

#### PRIVACY THRESHOLD ANALYSIS (PTA)

## This form serves as the official determination by the DHS Privacy Office to identify the privacy compliance requirements for all Departmental uses of personally identifiable information (PII).

A Privacy Threshold Analysis (PTA) serves as the document used to identify information technology (IT) systems, information collections/forms, technologies, rulemakings, programs, information sharing arrangements, or pilot projects that involve PII and other activities that otherwise impact the privacy of individuals as determined by the Chief Privacy Officer, pursuant to Section 222 of the Homeland Security Act, and to assess whether there is a need for additional Privacy Compliance Documentation. A PTA includes a general description of the IT system, information collection, form, technology, rulemaking, program, pilot project, information sharing arrangement, or other Department activity and describes what PII is collected (and from whom) and how that information is used and managed.

Please complete the attached Privacy Threshold Analysis and submit it to your component Privacy Office. After review by your component Privacy Officer the PTA is sent to the Department's Senior Director for Privacy Compliance for action. If you do not have a component Privacy Office, please send the PTA to the DHS Privacy Office:

Senior Director, Privacy Compliance The Privacy Office U.S. Department of Homeland Security Washington, DC 20528 Tel: 202-343-1717

#### PIA@hq.dhs.gov

Upon receipt from your component Privacy Office, the DHS Privacy Office will review this form and assess whether any privacy compliance documentation is required. If compliance documentation is required – such as Privacy Impact Assessment (PIA), System of Records Notice (SORN), Privacy Act Statement, or Computer Matching Agreement (CMA) – the DHS Privacy Office or component Privacy Office will send you a copy of the relevant compliance template to complete and return.



### Privacy Threshold Analysis (PTA)

# Specialized Template for Information Collections (IC) and Forms

The Forms-PTA is a specialized template for Information Collections and Forms. This specialized PTA must accompany all Information Collections submitted as part of the Paperwork Reduction Act process (any instrument for collection (form, survey, questionnaire, etc.) from ten or more members of the public). Components may use this PTA to assess internal, component-specific forms as well.

Form Number:	008-0-0-24		
Form Title:	Youth Preparedness Cound	cil (YPC) Application For	m
Component:	Federal Emergency Management Agency (FEMA)	(	Individual and Community Preparedness Division
	COVERED BY THE PAPER		-
Collection Title.			
Collection Title:	Individual & Comm Annual Youth Prepa Form	• -	
Collection Title: OMB Control Number:	Annual Youth Prepa	• -	

#### **PROJECT OR PROGRAM MANAGER**

Name:	Allison Carlock		
Office:	Individual and Community Title:		Program Specialist for Youth
	Preparedness		Programs
Phone:	202-786-9781	Email:	<u>Allison.carlock@fema.dhs.go</u>
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#### **COMPONENT INFORMATION COLLECTION/FORMS CONTACT**

Name:	Millicent Brown		
Office:	Records Management	Title:	Information Collection
	Division		Analyst
Phone:	202-646-2814	Email:	<u>Millicent.Brown@fema.dhs.g</u>
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#### **SPECIFIC IC/Forms PTA QUESTIONS**

1. Purpose of the Information Collection or Form

a. Describe the purpose of the information collection or form. *Please provide a* general description of the project and its purpose, including how it supports the DHS mission, in a way a non-technical person could understand (you may use information from the Supporting Statement). If this is an updated PTA, please specifically describe what changes or upgrades are

triggering the update to this PTA.

The Federal Emergency Management Agency (FEMA) conducts this new Privacy Threshold Analysis (PTA) as part of the Office of Management and Budget (OMB) Information Collection Resources (ICR) approval process. This PTA is part of OMB ICR 1660-NW94.

The FEMA Youth Preparedness Council (YPC) vision is to bring together youth leaders from across the country who are highly interested and engaged in advocating youth disaster preparedness and making a difference in their communities.

Members are expected to represent the youth perspective on emergency preparedness and take information back to their communities to share. Each Council member is expected to develop and complete one preparedness-related project specific to his/her region and interests. There is no minimum or maximum age requirement for YPC applicants but they must be at least in the 8<sup>th</sup> grade and not beyond 11<sup>th</sup> grade when they apply.

