disclosures	and a substitution of a particle of the publishment	
25	Describe the process in place to notify individuals that their personal information will be collected. If no prior notice is given, explain the reason.	Individuals are asked for their date of birth and HIV status to see if they qualify for the study. This information is not recorded. If they qualify, the researcher will ask for their name, email and phone number in order to set up an interview with them. This information will be kept in paper form only.	steller is
26	Is the submission of PII by individuals voluntary or mandatory?	Voluntary Mandatory	rayer rayer
27	Describe the method for individuals to opt-out of the collection or use of their PII. If there is no option to object to the information collection, provide a reason.	Individuals can decide not to provide their contact information by declining to do so.	
28	Describe the process to notify and obtain consent from the individuals whose PII is in the system when major changes occur to the system (e.g., disclosure and/or data uses have changed since the notice at the time of original collection). Alternatively, describe why they cannot be notified or have their consent obtained.	The PII will be collected in Paper form only and will only be used to contact the participating individuals to set up their interview. There will be no "major changes" to the paper form	
29	Describe the process in place to resolve an individual's concerns when they believe their PII has been inappropriately obtained, used, or disclosed, or that the PII is inaccurate. If no process exists, explain why not.	A consent form will be used during the recruitment of any study individual, if the individual signs the consent form, there are provisions in the form with contact name and information for the principal investigator for people to contact if they have any concerns.	लगमहनः संह
30	Describe the process in place for periodic reviews of PII contained in the system to ensure the data's integrity, availability, accuracy and relevancy. If no processes are in place, explain why not.	The PII will be collected in Paper form only and will only be used to contact the participating individuals to set up their interview. The interviewers will be able to tell if the information has changed if they are unable to reach the individual with any of the contact information provided.	

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	, sa je jigua musedku kei gidan miuppe n ku kungsu inga je ji daga na ah i da gapag a	Administrators	dro marco compositore de la compositore della co	
31	Identify who will have access to the PII in the system and the reason why they require access.	Developers		
	, com control of a specific promoter of the control		to contact the participating individuals to set up their interview.	
		Others	briefs bur with seculity howines in	da vol
32	Describe the procedures in place to determine which system users (administrators, developers, contractors, etc.) may access PII.	performing the inter these individuals wil ROB and use the acc	nory Researchers who are scheduling and views will have access to the PII. Each of I be required to read and sign the Pulse ompanying PII Collection and Destruction lividuals will have access.	
33	Describe the methods in place to allow those with access to PII to only access the minimum amount of information necessary to perform their job.	Role Based. The Rese required to read and accompanying PII Co will be collected in P contact the participa		
34	Identify training and awareness provided to personnel (system owners, managers, operators, contractors and/or program managers) using the system to make them aware of their responsibilities for protecting the information being collected and maintained.	All users complete th Training.		
-6	and the second and the constraint of the second and	FISMA-compliant, Fe	research personnel annually complete the ederal information system security provided online by Department of Defense I/eta/iss_icv5/.	
35	Describe training system users receive (above and beyond general security and privacy awareness training).	utilize the same proc consistently followin exhaustively, keep the protect personally ic continue during the	rill focus on ensuring that all interviewers cedures, administer the instrument ag a standardized protocol, probe thread of the conversation focused, and dentifiable information (PII). Training will field period for quality assurance both roup sessions as needed.	
200			ctively involved in research gathering eleted Collaborative Institutional Training ng.	agus t
			h access to the PII will be required to read OB and use the accompanying PII ruction Record.	. V
36	Do contracts include Federal Acquisition Regulation and other appropriate clauses ensuring adherence to privacy provisions and practices?	anter sande ner prod er det mese er ser	Yes No	

