Privacy Impact Assessment Form			
Status Redraft Form Numb	er F-41701 Form Date 1/14/2020 1:17:24 PM		
Question	Answer		
1 OPDIV:	NIH		
2 PIA Unique Identifier:	P-6278176-506881		
2a Name:	Historically Black Colleges and Universities (HBCU) tool		
3 The subject of this PIA is which of the following?	 General Support System (GSS) Major Application Minor Application (stand-alone) Minor Application (child) Electronic Information Collection Unknown 		
Identify the Enterprise Performance Lifecycle Phas 3a of the system.	Implementation		
3b Is this a FISMA-Reportable system?	Yes No		
Does the system include a Website or online application available to and for the use of the gene public?	eral Yes		
5 Identify the operator.	Agency Contractor		
6 Point of Contact (POC):	POC Title Program Analyst, OD/OALM POC Name Rachel Kenlaw POC Organization OD/OM/OALM POC Email rachel.kenlaw@nih.gov POC Phone 301.451.6827		
7 Is this a new or existing system?	New Existing		
8 Does the system have Security Authorization (SA))? No		
8a Date of Security Authorization	8/8/2019 12:00:00 AM		

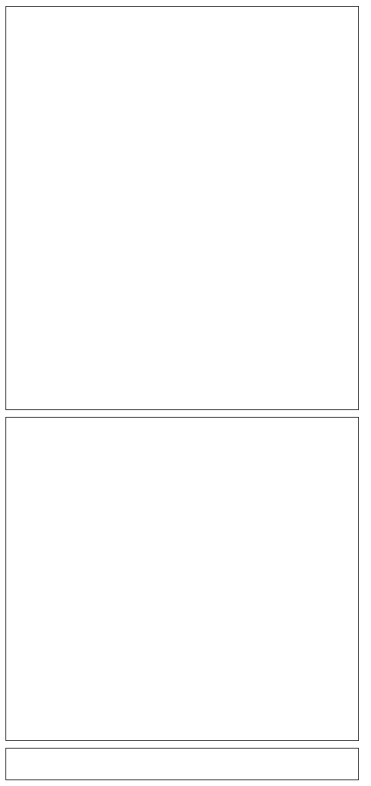
11 Describe the purpose of the system.	and contracts are available th	DRTER, beta.sam.gov, and the stem (FPDS.gov). The data reduce the user's reporting 75% of the data input fields. grants and contracts into this den on the Historically Black CUs and businesses by is NIH funding opportunities. n HBCU or a business is ir business and the NIH Small	
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.)	The HBCU pre-solicitation portal uses specific login information to assign permissions/user roles which is considered Personally Identifiable Information (PII). However, this is done by using the NIH Identity, Credential, and Access		
Question 12 Comments	Please specify All "Other Iden system within your answer.	tifiers" stored in the	
Provide an overview of the system and describe the 13 information it will collect, maintain (store), or share, either permanently or temporarily.	The HBCU pre-solicitation portal uses specific login information to assign permissions/user roles which is considered Personally Identifiable Information (PII). However,		
Question 13 Comments	Please Do Not be concerned overlap/cover information that other response. List "All" Per- collected, maintained or spare	at should be included in the sonal Identifiable Information	
14 Does the system collect, maintain, use or share PII	Ye O No		
	Social Security Number	Date of Birth	
	Name	Photographic Identifiers	
	Driver's License Number	□ Biometric Identifiers	
	\square Mother's Maiden Name	Vehicle Identifiers	
	\boxtimes E-Mail Address	Mailing Address	
	Phone Numbers	Medical Records Number	
	Medical Notes	Einancial Account Info	
	Certificates	Legal Documents	
Indicate the type of PII that the system will collect o IS Identifiers maintain.	r Education Records	Device	
	☐ Military Status	□ Employment Status	
	Foreign Activities	Passport	
	Number 🗌 Taxpayer ID		

