Privacy Impact Assessment Form v 1.47.4 Status Draft 11/29/2018 1:34:16 PM Form Number F-54853 Form Date Question Answer OPDIV: CDC PIA Unique Identifier: P-1624291-644648 2a Name: Maternal Mortality Review Information Application (MMRIA) General Support System (GSS) Major Application Minor Application (stand-alone) The subject of this PIA is which of the following? Minor Application (child) C 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 **POC Title** Maternal Health Team Lead **POC Name** David Goodman POC Organization | CDC/NCCDPHP/DRH Point of Contact (POC): **POC Email** igc4@cdc.gov **POC Phone** 770.488.6553 New Is this a new or existing system? Existing Does the system have Security Authorization (SA)? No April 2, 2019 8b Planned Date of Security Authorization ☐ Not Applicable

11 Describe the purpose of the system.

MMRIA provides a repository for the medical and social information needed for maternal mortality review committee (MMRC) case review and standardizes data that can be used for surveillance, monitoring, and research of maternal mortality. MMRIA provides a common language that helps MMRCs to collaborate in case review and analyses. MMRIA is a multi-user data entry system designed to flow like a case review. MMRIA's abstraction forms and tools help MMRC members to understand the story of a woman's life and the events leading to her death. Devised to accommodate the scope of work and processes of MMRCs, the system supports abstraction and captures committee decisions. MMRIA provides access to semiautomated case narrative templates from which committee members can print easy-to-read case narrative details. Lastly MMRIA captures socio-spatial information, through geocoding of addresses, to expand case discussions and analyses.

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.)

MMRIA captures medical and social information on female U.S. residents who die during pregnancy or within one year of the end of pregnancy. The sources of the data includes: death certificate birth certificate for the index pregnancy if applicable autopsy reports prenatal care records hospitalization records medical transport records, informant interviews maternal mortality review committee deliberations other medical office records.

Each record may contain up to 1000 data elements. A full list of all data elements collected is available at http://demo.mmria.org/data-dictionary/.

The types of PII collected are: name, mother's maiden name, email address, medical notes, certificates, military status, date of birth, mailing address, medical records number, and employment status.

Users authenticate to the system with a user id and password which are stored until access is removed by the system administrator. User credentials are reviewed annually. CDC Secure Access Management System (SAMS) provides user authentication and is covered by a separate PIA.

The system provides a repository for collection of medical and social information surrounding an individual maternal death. The types of PII collected are: name, mother's maiden name, email address, medical notes, certificates, military status, date of birth, mailing address, medical records number, and employment status. The data is used to facilitate review by state or jurisdiction-based maternal mortality review committees (MMRCs). It captures MMRC findings and also provides a cumulative record of standardized indicators common to most maternal deaths that can be used for surveillance, monitoring and evidence-informed responses to maternal mortality.

In order to comprehensively review each case of maternal death, MMRCs must capture detailed medical and social information on each woman who dies during pregnancy or within one year of the end of pregnancy in their jurisdiction. Nurse abstractors glean this information by accessing medical records and social service records, death certificates, birth certificates where applicable, and autopsy reports. They then manually enter relevant case details into MMRIA. The system provides a semi-automated case narrative that abstractors then print and provide to committee members to discuss during MMRC meetings, which occur monthly or quarterly. During or shortly after meetings, abstractors enter the committee deliberations including findings on preventability, contributing factors, and recommendations for action.

The data provided by MMRIA is essential to achieving CDC's Division of Reproductive Health's goal of improving pregnancy health and care, and increasing the number of countries and U.S. states that use effective surveillance systems to monitor and review maternal deaths. The system supports CDC's role in detecting and responding to new and emerging health threats, in tackling the biggest health problems causing death and disability for Americans, and in bringing new knowledge to individual health care and community health to save lives.

Users authenticate to the system with a user id and password are stored until access is removed by the system administrator. User credentials are reviewed annually. CDC Secure Access Management System (SAMS) provides user authentication and is covered by a separate PIA.

14 Does the system collect, maintain, use or share PII?

Provide an overview of the system and describe the

information it will collect, maintain (store), or share,

either permanently or temporarily.

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		Social Security Number	□ Date of Birth	
		Name	Photographic Identifiers	
	Indicate the type of PII that the system will collect or maintain.	Driver's License Number	☐ Biometric Identifiers	
			☐ Vehicle Identifiers	
		Phone Numbers		
			☐ Financial Account Info	
			Legal Documents	
15		☐ Education Records	Device Identifiers	
		Military Status		
		Foreign Activities	Passport Number	
		☐ Taxpayer ID		
		☐ Employees		
	Indicate the categories of individuals about whom PII			
		Public Citizens		
		Business Partners/Contacts (Federal, state, local agencies)		
16		☐ Vendors/Suppliers/Contractors☐ Patients		
16	is collected, maintained or shared.			
			resided in U.S. jurisdictions at	
		the time of death and who died during pregnancy or Other within one year of the end of pregnancy; date of birth		
		is also collected for infa pregnancy of the decea		
		pregnancy of the decea	ased Woman	
17	How many individuals' PII is in the system?	500-4,999		
		The Different Commence	The shift of the s	
	For what primary purpose is the PII used?	to be able to identify individua	agement. The abstractors need I records in order to enter data	
		accurately and write a de-identified case narrative that is then		
		presented to maternal mortalit	ry review committee members.	
18 For what primary purpose is the PII used?		Abstractors remove all identifie		
			e members use the de-identified	
		case narrative to identify contributing factors to the woman's death and make recommendations for systems-level		
		improvement.		
	Describe the secondary uses for which the PII will be used (e.g. testing, training or research)	Though abstractors remove all		
			rstatus and employment status rrative presented to committee	
19		members in order to inform co		
		-	to identify contributing factors	
		to the woman's death and to m	nake recommendations.	

