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Privacy Impact Assessment Form v 1.21 09/27/18 Status Form Number Form Date Question Answer OPDIV: CDC PIA Unique Identifier: TBD 2a Name: Communities Organized for the Prevention of Arboviruses (COP General Support System (GSS) Major Application Minor Application (stand-alone) The subject of this PIA is which of the following? Minor Application (child) Electronic Information Collection ○ Unknown Identify the Enterprise Performance Lifecycle Phase Development of the system. ○ Yes 3b Is this a FISMA-Reportable system? No Does the system include a Website or online application available to and for the use of the general No public? Agency Identify the operator. Contractor **Health Scientist POC Title POC Name** Stephen H (Steve) Waterman Point of Contact (POC): POC Organization | NCEZID/DB **POC Email** shw2@cdc.gov 787.706.2465 **POC Phone** New Is this a new or existing system? Existing Yes Does the system have Security Authorization (SA)? No Sep 28, 2018 8b Planned Date of Security Authorization ☐ Not Applicable

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.	None
		The National Center for Emerging and Zoonotic Infectious Diseases (NCEZID)-Division of Vector Borne Diseases (DVBD) - Dengue Branch (DB) is developing the Communities Organized for the Prevention of Arboviruses (COPA) system to collect, manage and analyze data related to the knowledge, attitudes and practices from communities potentially hosting viral diseases transmitted to humans by infected mosquitoes i.e., Dengue, West Nile, chikungunya, Yellow Fever, and Zika and assist in the arboviral prevention and control. The objective of COPA is to collect data on what actions an
11	Describe the purpose of the system.	individual will take once bitten by mosquitoes, to demonstrate and ability to recognize and eliminate breeding containers and to educate residents about Dengue mosquito and arboviral prevention and control within the community. Primary focus is to communicate prevention and control. The goal is to ensure that these changes will ultimately translate into a significant decrease in disease risk and transmission and to recognize it could influence people's ability to get early medical treatment because mosquito bites are not considered a threat to life.
		Data is collected from participants of randomly selected households in communities potentially hosting mosquito borne viral diseases. Heads of household will give general information related to the household and participating individuals will offer information related to their personal mosquito bite prevention behaviors.
		COPA data are entomological surveys conducted to measure response and action in population areas where mosquitoes could potentially transmit viral disease infections to humans i.e., Dengue, West Nile, Chikungunya, Yellow Fever, and Zika.
12	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.)	Data will be collected from randomly selected households with individuals supplying information related to their mosquito bite prevention behaviors, whether or not they know about Dengue, how it is spread, and if they can identify breeding sites. The system will collect Name, DOB, Phone Numbers, Email/Physical Address, GPS coordination, and Dwelling type. The user access to CDC is using user ID and Password to upload data.

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13	Provide an overview of the system and describe the information it will collect, maintain (store), or share, either permanently or temporarily.	ability to recognize and eliminal educating residents about den prevention and control by compart of the data processed by used by epidemiologists and standard prevention behavior evaluate future interventions for diseases. Data will be collected from ran individuals supplying informat bite prevention behaviors, whe dengue, how it is spread, and it sites. The system will collect Namail/Physical Address, GPS cooking about the prevention and the sites.	eloped by the CDC. The data on what actions an by mosquitoes or demonstrate ate breeding containers and gue mosquito and arboviral amunity residents. The Branch epidemiologists and Branch will be the steward/ by this system. The data will be tudy personnel to understand in the community study and for the prevention of arboviral domly selected households with ion related to their mosquito bether or not they know about for they can identify breeding time, DOB, Phone Numbers, E-	
14	Does the system collect, maintain, use or share PII?	● Ye		
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 GPS coordinates Dwelling type 	 ☑ 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 HHS User Credential Information 	

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	In disease the category is a of in dividual about whom DII	□ Public Citizens	
		Business Partners/Contacts (Federal, state, local agencies)	
16	Indicate the categories of individuals about whom PII is collected, maintained or shared.	☐ Vendors/Suppliers/Contractors	
		☐ Patients	
		Other	
17	How many individuals' PII is in the system?	100-499	
18	For what primary purpose is the PII used?	General Public: PII is used for mosquito mitigation behavior analysis.	
		HHS User Credentials are used to identify the CDC employee conducting the collection of data.	
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.	Not Applicable	
20a	Cite the legal authority to use the SSN.	Not Applicable	
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	○ Yes	
	PII data elements?	No	
		B: .1.6	-
		Directly from an individual about whom the	
		information pertains	
		information pertains In-Person	
		information pertains ☐ In-Person ☐ Hard Copy: Mail/Fax	
		information pertains In-Person	
		information pertains In-Person Hard Copy: Mail/Fax Email Online Other	
		information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources	
		information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV	
23	Identify the sources of PII in the system	information pertains ☐ In-Person ☐ Hard Copy: Mail/Fax ☐ Email ☐ Online ☐ Other Government Sources ☐ Within the OPDIV ☐ Other HHS OPDIV	
23	Identify the sources of PII in the system.	information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal	
23	Identify the sources of PII in the system.	information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal Foreign	
23	Identify the sources of PII in the system.	information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal	
23	Identify the sources of PII in the system.	information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal Foreign Other Federal Entities	
23	Identify the sources of PII in the system.	information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal Foreign Other Federal Entities Other Non-Government Sources Members of the Public	
23	Identify the sources of PII in the system.	information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal Foreign Other Federal Entities Other Non-Government Sources Members of the Public Commercial Data Broker	
23	Identify the sources of PII in the system.	information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal Foreign Other Federal Entities Other Non-Government Sources Members of the Public Commercial Data Broker Public Media/Internet	
23	Identify the sources of PII in the system.	information pertains In-Person Hard Copy: Mail/Fax Email Online Other Government Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal Foreign Other Federal Entities Other Non-Government Sources Members of the Public Commercial Data Broker	