Youth apply using personal identifiable information (PII) such as a youth's demographic, contact information, along with information related to extracurricular activities and academic standing. FEMA Form 008-0-0-24 collects and retains, confidentially, the applicants PII for the purposes of providing acceptance/denial responses to applicants and determining a representative sample of applicants. Letters of recommendation are required, while supplemental materials highlighting past achievements are encouraged. Applicants are required to provide the name and contact telephone number of their parent(s) or guardian(s) as well as letters of recommendation that include the name and relationship of the individual providing the recommendation.



Applicants have the option to use video to record their responses to the application and submit the video as their application to the YPC.

b. List the DHS (or component) authorities to collect, store, and use this information. *If this information will be stored and used by a specific DHS component, list the component-specific authorities.* 

This collection meets the requirements of 6 U.S.C. \*742, "National Preparedness", and Presidential Policy Directive – 8 (PPD-8) which emphasize the need for involvement from all sectors of society in preparing for and responding to threats and hazards. The information collected from successful and non-successful applicants will be maintained per applicable retention schedules.

2. Describe the IC/Form	
a. Does this form collect any	⊠ Yes
Personally Identifiable	□ No
Information" (PII <sup>1</sup> )?	
b. From which type(s) of	🖂 Members of the public
individuals does this form	🖾 U.S. citizens or lawful permanent
collect information?	residents
(Check all that apply.)	🗆 Non-U.S. Persons.
	DHS Employees
	□ DHS Contractors
	$\Box$ Other federal employees or contractors.
c. Who will complete and	oxdot The record subject of the form (e.g., the
submit this form? ( <i>Check</i>	individual applicant).
all that apply.)	$\Box$ Legal Representative (preparer, attorney,
	etc.).
	Business entity.

<sup>&</sup>lt;sup>1</sup> Personally identifiable information means any information that permits the identity of an individual to be directly or indirectly inferred, including any other information which is linked or linkable to that individual regardless of whether the individual is a U.S. citizen, lawful permanent resident, visitor to the U.S., or employee or contractor to the Department.



	If a business entity, is the only
	information collected business contact
	information?
	$\Box$ Yes
	$\Box$ No
	$\Box$ Law enforcement.
	$\Box$ DHS employee or contractor.
	⊠ Other individual/entity/organization <b>that is</b>
	<b>NOT the record subject</b> . <i>Please describe</i> .
	If applicant is under 18 years of age, a parent or
	guardian may need to provide a name, phone
	number and/or email, and signature. FEMA also
	collects the names of individuals recommending a
	youth as part of the application for YPC
	membership.
	Ĩ
d. How do individuals	🛛 Paper.
complete the form? <i>Check</i>	$\boxtimes$ Electronic. (ex: fillable PDF)
all that apply.	$\Box$ Online web form. (available and submitted via
	the internet)
	Provide link:
	FTOVIUE IIIK:
e. What information will DHS	collect on the form? List all PII data elements on the
	information from more than one type of individual,
	ta elements collected by type of individual.
	tion from youth applying for membership to the FEMA
Youth Preparedness Council:	tion from youth apprying for memoership to the PENIA
Name;	
Date of Birth;	
Age;	
Street Address, City, State, Zip/Postal	Code;
Race/ethnicity;	
Gender/sex; Account number;	
Email address;	
Telephone number;	
Education grade level;	
Academic records and extracurricular	activities; and



Disaster preparedness/response e	xperience (narrativ	ve format).
FEMA collects the following info Name; Telephone number;	ormation from the	youth applicants parent or guardian:
Email Address		
FEMA collect the following info application for YPC membership Name,		viduals recommending a youth as part of the
Relationship to applicant,		
Narrative about the applicant		
		mber (SSN) or other element that is
	0	iable Information (SPII)? <i>Check all that</i>
apply. No, SSNs or othe	r Sensitive PII ele	ements are not collected.
□ Social Security number		$\Box$ DHS Electronic Data Interchange
🗆 Alien Number (A-Numb	er)	Personal Identifier (EDIPI)
🗆 Tax Identification Numb	ber	🗆 Social Media Handle/ID
🗆 Visa Number		🗆 Known Traveler Number
🗆 Passport Number		$\Box$ Trusted Traveler Number (Global
🗆 Bank Account, Credit Ca	□ Bank Account, Credit Card, or other Entry, Pre-Check, etc.)	
financial account number		🗆 Driver's License Number
$\Box$ Other. <i>Please list:</i> $\Box$ Biometrics		□ Biometrics
g. List the <i>specific author</i>	rity to collect SSN	l or these other SPII elements.
N/A because SSN and SPII are	-	
,		
h. How will this informati	on be used? Wha	t is the purpose of the collection?
Describe <b>why</b> this colle	ction of SPII is th	e minimum amount of information
necessary to accomplis	h the purpose of	the program.
N/A		
i. Are individuals	🛛 Yes. Plea	se describe how notice is provided.
provided notice at the	An e(3) F	Privacy Act Statement will be provided.
time of collection by $\Box$ No.		