				Save
20	Describe the function of the SSN.	N/A		
20a	Cite the legal authority to use the SSN.	N/A		
21	Identify legal authorities governing information use and disclosure specific to the system and program.	Public Health Service Act, section 306(h) (42 U.S.C. 242k.)		
22	Are records on the system retrieved by one or more PII data elements?	YesNo		
22a	Identify the number and title of the Privacy Act System of Records Notice (SORN) that is being used to cover the system or identify if a SORN is being developed.	Published:	09-20-0166 Vital Statistics for Births, Deaths, Fetal Deaths, Marriages and Divorces Occurring in the United States During Each Year	
		Published:		
		Published:		
			☐ In Progress	
		Directly informa		
			In-Person Hard Copy: Mail/Fax	
			Email Online	
			Other	
		Govern		
	Identify the sources of PII in the system.		Within the OPDIV	
23			Other HHS OPDIV State/Local/Tribal	
			Foreign	
			Other Federal Entities	
		Non-G	Other overnment 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.	N/A		
24	Is the PII shared with other organizations?		○Yes	
			No	

Maternal mortality data: No prior notice given because individuals are deceased. Authority to collect records on Describe the process in place to notify individuals maternal deaths is established at the state or city level. that their personal information will be collected. If no prior notice is given, explain the reason. User data: Notification of collection of users' PII for user authentication is conducted through SAMS, which is covered through a separate PIA. Voluntary Is the submission of PII by individuals voluntary or mandatory? Mandatory Maternal mortality data: No method exists because individuals are deceased. Describe the method for individuals to opt-out of the collection or use of their PII. If there is no option to User data: Notification of collection of users' PII for user object to the information collection, provide a authentication is conducted through SAMS, which is covered reason. through a separate PIA. Email address is a requirement of system usage. Maternal mortality data: No method exists because individuals are deceased. The majority of PII captured in the system Describe the process to notify and obtain consent relates to the deceased women. The birth certificate numbers from the individuals whose PII is in the system when and dates of birth for infants born of the deceased woman's major changes occur to the system (e.g., disclosure index pregnancy are captured when applicable, but state- and and/or data uses have changed since the notice at city-level authority to conduct maternal mortality review the time of original collection). Alternatively, describe precludes the need to notify or obtain consent from these why they cannot be notified or have their consent infants. obtained. User data: Users will be notified via email if major changes occur. Maternal mortality data: No process exists because individuals Describe the process in place to resolve an are deceased. individual's concerns when they believe their PII has been inappropriately obtained, used, or disclosed, or User data: Users can contact their CDC point of contact to that the PII is inaccurate. If no process exists, explain resolve concerns when they believe their PII has why not. been inappropriately obtained, used, or disclosed, or that the PII is inaccurate. Maternal mortality data: CDC does not have a process in place for periodic reviews of PII. CDC does not have access to the data. Each state and city is responsible for conducting periodic Describe the process in place for periodic reviews of reviews of data integrity, availability, accuracy, and relevancy. PII contained in the system to ensure the data's integrity, availability, accuracy and relevancy. If no User data: User credentials are reviewed annually by CDC and processes are in place, explain why not. state/city points of contact. CDC Secure Access Management System (SAMS) provides user authentication and is covered by a separate PIA.

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31	Identify who will have access to the PII in the system and the reason why they require access.	⊠ Users	a limited set of users assigned "abstractor" user role. PII is necessary for process management and for abstractors to produce a de-identified
		Administrators	
		☐ Developers	
		Contractors	
		Others	
32	Describe the procedures in place to determine which system users (administrators, developers, contractors, etc.) may access PII.	the User Administrate Administrator). The J and assign abstractor individuals in each st	d by the CDC/CDC Foundation staffers to ors at the state or city level (Jurisdiction lurisdiction administrator would identify raccess to the individual or select ate who are responsible for reviewing the cords and abstracting that information
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.	Role based access controls are in place to ensure the concept of "Least Privilege" model is implemented and only those who need access will have access. Based on the CDC/CDC Foundation staffers and Jurisdiction Administrator, Abstractors may only view records within their state or city.	
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.	Training and awareness on best practices regarding PII collection and confidentiality is provided to personnel at both the state and city level and by the project team at CDC's Division of Reproductive Health. The project team provides this training during initial onboarding of new user jurisdictions and at annual trainings.	
35	Describe training system users receive (above and beyond general security and privacy awareness training).	CDC Division of Reproductive Health staff provide a MMRIA User Manual, annual abstractor and data analysis trainings, and onsite visits to states and cities before, during, and after MMRIA adoption.	
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.	data, not CDC. CDC c	d by the state or jurisdiction entering the onsiders the MMRIA data as intermediary e records, include the PII, will be destroyed led for business use.

Describe, briefly but with specificity, how the PII will 38 be secured in the system using administrative, technical, and physical controls.	Administrative Controls: Access to PII follows a least privilege model. Access is limited to those authorized and needing to use the data to perform job related duties. Technical Controls: Access to PII follows a least privilege model. Secure logins will be used to prevent unauthorized access. Multi factor authentication is required for all users. Storage will utilize FIPS-compliant encryption. Physical Controls: Physical measures, policies, and procedures are in place to protect information, buildings, and equipment from unauthorized intrusions, environmental hazards, and natural hazards. Server room remains locked at all times with access limited to individual authorized IT staff with proper security privileges.
General Comments	
OPDIV Senior Official for Privacy Signature	