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	A Rules of Behavior (ROB) has been created and	deach
e the process and guidelines in place with the retention and destruction of PII. Cite records retention schedules.	Researcher is required to read and sign the ROI details the specific requirements for collection, destruction of the paper PII. The PII will be reta long as it takes to schedule and conduct the in	3. The ROB storage, and ined only for as terviews,
PII is kept in paper form only and is not entered as part of any system data. Paper is locked up in cabinets, desks, or offices, at the end of the day or when not in use. PII is transported in locked briefcases. PII will only be used to set up initial and any follow-on interviews. The Researchers with access to the PII will be required to read and sign the Pulse ROB and use the accompanying PII Collection and Destruction Record. Encrypted devices and methods for transport and transmission will be used.		sks, or offices, at insported in printial and any ess to the PII will duse the lecord.
and individuals will have excess	tours and broads	
		unless the user is an OPDIV
Reviewer	Questions	Answer
	. in the state of	○ Yes
re the questions on the PIA answered correct	ly, accurately, and completely?	ONo
	bas testadica prend obs	vertical color and color a
oes the PIA appropriately communicate the pustified by appropriate legal authorities?	ourpose of PII in the system and is the purpose	○ Yes ○ No
sg provided undhe by Deyartmest 11 to zense skitstatisk karby	en er o, segreroj ne mesi Ambrops	
		O Yes
I medicula Ampinisum this contaminim when a 51 contributed protocol, protoc to the library and the contributed protocol.	Utilize the same of the same o	
oes the PIA appropriately describe the PII qua	ality and integrity of the data?	OYes
n grave seasons a mended.	num management	○ No
genadag rossátar rebadovní vlavino z	ายต์ เทยคน เพเรลว์ แก้	
this a candidate for PII minimization?	era eyen zamvo Pro July evits org	○ Yes ○ No
Plus and we the a companying Plus	zice arrenge sora	, no
oes the PIA accurately identify data retention	procedures and records retention schedules?	(Yes
		NO STATE OF THE ST
	Reviewer The questions on the PIA answered correct The questions on the PIA answered correct The system owners demonstrate appropriate legal authorities? The system and provide sufficient oversight to employees the PIA appropriately describe the PII questions on the PIA appropriately describe the PII questions to employ the PIA appropriately describe the PII questions to employ the PIA appropriately describe the PII questions a candidate for PII minimization?	destruction of the paper PII. The PII will be reta long as it takes to schedule and conduct the in approximately 30 days to a maximum of 4 mor sproximately 30 days to a maximum of 4 mor approximately 30 days to a maximum of 4 mor PII is kept in paper form only and is not entered system data. Paper is locked up in cabinets, desthe end of the day or when not in use. PII is trail locked briefcases. PII will only be used to set up locked briefcases. PII will only b

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	Reviewer Questions	Answer
7	Are the individuals whose PII is in the system provided appropriate participation?	○ Yes
,	Are the individuals whose Firis in the system provided appropriate participation:	○ No
Reviewer Notes		
8	Does the PIA raise any concerns about the security of the PII?	○ Yes
0	boes the FIA faise any concerns about the security of the FII:	○ No
Reviewer Notes		
9	Is applicability of the Privacy Act captured correctly and is a SORN published or does it need	○ Yes
	to be?	○ No
Reviewer Notes		
10	Is the PII appropriately limited for use internally and with third parties?	○ Yes .
10	is the Fil appropriately limited for use internally and with third parties:	○ No
Reviewer Notes		
11	Donath - DIA days on the transplin and with all Web private requirements?	○ Yes
11	Does the PIA demonstrate compliance with all Web privacy requirements?	○ No
Reviewer Notes		
12	We would be the proton because of the completion of this DIA?	○ Yes
12	Were any changes made to the system because of the completion of this PIA?	○ No
Reviewer		
Notes		
General Com	ments	
OPDIV Senio for Privacy Si		

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OCISO Template Date: May 6, 2014

Authorization to Operate (ATO)

Date: 8/4/2015
System name: Pulse
System acronym: Pulse
System Business Steward:
I verify that the system specified meets all requirements for operation.
Linda J. Koenig -S Digitally signed by Linda J. Koenig -S DN: c=US, c=U.S. Government, ou=HHS, ou=CDC, ou=People, 0.9,2342.19200300.100.1.1=1000755055, on=Linda J. Koenig -S Date: 2015.08.04 09:27:02 -04'00'
System Business Steward Signature and Date
Certification Agent:
I certify that the system specified meets all security requirements and recommend:
1. Authorization to operate until 8/23/2018
2. Denial of operation authorization (if denied, see below for furth comments).
Ralph Vaughn -S Digitally signed by Ralph Vaughn -S DN: c=US, c=U.S. Government, ou=HHS, ou=CDC, ou=People, cn=Ralph Vaughn -S 0.9.2924.19200300.100.1.1=1001211120 Date: 2015.08.24 15:37:49 -04'00'
Certification Agent Signature and Date
Comments:

CISO Terministe Date: May 6: 20 4

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Danie 844/2013 System names public System successors in 1940

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Lmda J. Koenig -8

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earlify that the system specified misets all security requirements and recommend

1. [#] Authorization to opened antil 8/23/2018

Contail of operation endonization (if defined, see below for further comments)

Raiph Vaughn - S

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