|    |   | Priv   | vacy Im            | pa      | ct Ass   | sessm         | ent      | Form     |
|----|---|--------|--------------------|---------|--|---------------|----------|----------|
|    |   |        |                    |         |  |               |          | v 1.47.2 |
|    | Status Draft Form   | Numbe  | r F-98316          |         | Form Date                                      | 10/9/2015 1:4 | 49:46 PM |          |
|    | Question  |        |                    |         | Answer   |               |          | -        |
| 1  | OPDIV:  |        | CDC                |         |  |               |          |          |
| 2  | PIA Unique Identifier:  |        | P-2921661-251279   | )       |  |               |          |          |
| 2a | Name:   |        | BioSense (BioSense | e)      |  |               |          |          |
|    | -   |        | ⊖ Gener            | al Supp | oort System (0                                 | GSS)          |          |          |
|    |   |        | ⊂ Major            |         |  |               |          |          |
| 3  | The subject of this PIA is which of the following   | ?      |                    |         | ation (stand-a<br>ation (child)                | alone)        |          |          |
|    |   |        |                    |         | ormation Col                                   | lection       |          |          |
|    |   |        |                    |         |  |               |          |          |
| 3a | Identify the Enterprise Performance Lifecycle Ph<br>of the system.                                    | nase   | Operations and M   | aintena | ince   |               |          |          |
| 3b | Is this a FISMA-Reportable system?  |        |                    |         | <ul><li>Yes</li><li>No</li></ul>               |               |          |          |
| 4  | Does the system include a Website or online application available to and for the use of the g public? | eneral |                    |         | <ul><li>○ Yes</li><li>● No</li></ul>           |               |          |          |
| 5  | Identify the operator.  |        |                    |         | <ul> <li>Agency</li> <li>Contractor</li> </ul> |               |          |          |
|    |   | •      | POC Title          | IT Spe  | cialist  |               |          |          |
|    |   |        | POC Name           | Alan D  | Davis  |               |          |          |
| 6  | Point of Contact (POC):   |        | POC Organization   | CSELS   | /DHIS/ISB                                      |               |          |          |
|    |   |        | POC Email          | ald7@   | cdc.gov  |               |          |          |
|    |   |        | POC Phone          | 404-49  | 98-6209  |               |          |          |
| 7  | Is this a new or existing system?   |        |                    |         | <ul><li>New</li><li>Existing</li></ul>         |               |          |          |
| 8  | Does the system have Security Authorization (S  | A)?    |                    |         | <ul><li>Yes</li><li>No</li></ul>               |               |          |          |
| 8a | Date of Security Authorization  |        | 1/15/2015 12:00:00 | D AM    |  |               |          |          |

| 11 | Describe the purpose of the system.  | (EDs) visits and hospitalizations<br>including the Department of V<br>of Defense, and civilian hospita<br>in collaboration with participat<br>departments that have agreed<br>monitoring systems to collect i<br>hospitals. In addition, data from<br>orders and results, and pharma | on on emergency departments<br>s from multiple sources<br>eteran Affairs, the Department<br>als. The BioSense program works<br>ting state and local health<br>to share data from their own ED<br>nformation from civilian<br>n large national labs on tests, |  |  |
|----|--|--|--|--|--|
|    |  | included in BioSense.<br>The information will be used na<br>situational awareness for all ha<br>bioterrorism or early event det<br>state, and local responses to th  | zard health threats (beyond<br>ection) and to support national,  |  |  |
| 12 | Describe the type of information the system will<br>collect, maintain (store), or share. (Subsequent<br>questions will identify if this information is PII and ask<br>about the specific data elements.) | The data includes location, nur<br>symptoms, and outcomes of va<br>nation.   |  |  |  |
| 13 | Provide an overview of the system and describe the information it will collect, maintain (store), or share, either permanently or temporarily.   | The BioSense program works in participating state and local he   |  |  |  |
| 14 | Does the system collect, maintain, use or share <b>PII</b> ?   | • Ye<br>() No  | 25   |  |  |
|    |  | Social Security Number   | Date of Birth  |  |  |
|    |  | ☐ Name   | Photographic Identifiers   |  |  |
|    |  | Driver's License Number  | Biometric Identifiers  |  |  |
|    |  | Mother's Maiden Name   | Vehicle Identifiers  |  |  |
|    |  | E-Mail Address   | Mailing Address  |  |  |
|    |  | Phone Numbers  | Medical Records Number   |  |  |
|    | Indicate the type of PII that the system will collect or maintain.   | Medical Notes  | Financial Account Info   |  |  |
|    |  | Certificates   | Legal Documents  |  |  |
|    |  | Education Records  | Device Identifiers   |  |  |
| 15 |  | Military Status  | <br>Employment Status  |  |  |
| 15 |  | Foreign Activities   | Passport Number  |  |  |
|    |  | Taxpayer ID  |  |  |  |
|    |  | age, gender, race, zip code an<br>the visit; and medical informa<br>the patient class, chief compli<br>text and codes, patient tempe   | tion about the visit, including<br>ant, triage notes, diagnosis  |  |  |
|    |  |  |  |  |  |

