		Pri	va	cy Imp	bact	Ass	essn	nent	Form
									v 1.21
	Status	Form Numbe	r	0920-0969	Forn	m Date	08/21/18		
	Question				An	iswer			
1	OPDIV:		CDC						]
2	2 PIA Unique Identifier:		TBD					]	
2a	2a Name:			Monitoring Changes in Attitudes and Practices among Family P				]	
3	3 The subject of this PIA is which of the following?		<ul> <li>General Support System (GSS)</li> <li>Major Application</li> <li>Minor Application (stand-alone)</li> <li>Minor Application (child)</li> <li>Electronic Information Collection</li> <li>Unknown</li> </ul>						
3a	Identify the Enterprise Performance Life of the system.	cycle Phase	Initia	ation					
3b	Is this a FISMA-Reportable system?				`○ 1●	Yes No			
4	Does the system include a Website or or application available to and for the use opublic?								,
5	Identify the operator.				• Age	ency ntractor			
6	6 Point of Contact (POC):			POC Title POC Name POC Organizat POC Email POC Phone	Laure tion Natio Izapa	th Scienti en Zapata onal Cent ata@cdc.c 488-6358	a er for Chron gov	ic Disea	
7	Is this a new or existing system?				● Ne ○ Ex	ew xisting			
8	Does the system have Security Authoriz	ation (SA)?			◯ Ye ● No				
8b	Planned Date of Security Authorization			tbd	🗌 Not A	Applicabl	e		

8c	Briefly explain why security authorization is not required	
10	Describe in further detail any changes to the system that have occurred since the last PIA.	N/A, new PIA request for Reinstatement ICR.
		The purpose of this data collection a survey of family- planning healthcare providers and administrators is to support CDC's efforts to monitor changes in attitudes and practices among family planning providers and clinics.
11		The survey will assess diffusion and use of federal contraception prescribing guidelines published in August 2016 in clinical practice, as well as attitudes. This information will be used by CDC to understand current attitudes and practices of providers as well as any persisting misconceptions and/or gaps in clinic-level practices (e.g., low provision of preconception health services) that may warrant continued and more tailored dissemination and educational activities.
	Describe the type of information the system will collect, maintain (store), or share. (Subsequent questions will identify if this information is PII and ask about the specific data elements.)	Questionnaire domains include healthcare providers' safety attitudes; clinical practices; sources of information and tools; awareness of guidelines; health center systems and programs; demographics and training.
12		A unique identifier will be assigned to each response by the data collection contractor .
		CDC will provide the contractor with business contact information (name, address, phone, email address) from pre- existing data sources. This information already exists; it is not being collected by this project.
13	Provide an overview of the system and describe the information it will collect, maintain (store), or share, either permanently or temporarily.	PII in the form of contact information will be used to invite healthcare providers to participate in the survey. CDC will use the American Medical Association's (AMA) Physician Masterfile and a national database of public-sector family planing providers to obtain names, addresses, phone numbers and email addresses [where available] of physicians and health centers. CDC will provide this information to the data collection contractor which will assign a unique identification number (UID) to each respondent. For tracking responses during the collection period, the contractor will maintain the link between the UID and contact information in a password- protected file that is not shared with CDC or any other party. The PII will not be included in the file of survey responses. CDC will not be able to identify respondents based on their UID at any time.
		Survey data will be transmitted to CDC at the end of the data collection period. The survey responses will be used to make evidence-based recommendations that promote awareness and adoption of existing guidance into practice through additional dissemination activities and development of educational interventions and provider tools.
14	Does the system collect, maintain, use or share <b>PII</b> ?	<ul><li>● Yes</li><li>○ No</li></ul>