DHS (Does the records
subject have notice of
the collection or is
form filled out by
third party)?

3. How will DHS store th	e IC/form responses?
a. How will DHS store	🗆 Paper. Please describe.
the original,	Click here to enter text.
completed IC/forms?	oxtimes Electronic. Please describe the IT system that will
	store the data from the form.
	Data is stored on an internal FEMA Sharepoint site
	which is secured from public access and only users
	involved have access.
	oxtimes Scanned forms (completed forms are scanned into
	an electronic repository). Please describe the
	electronic repository.
	Currently, FEMA YPC files are stored on the
	Preparedness Directorate Shared Drive in the Youth
	Preparedness Council folder.
b. If electronic, how	oxtimes Manually (data elements manually entered). Please
does DHS input the	describe.
responses into the IT	If applicants do not submit through online process, FEMA
system?	ICPD staff will manually input or scan the information.
	$\Box$ Automatically. Please describe.
	Click here to enter text.
c. How would a user	$\boxtimes$ By a unique identifier. <sup>2</sup> <i>Please describe</i> . If
search the	information is retrieved by personal identifier, please
information	submit a Privacy Act Statement with this PTA.
submitted on the	By an account number
forms, <i>i.e.</i> , how is the	$\Box$ By a non-personal identifier. <i>Please describe</i> .
	Click here to enter text.

 $<sup>^2</sup>$  Generally, a unique identifier is considered any type of "personally identifiable information," meaning any information that permits the identity of an individual to be directly or indirectly inferred, including any other information which is linked or linkable to that individual regardless of whether the individual is a U.S. citizen, lawful permanent resident, visitor to the U.S., or employee or contractor to the Department.



	information	
	retrieved?	
d.	What is the records	Records Schedule Identifier: ADM 4-3: Routine
	retention	Program Correspondence. These are temporary files
	schedule(s)? Include	that will be destroyed when two years old or sooner,
	the records schedule	if purpose has been served.
	number.	
e.	How do you ensure	FEMA IT System Administrators will delete
	that records are	information in accordance with FEMA Records
	disposed of or deleted	Schedule.
	in accordance with	
	the retention	
	schedule?	
f.	Is any of this information	on shared outside of the original program/office? <i>If yes,</i>
	describe where (other o <u>j</u>	fices or DHS components or external entities) and why.
	What are the authorities	s of the receiving party?
	Yes, information is share	ed with other DHS components or offices. Please describe.
	Click here to enter text.	
	Yes, information is share	ed <i>external</i> to DHS with other federal agencies, state/local
		tners, or non-governmental entities. Please describe.
P	Click here to enter text.	,

⊠ No. Information on this form is not shared outside of the collecting office.



# Please include <u>a copy of the referenced form and Privacy Act Statement</u> (if applicable) with this PTA upon submission.



#### PRIVACY THRESHOLD REVIEW

# (TO BE COMPLETED BY COMPONENT PRIVACY OFFICE)

Component Privacy Office Reviewer:	Christopher Rogers	
Date submitted to component Privacy Office:	August 31, 2015	
Date submitted to DHS Privacy Office:	Click here to enter a date.	
Have you approved a Privacy Act Statement for this form? ( <i>Only</i> <i>applicable if you have received a</i> <i>waiver from the DHS Chief Privacy</i> <i>Officer to approve component Privacy</i> <i>Act Statements.</i> )	<ul> <li>Yes. Please include it with this PTA submission.</li> <li>No. Please describe why not. Click here to enter text.</li> </ul>	
Component Privacy Office Recommendation: Please include recommendation below, including what existing privacy compliance documentation is available or new privacy compliance documentation is needed. FEMA Privacy recommends interim PIA coverage under DHS/FEMA/PIA-029 – Citizen Corps Program and interim SORN coverage under DHS/ALL-011 – Department of		
Homeland Security Biographies and Awards, as the collection is already occurring. FEMA Privacy will work with the program area to develop a Youth Preparedness Council PIA. After the PIA development, we will begin work on a SORN.		