|    |   | Employees   |
|----|---|---|
|    |   | Public Citizens   |
|    | Indicate the categories of individuals about whom PII | Business Partners/Contacts (Federal, state, local agencies)   |
| 16 | is collected, maintained or shared.                   | Vendors/Suppliers/Contractors   |
|    |   | ∑ Patients  |
|    |   |   |
|    |   | Other   |
| 17 | How many individuals' PII is in the system?           | 1,000,000 or more   |
| 18 | For what primary purpose is the PII used?             | The Medical Record Number (MRN) is used to assign a "Unique<br>Patient ID" to a patient event record. The Unique Patient ID is<br>then used in forming a "key", the "Unique Visiting ID". The<br>Unique Visiting ID reflects a concatenation of the Facility ID,<br>the Unique Patient ID, and the date (yyyymmdd) of visit.<br>The Unique Visiting ID is used to associate all related<br>messages/records for the same patient event.<br> |

| 19  | Describe the secondary uses for which the PII will be used (e.g. testing, training or research) | The MRN can be used to crosswalk patient events with<br>multiple visit numbers. It is recommended that data providers<br>submit the patient medical record number to facilitate<br>identification of the patient, in the event of a required follow-<br>up investigation. This is a function supported for local health<br>departments who are using our system as their primary<br>system. It is not for CDC to use in this manner without<br>expressly being asked to do so in order to assist the local<br>health department. Without the medical record number, the<br>work required to follow-up on the records of interest greatly<br>increases on the data provider and may cause unacceptable<br>delays in public health response. In addition, the medical<br>record number may aid in record de-duplication efforts and<br>may often aid in the resolution of apparent transcription errors.<br> |  |
|-----|---|--|--|
|     |   | The Chief Complaint can be used to search for specific terms or<br>combination of terms. This is especially useful if the current<br>rules do not cover a specific category of interest. It is<br>important to note that this is really the life blood of syndromic<br>surveillance and provides the most value – the ability to near<br>real time assess new and unusual events of interest. In<br>addition, the Chief Complaint can be used to apply quality<br>assurance checks to existing binning rules to verify the rules<br>are yielding the correct categories based on the original text<br>found in the Chief Complaint. Related, similar quality<br>assurance checks can be applied as new syndromic definitions<br>are developed.<br>The Chief Complaint can also be used to check the content of<br>messages in new feeds during the onboarding process to                                   |  |
|     |   | insure the data reflect patients' chief complaints and not a standard term such as "ER visit" that does not contain sufficient information to categorize the visit into appropriate syndromic categories.  |  |
| 20  | Describe the function of the SSN.   | N/A  |  |
| 20a | Cite the <b>legal authority</b> to use the SSN.   | N/A  |  |

