	Priv	vacy	' Impa	act Ass	sessme	ent	Form
							v 1.21
	Status Form Numbe	r N/A		Form Date	01/08/20		
	Question			Answer	L		
1	OPDIV:	CDC/DDN	IID/NCIPC/DVI	>			
2	PIA Unique Identifier:	TBD					
2a	Name:	Raising H	ealthy Boys (R	HB)			
3	The subject of this PIA is which of the following?		 Major Appl Minor Appl Minor Appl 	ication (stand-a	alone)		
3a	Identify the Enterprise Performance Lifecycle Phase of the system.	Developr	nent				
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?			○ Yes● No			
5	Identify the operator.			Agency Contractor			
6	Point of Contact (POC):	PO PO PO	C Title C Name C Organizatior C Email C Phone	Project Office Dasheema CDC/DDNID/ xkn9@cdc.go 404.718.6686	NCIPC/DVP		
7	Is this a new or existing system?			NewExisting			
8	Does the system have Security Authorization (SA)?			○ Yes● No			
8b	Planned Date of Security Authorization			🔇 Not Applicab	le		

8c	Briefly explain why security authorization is not required	This is a new electronic data collection.		
10	Describe in further detail any changes to the system that have occurred since the last PIA.	N/A		
11	Describe the purpose of the system.	The Raising Healthy Boy's (RHB) data collection is used for recruitment and screening to determine if participants meet study criteria. The contractor and data owner will collect the de-identified data, consisting of questions and answers pertaining to what it takes for parents to raise health boys in a household. This data is collected in a focus group conducted by the contractor.		
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.) All data collected during the focus group will be de-identified and will not contain PII. It will contain focus group questions based off of a study on the duties, responsibilities, events, and situations families experience while raising healthy males in a household. The data has already been collected by the contractor, we will just be analyzing that data. The data will not be kept; it will be disposed of after the analysis is done. The data is already de-identified when we receive it.		oup questions ies, events, and lithy males in a id by the after the	
13	Provide an overview of the system and describe the information it will collect, maintain (store), or share, either permanently or temporarily. The contractor will store it in a database on a secure server with password protection, and can only be accessed by employees. The contractor will destroy all data after focus groups are finished and the study is over, and will not contact participants following the focus group. There is no PII being collected in this data collection.		to what it takes as been s. The e server with d by employees. groups are tact participants	
14	Does the system collect, maintain, use or share PII?			
RE	VIEWER QUESTIONS: The following section contains Re Seni	eviewer Questions which are not to be filled out ior Officer for Privacy.	unless the user is an OPDI	
		Questions	Answer	
R	1 Are the questions on the PIA answered correctl	-	, , , , , , , , , , , , , , , , , , , ,	
	1 Are the questions on the PIA answered correctl eviewer	ly, accurately, and completely?	∩ Yes	
	1 Are the questions on the PIA answered correctl eviewer	ly, accurately, and completely?	<pre> Yes No Yes </pre>	

Save

Save

	Reviewer Questions	Answer
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 ∩ No
Reviewer Notes		
6	Does the PIA accurately identify data retention procedures and records retention schedules?	○ Yes ○ 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 ○ No
Reviewer Notes		
	Is applicability of the Privacy Act captured correctly and is a SORN published or does it need to be?	⊖ Yes ⊖ No
Reviewer Notes		
10	Is the PII appropriately limited for use internally and with third parties?	○ Yes ○ No
Reviewer Notes		
11	Does the PIA demonstrate compliance with all Web privacy requirements?	○ Yes ○ No
Reviewer Notes		
12	Were any changes made to the system because of the completion of this PIA?	○ Yes ○ No
Reviewer Notes		
General Com	ments	

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OPDIV Senior Official for Privacy Signature	HHS Senior Agency Official for Privacy
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