#### PRIVACY THRESHOLD ADJUDICATION

#### (TO BE COMPLETED BY THE DHS PRIVACY OFFICE)

DHS Privacy Office Reviewer:	Emily Stoner
PCTS Workflow Number:	1138493
Date approved by DHS Privacy Office:	March 23, 2017
PTA Expiration Date	March 23, 2018

#### DESIGNATION

Privacy Sensitive	IC or	Yes If "no" PTA adjudication is complete.	
Form:			
Determination:		$\Box$ PTA sufficient at this time.	
		Privacy compliance documentation determination in	
		progress.	
		□ New information sharing arrangement is required.	
		DHS Policy for Computer-Readable Extracts Containing SPII	
		applies.	
		⊠ Privacy Act Statement required.	
		$\boxtimes$ Privacy Impact Assessment (PIA) required.	
		System of Records Notice (SORN) required.	
		□ Specialized training required.	
		$\Box$ Other. Click here to enter text.	
DHS IC/Forms Re	eview:	DHS PRIV has not received this ICR/Form.	
Date IC/Form App	proved	Click here to enter a date.	
by PRIV:			
IC/Form PCTS Number:		Click here to enter text.	
Privacy Act e(3) statement update is required.		tatement update is required.	
Statement:	No and		
PTA:	-	stem PTA required.	
		ere to enter text.	
PIA:	PIA update is required.		
	If covered by existing PIA, please list: Click here to enter text.		



	If a PIA update is required, please list: DHS/FEMA/PIA-029 Citizen Corps Program
SORN:	<b>SORN update is required.</b> If covered by existing SORN, please list: Click here to enter text. If a SORN update is required, please list: DHS/FEMA-006 Citizen Corps Program, 78 FR 43890 (July 22, 2013)

**DHS Privacy Office Comments:** 

*Please describe rationale for privacy compliance determination above.* 

DHS Privacy Office finds that FORM 1660-NW94 (Youth Preparedness Council (YPC)) is a privacy-sensitive collection, requiring both PIA and SORN coverage. The form collects sensitive Personally Identifiable Information (PII), including name, date of birth, age, home address, race/ethnicity, gender/sex, account number, email address, telephone number, education grade level, academic records and extracurricular activities, relationship to applicant, narrative about the applicant, and disaster preparedness/response experience from members of the public. Information collected in this form is used by FEMA for the purpose of providing acceptance/denial responses to applicants and determining a representative sample of applicants.

DHS Privacy Office agrees with FEMA's recommendation of interim PIA coverage under DHS/FEMA/PIA-029 Citizen Corps Program, which outlines FEMA's collection, use, maintenance, retrieval, and dissemination of PII associated with points of contacts designated by Councils, CERTs, and other Citizen Corps partners. DHS Privacy Office disagrees with FEMA's recommendation of interim SORN coverage under DHS/ALL-011 Department of Homeland Security Biographies and Awards, 73 FR 66654 (November 10, 2008). Instead DHS Privacy Office finds that better interim SORN coverage is provided under DHS/ALL-003 Department of Homeland Security General Training Records, 73 FR 71656 (November 25, 2008), which describes the Department's collection and documentation of individuals who are provided DHS training, and DHS/FEMA-006 Citizen Corps Program, 78 FR 43890 (July 22, 2013), which describes the Department's establishment and registration of Citizen Corps Councils and CERT programs.

The YPC is a similar program to the Citizen Corps Program. Therefore, DHS Privacy Office recommends updating the DHS/FEMA/PIA-029 and the DHS/FEMA-006 to incorporate the YPC program and provide adequate coverage for the information being collected from this form (unique identifier, age, gender, race/ethnicity,



academic records, etc.) and the categories of individuals from which the form is collecting information (youth applicants, parent/guardian of applicant, and individuals submitting recommendations for applicant).

The Privacy Act Statement associated with this form has been updated to reflect the interim SORN coverage. The Privacy Act Statement also must be included on the application form. Once DHS/FEMA-006 has been updated, the Privacy Act Statement will need to be updated to reflect the new SORN coverage.

This PTA expires in 1 year.