| 21  | Identify <b>legal authorities</b> governing information use and disclosure specific to the system and program. | PHSA Section<br>Preparedness<br>and All-Hazar |                                     |  |  |
|-----|--|---|-------------------------------------|--|--|
| 22  | Are records on the system retrieved by one or more   | • Yes   |                                     |  |  |
| 22  | PII data elements?   |   | ◯ No                                |  |  |
|     |  |   |                                     |  |  |
|     |  | Published:                                    | 09-20-0136                          |  |  |
|     |  |   |                                     |  |  |
|     | Identify the number and title of the Drivery Act   |   |                                     |  |  |
|     | Identify the number and title of the Privacy Act<br>System of Records Notice (SORN) that is being used         | Published:                                    |                                     |  |  |
| 22a | to cover the system or identify if a SORN is being   |   |                                     |  |  |
|     | developed.   |   |                                     |  |  |
|     |  | Published:                                    |                                     |  |  |
|     |  |   |                                     |  |  |
|     |  |   | In Progress                         |  |  |
|     |  | Directly                                      | y from an individual about whom the |  |  |
|     |  |   | ation pertains                      |  |  |
|     |  |   | In-Person                           |  |  |
|     |  |   | Hard Copy: Mail/Fax                 |  |  |
|     |  |   | Email                               |  |  |
|     |  |   | Online                              |  |  |
|     |  |   | Other                               |  |  |
|     |  | Govern  | nment Sources                       |  |  |
|     |  |   | Within the OPDIV                    |  |  |
| 23  |  |   | Other HHS OPDIV                     |  |  |
|     | Identify the sources of PII in the system.   | $\boxtimes$                                   | State/Local/Tribal                  |  |  |
|     |  |   | Foreign                             |  |  |
|     |  | $\square$                                     | Other Federal Entities<br>Other     |  |  |
|     |  | LI<br>Non-G                                   | overnment Sources                   |  |  |
|     |  |   | Members of the Public               |  |  |
|     |  | $\square$                                     | Commercial Data Broker              |  |  |
|     |  |   | Public Media/Internet               |  |  |
|     |  |   | Private Sector                      |  |  |
|     |  |   | Other                               |  |  |
|     |  |   |                                     |  |  |
| 23a | Identify the OMB information collection approval   | 0020 0024 1                                   | 1/20/2015                           |  |  |
| zJa | number and expiration date.  | 0920-0824, 1                                  | 1/30/2013                           |  |  |
|     |  |   |                                     |  |  |
| 24  | 1 Is the PII shared with other organizations?  |   |                                     |  |  |
|     |  |   | $\bigcirc$                          |  |  |

|     |  | Within HHS   |
|-----|--|--|
|     | Identify with whom the PII is shared or disclosed and for what purpose.  | Other Federal<br>Agency/Agencies   |
|     |  | The data will be used for situational awareness for all-hazard<br>health threats (beyond bioterrorism or early event detection)<br>and to support national, state, and local responses to those<br>threats.  |
| 24a |  | State or Local<br>Agency/Agencies  |
|     |  | The data will be used for situational awareness for all-hazard<br>health threats (beyond bioterrorism or early event detection)<br>and to support national, state, and local responses to those<br>threats.  |
|     |  | Private Sector   |
| 24b | Describe any agreements in place that authorizes the<br>information sharing or disclosure (e.g. Computer<br>Matching Agreement, Memorandum of<br>Understanding (MOU), or Information Sharing<br>Agreement (ISA)).  | BioSense requires data use agreements (DUAs) with all<br>providers that govern the retention and destruction of PII. The<br>DUAs provide guidance and agreement on areas including sole<br>use by the data source in a secure space, shared space, other<br>health agency uses, and maintaining and disposing of data in a<br>distributed computing environment and all policies and<br>applicable procedures in compliance with the Federal<br>Information Security Management Act (FISMA). |
| 24c | Describe the procedures for accounting for disclosures   | Any disclosure will be documented in a log maintain by the<br>program. The log will include who the information was<br>disclosed to, when the the disclosure was made, and when the<br>request for disclosure was received.  |
| 25  | Describe the process in place to notify individuals<br>that their personal information will be collected. If<br>no prior notice is given, explain the reason.  | BioSense does not collect information directly from individuals.<br>The submission of PII to the system by contributing agencies is<br>voluntary. The participating agencies are the original collector<br>and maintainer of data, so any notifications would be handled<br>by contributing institutions.  |
| 26  | Is the submission of PII by individuals voluntary or   | <ul> <li>Voluntary</li> </ul>  |
|     | mandatory?   | C Mandatory  |
| 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.   | The submission of PII by contributing agencies is voluntary.<br>The participating agencies are the original collector and<br>maintainer of data, granting secondary access to BioSense<br>users. BioSense does not collect information directly from<br>individuals. The option to opt-out, if any, would be handled by<br>the participating agencies.   |
| 28  | Describe the process to notify and obtain consent<br>from the individuals whose PII is in the system when<br>major changes occur to the system (e.g., disclosure<br>and/or data uses have changed since the notice at<br>the time of original collection). Alternatively, describe<br>why they cannot be notified or have their consent<br>obtained. | The collection of PII conducted by BioSense partners falls<br>within the HIPAA exemption for public health institutions;<br>thereby removing the necessity for individual consent.<br>BioSense is a secondary user of data and does not conduct any<br>primary data collection.  |