17 18 19	Indicate the categories of individuals about whom PII is collected, maintained or shared. How many individuals' PII is in the system? For what primary purpose is the PII used? Describe the secondary uses for which the PII will be used (e.g. testing, training or research)	Employees  Public Citizens  Business Partners/Contacts Vendors/Suppliers/Contract Patients Other Physicians, Other Health Clinic Administrators 5,000-9,999 Pll in existing databases will be contacting survey participants. N/A	Care Providers, and Health
17	is collected, maintained or shared. How many individuals' PII is in the system? For what primary purpose is the PII used? Describe the secondary uses for which the PII will be	<ul> <li>Public Citizens</li> <li>Business Partners/Contacts</li> <li>Vendors/Suppliers/Contract</li> <li>Patients</li> <li>Other Physicians, Other Health Clinic Administrators</li> <li>5,000-9,999</li> <li>Pll in existing databases will be contacting survey participants.</li> </ul>	tors
16	is collected, maintained or shared. How many individuals' PII is in the system? For what primary purpose is the PII used?	<ul> <li>Public Citizens</li> <li>Business Partners/Contacts</li> <li>Vendors/Suppliers/Contract</li> <li>Patients</li> <li>Other Physicians, Other Health Clinic Administrators</li> <li>5,000-9,999</li> <li>Pll in existing databases will be</li> </ul>	tors
10	is collected, maintained or shared.	<ul> <li>Public Citizens</li> <li>Business Partners/Contacts</li> <li>Vendors/Suppliers/Contract</li> <li>Patients</li> <li>Other Physicians, Other Health Clinic Administrators</li> </ul>	tors
10	-	<ul> <li>Public Citizens</li> <li>Business Partners/Contacts</li> <li>Vendors/Suppliers/Contract</li> <li>Patients</li> <li>Other Physicians, Other Health</li> </ul>	tors
10	-	<ul> <li>Public Citizens</li> <li>Business Partners/Contacts</li> <li>Vendors/Suppliers/Contract</li> </ul>	-
10	-	<ul> <li>Public Citizens</li> <li>Business Partners/Contacts</li> </ul>	-
16	Indicate the categories of individuals about whom PII	<ul> <li>Public Citizens</li> <li>Business Partners/Contacts</li> </ul>	-
		Taxpayer ID	
		Foreign Activities	Passport Number
		Military Status	Employment Status
		Education Records	Device Identifiers
C1	Indicate the type of PII that the system will collect or maintain.		Legal Documents
רו ו			
		Phone Numbers Medical Notes	Medical Records Number Financial Account Info
		E-Mail Address	Mailing Address
		Mother's Maiden Name	Vehicle Identifiers
		Driver's License Number	Biometric Identifiers
		🔀 Name	Photographic Identifiers
		Social Security Number	Date of Birth

		Directly from an individual about whom the information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources		
23	Identify the sources of PII in the system.	<ul> <li>Within the OPDIV</li> <li>Other HHS OPDIV</li> <li>State/Local/Tribal</li> <li>Foreign</li> <li>Other Federal Entities</li> <li>Other</li> </ul>		
		Non-Government Sources         Members of the Public         Commercial Data Broker         Public Media/Internet         Private Sector         Other		
23a	Identify the OMB information collection approval number and expiration date.	Reinstatement of OMB Number 0920-0969; Expiration Date 05/31/2014.		
24	Is the PII shared with other organizations?	○ Yes		
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.	N/A, no PII is being collected from individuals. PII comes from pre-existing data sources external to CDC.		
26	Is the submission of PII by individuals voluntary or mandatory?	<ul> <li>Voluntary</li> <li>Mandatory</li> </ul>		
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.	CDC is purchasing pre-existing lists of providers' contact information. The contact list brokers are responsible for the opt-out process regarding the initial collection of contact information. For the AMA Physician Masterfile, physicians voluntarily chose to provide their contact information. For the national data base of public-sector family planning health centers, clinics voluntarily chose to provide their contact information. There is no opt-out process because the first contact with the respondent involves the use of the PII. When contacted, potential respondents may opt out of participating in the survey.		

	Describe the process to notify and obtain consent	Г		
28	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.	CDC does not have a process in place to notify the providers about any changes to the data collection because the PII is not owned or controlled by CDC but was purchased from pre- existing lists.		
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.	The source of the PII is not owned or controlled by CDC. Participants must contact the data broker to resolve any concerns.		
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.	No process is in place because all PII will be destroyed within eight months after the end of the data collection period.		
		Users		
		Administrators		
31	Identify who will have access to the PII in the system and the reason why they require access.	Developers		
		Contractors	Contractor will use the PII to contact	
		Others	the participants.	
32	Describe the procedures in place to determine which system users (administrators, developers, contractors, etc.) may access PII.	The project director will determine the limited number of staff who has access to the PII based on specific roles and responsibilities. A user's access is limited to the information which is essential to their job functions.		
	Describe the methods in place to allow those with	respondents will have a of sending out the initia responders. Technical (i.e., password	taff who are responsible for recruiting access to the file with PII for the purpose al mailing and following up with non- d-protected files) and administrative protect respondent information.	
33	access to PII to only access the minimum amount of information necessary to perform their job.	CDC will use a password the names, addresses, p physicians and health c survey to the contractor	d-protected electronic file to transmit whone numbers and email addresses of enters selected to participate in the r. The password to unlock the file will cractor via telephone and not in written	
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.	CDC staff complete Security and Privacy Training on an annual basis. The contractors will complete in-house security awareness and privacy training.		
35	Describe training system users receive (above and beyond general security and privacy awareness training).	N/A		