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23a	Identify the OMB information collection approval number and expiration date.	In Progress.			
24	Is the PII shared with other organizations?		YesNo		
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.	survey to give consent by capturing a certified participant in the resea Individuals participating	CDC requires non-governmental participants in the COPA survey to give consent with the research or public health event by capturing a certified electronic signature from each participant in the research protocol or study beforehand. Individuals participating in COPA survey grant consent chrough the COPA Consent Form.		
26	Is the submission of PII by individuals voluntary or mandatory?		VoluntaryMandatory		
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 may choose not to participate by refusing to sign the consent form. Collection of employees Non-Sensitive Internal CDC Business Contact Information related contact information is for user identification with assigned responsibility in order to perform specific functions of their employment.			
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 information is collected using the Consent Forms. Any major changes would be explained in those forms thereby giving the appropriate notice.			
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 CDC's DVBD COPA surveys provide individuals with a Consent Form based on purpose of collected information. The Consent Form lists Points of Contact for responding to an individual's concern on contesting accuracy of information collected and how to correct their submitted information. The CDC will review concerns and respond to resolve inquiry of the individual.			
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 system administrator performs database monitoring and maintenance when new data is entered into the system or changes are requested by the users. Security controls are reviewed during the annual security self-assessments and recertification process.			
		⊠ Users	Users (Investigators) collecting the PII and those performing analysis on the		
			Oversee users and evaluate findings.		
31	Identify who will have access to the PII in the system and the reason why they require access.	☐ Developers			
		☐ Contractors			
		Others			

32	Describe the procedures in place to determine which system users (administrators, developers, contractors, etc.) may access PII.	System Administrators in coordination with Business Steward will assign designated collection survey teams for read/write to data fields and Subject Matter Experts for role based transactional user's access to analyze collective input. For example, collected data will be analyzed by Dengue Branch epidemiologists and study personnel for analytical assessment based on specific need to know.
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.	Least privilege, Role Based Access methods are used to allow those with access to PII to only access the minimum amount of information necessary to perform their job. The system administrator is responsible for setting up the user access to the system based on the CDC user ID and the permissions assigned to it. The HHS credentialed employee PII data is identified as non-Sensitive Internal Business information (Identified by name and CDC issued UserID) and limited to authorized Administrators and Subject Matter Experts. Role-based - Access to PII is strictly enforced by setting up user profile. Individuals can see selected functions and information based on their user profile. This applies to geographical location, system module and role.
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 CDC personnel are required to complete annual Security and Privacy Awareness Training.
35	Describe training system users receive (above and beyond general security and privacy awareness training).	Users with significant security and privacy responsibilities are provided additional CDC and system specific Role-Based training.
36	Do contracts include Federal Acquisition Regulation and other appropriate clauses ensuring adherence to privacy provisions and practices?	YesNo
37	Describe the process and guidelines in place with regard to the retention and destruction of PII. Cite specific records retention schedules.	The records are maintained in accordance with General Records Schedule (GRS) 20.6

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		Administrative controls: Completion of training requirements; risk analyses performed annually; branch management reviewing access requests and granting minimal amount of access.		
Describe, briefly but with specificity, how the PII will be secured in the system using administrative, technical, and physical controls.		Technical controls: Users are authenticated and data secured using operating system and server security, administered by the local system administrator. Pll data is encrypted at rest and in transits with access restricted to specific authorized users as required by HHS and CDC policy.		
		Physical controls: Facility access controls; serve guarded building.	er protected in a	
REVIEWE		deviewer Questions which are not to be filled out lior Officer for Privacy.	unless the user is an OPDIV	
	Reviewer	Questions	Answer	
_			Yes	
1	Are the questions on the PIA answered correct	ly, accurately, and completely?	○ No	
Reviewe Note	1			
2	Does the PIA appropriately communicate the purpose of PII in the system and is the purpose justified by appropriate legal authorities?		○ Yes ○ No	
Reviewe Note	1			
3	Do system owners demonstrate appropriate system and provide sufficient oversight to emp	understanding of the impact of the PII in the oloyees and contractors?	○ Yes ○ No	
Reviewe Note	1			
4	Does the PIA appropriately describe the PII qua	ality and integrity of the data?	○ Yes ○ No	
Reviewe Note				
5	Is this a candidate for PII minimization?		○ Yes ○ No	
Reviewe Note	1			
6	Does the PIA accurately identify data retention procedures and records retention schedules?		○ Yes ○ No	
Reviewe Note				
7	Are the individuals whose PII is in the system p	provided appropriate participation?	○ Yes ○ No	
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Reviewe Note				

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	Reviewer Questions		Answer
8	Does the PIA raise any concerns about the security of the F	PII?	○ Yes ○ No
Reviewer Notes			
9	Is applicability of the Privacy Act captured correctly and is to be?	a SORN published or does it need	○ Yes ○ No
Reviewer Notes			
10	Is the PII appropriately limited for use internally and with t	third parties?	○ Yes ○ No
Reviewer Notes			
11	Does the PIA demonstrate compliance with all Web privac	ry requirements?	○ Yes ○ No
Reviewer Notes	I .		
12	Were any changes made to the system because of the com	npletion of this PIA?	○ Yes ○ No
Reviewer Notes			
General Com	ments		
OPDIV Senio for Privacy Si		HHS Senior Agency Official for Privacy	