|    | Describe the process in place to resolve an   |   |  |  |
|----|---|---|--|--|
| 29 | individual's concerns when they believe their PII has been inappropriately obtained, used, or disclosed, or   | BioSense does not collect data direct from individuals. The contributing institutional partners collect data. All PII issues and concerns are addressed by the contributing partners.   |  |  |
| 30 | Describe the process in place for periodic reviews of<br>PII contained in the system to ensure the data's<br>integrity, availability, accuracy and relevancy. If no<br>processes are in place, explain why not. | The program will perform annual internal system audits to<br>review the PII collected. This review will focus on ensuring the<br>data's accuracy and integrity, and that the data is being<br>received in accordance with the Public Health Information<br>Network (PHIN) guide.  |  |  |
|    | Identify who will have access to the PII in the system<br>and the reason why they require access.   | 🔀 Users   | By using shared data from multiple<br>jurisdictions (shared per fully executed<br>data-use agreements), state and local<br>health departments, and federal<br>agencies can put together regional<br>and national pictures routinely or<br>during events. Users can create views<br>and set alert thresholds to look at only<br>the particular information that is of<br>interest or utility to them. |  |
| 31 |   | Administrators  | Administrators are required to have access to the database to maintain the system.   |  |
|    |   | 🔀 Developers  | Developers are required to have access<br>to the database to maintain the<br>system, provide further development,<br>and maintain the data.  |  |
|    |   | Contractors   | ICF is the contractor charged with running the system and maintaining the Data.  |  |
|    |   | Others  |  |  |
| 32 | Describe the procedures in place to determine which   | Requests for access to this data are reviewed and approved by<br>officials from the jurisdiction which supplied the data to CDC.<br>If the access request is approved, either the BioSense system<br>makes the data available automatically, or the BioSense<br>contractor implements the necessary permissions within the<br>system to grant access.<br>Users with a need to access these data will submit a written |  |  |
|    |   | request to the BioSense contractor via the technical support<br>website. Requests are reviewed and approved by CDC officials<br>and officials from the jurisdiction which supplied the data to<br>CDC. If the access request is approved, the BioSense<br>contractor implements the necessary permissions within the<br>system to grant access.   |  |  |
| 33 |   | Users are assigned roles based on their need to access data<br>and the system. Password protection is enforced for different<br>roles and levels specific to job responsibility.  |  |  |

|      |  |   | Save |  |  |  |
|------|--|---|------|--|--|--|
| 34   | Identify training and awareness provided to<br>personnel (system owners, managers, operators<br>contractors and/or program managers) using th<br>system to make them aware of their responsibilit<br>for protecting the information being collected a<br>maintained. | the rules of conduct located at https://www.biosen.se/<br>ities login.php. Users are notified of this review and must |      |  |  |  |
| 35   | Describe training system users receive (above an beyond general security and privacy awareness training).  |   |      |  |  |  |
| 36   | Do contracts include Federal Acquisition Regula<br>and other appropriate clauses ensuring adherer<br>privacy provisions and practices?   |   |      |  |  |  |
| 37   | Describe the process and guidelines in place wit<br>regard to the retention and destruction of PII. Ci<br>specific records retention schedules.  |   |      |  |  |  |
| 38   | Describe, briefly but with specificity, how the PII will<br>be secured in the system using administrative,<br>technical, and physical controls.  |   |      |  |  |  |
| Gene | General Comments   |   |      |  |  |  |
|      | OPDIV Senior Official<br>for Privacy Signature HHS Senior<br>Agency Official<br>for Privacy  |   |      |  |  |  |