26	Do contracts include Federal Acquisition Regulation	• Yes	
36	and other appropriate clauses ensuring adherence to privacy provisions and practices?	⊖ No	
37	Describe the process and guidelines in place with regard to the retention and destruction of PII. Cite specific records retention schedules.	All PII will be destroyed within eight months after the the data collection period. Paper-copy survey data w entered into electronic databases (one for the provid and one for the health center administrator survey). databases, stripped of any identifiers other than the be permanent federal records and will be maintained accordance with Records Control Schedule DAA- GRS-2-13-0002-0008.	ill be er survey The two JID, will
		Administrative: The password to unlock the file with PII will be provid contractor via telephone and not in written form. Th contractor will assign each participant a UID number will only have the UID number, and the contractor w sole source of a password-protected electronic file lin sampled physicians and health centers with their ass UIDs.	e . Surveys ill be the iking
	Describe, briefly but with specificity, how the PII will be secured in the system using administrative, technical, and physical controls.	Information held by the contractor is housed on a network that is controlled and protected through strict administrative controls.	
38		At CDC, password protection will impose user name and password log in requirements to prevent unauthorized access. Each user name will be assigned limited access rights to files and directories at varying levels to control file sharing.	
		Technical: Access to the contractor's web-based server requires factor authentication and advanced, complex passw strict established rules. Non-admin users are prevent sharing any company owned or managed files. In th a data breach or loss of company owned equipment, Manager will initiate a remote wipe which will delete company data and any local copies of files from a con when that computer comes online.	ords with ed from e event of the IT all
		Physical: Computer facilities at all sites have restricted access a protected from potential fire or water damage.	and are
RE	VIEWER QUESTIONS: The following section contains R Sen	eviewer Questions which are not to be filled out unles ior Officer for Privacy.	s the user is an OPDIV
	Reviewer	Questions A	nswer
	1 Are the questions on the PIA answered correct	ly, accurately, and completely?	
	Reviewer	<u> </u>	

Save	2
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	Reviewer Questions	Answer
2	Does the PIA appropriately communicate the purpose of PII in the system and is the purpose	• Yes
۷	justified by appropriate legal authorities?	∩ No
Reviewer Notes		
3	Do system owners demonstrate appropriate understanding of the impact of the PII in the	• Yes
	system and provide sufficient oversight to employees and contractors?	∩ No
Reviewer Notes		
4	Does the PIA appropriately describe the PII quality and integrity of the data?	⊖ Yes
		• No
Reviewer Notes		
5	Is this a candidate for PII minimization?	⊖ Yes
J		No
Reviewer Notes		
6	Does the PIA accurately identify data retention procedures and records retention schedules?	⊖ Yes
6	Does the PIA accurately identify data retention procedures and records retention schedules?	No
Reviewer Notes		
7	Are the individuals whose PII is in the system provided appropriate participation?	⊖ Yes
,		∩ No
Reviewer Notes		
8	Does the PIA raise any concerns about the security of the PII?	⊖ Yes
0		∩ 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 fin appropriately infined for use internally and with third parties:	∩ No
Reviewer Notes		
11	Does the PIA demonstrate compliance with all Web privacy requirements?	⊖ Yes
11	Does the FIA demonstrate compliance with all web privacy requirements:	⊖ No
Reviewer Notes		
12		⊖ Yes
12	Were any changes made to the system because of the completion of this PIA?	◯ No

	Reviewer Questions		Answer
Reviewer Notes			
General Comments			
OPDIV Senior Official for Privacy Signature		HHS Senior Agency Official for Privacy	