Question 15 Comments	Per Q12, please specify and list "Other Identifiers" in the free text.
16 Indicate the categories of individuals about whom F is collected, maintained or shared.	 Employees Public Citizens Business Partners/Contacts (Federal, state, local agencies) Vendors/Suppliers/Contractors Patients Other
Question 16 Comments	Per Q11, "System will decrease the burden on the Historically Black Colleges and Universities HBCUs and businesses by giving them one site to access NIH funding opportunities", whom are considered public citizens, please also select "Public Citizens" in your answer.
17 How many individuals' PII is in the system?	<100
18 For what primary purpose is the PII used?	Users accessing the system will be shown specific features. Access based on their role.
Describe the secondary uses for which the PII will be used (e.g. testing, training or research)	n/a
20 Describe the function of the SSN.	n/a
20a Cite the legal authority to use the SSN.	n/a
21 Identify legal authorities onversing information n/a	Lise.
Are records on the system retrieved by one or more	
²² PII data elements?	• No

		Directly from an individual about whom		
the information pertains				
		In-Person		
		Hard Copy:		
		🖂 Mail/Fax		
		Email		
		Online		
		Government Sources Other		
		\boxtimes		
22		Within the		
23	Identify the sources of PII in the system.	OPDIV Other		
	System.			
		State/Local/Tribal		
		Foreign		
		Non-Government Other Federal		
		Sources Entities		
		Other		
		Members of the Public		
		Commercial Data		
		Broker Public		
		Media/Internet		
		Private Sector		
	Identify the OMB information collection	• Other		
23a	Identify the OMB information collection approval number and expiration date.	\bigcirc		
		n/a Vec		
24	Is the PII shared with other	Yes		
	organizations?	No		
		Within HHS		
		└── Other Federal		
		Agency/Agencies		
24a	Identify with whom the PII is shared or disclosed	State or Local		
24a	and for what purpose.	Agency/Agencies		
		Private Sector		
		To find the right partners to apply for the		
		funding opportunities		
	Describe any agreements in place that authorizes			
0.41-	the information sharing or disclosure (e.g.			
24b	Computer Matching Agreement, Memorandum of Understanding (MOU), or Information Sharing	n/a		
	Agreement (ISA)).			
	······································			
24c	Describe the procedures for accounting for disclosures	No Disclosures		
Describe the process in place to notify individuals 25 that their personal information will be collected. The application shows the 'Terms and Conditions' banner				
If no prior notice is given, explain the reason.				
26		Voluntary		
20	Is the submission of PII by individuals voluntary or mandatory?	-		
		Mandatory		

				Save
27	object to the information collection, provide a reason.	address is needed f	method for users since their email for authentication purposes. There n the general public.	is no
28	Describe the process to notify and obtain consent from the individuals whose PII is in the system whe would impact major changes occur to the system (e if changes were to and/or data uses have changed since the notice at the time of original collection). Alternatively, describ out of why they cannot be notified or have their con obtained.	e.g., disclosure the occur, an email will e changes and eith	be sent to the users to mention the	9
29	Describe the process in place to resolve an individual's concerns when they believe their PII has 29 been inappropriately obtained, used, or disclosed, or the that the PII is inaccurate. If no process exists, explain option to use the 'Contact Us' page to contact the OALM Staff. why not.			/e
 Describe the process in place for periodic reviews of PII contained in the system to ensure the data's data integrity, availability, accuracy and relevancy. HBCU Tool will be backed up every day to ensure the availability and will be reviewed periodically to 				ta within OALM
	processes are in place, explain why not.	integrity of the data		
		Users	To find partnership opportunities	
		Administrators	Administrators have access to the c and the main focus is to backup a restore data.	
31 Identify who will have access to the PII in the system and the reason why they require access.				
		Contractors	Contractors maintaining the syste	m
		Others		
		have access to the I contractors are direct contractors that ope	tractors" if any type of contractors v PII in the system. Please specify if the ct contractors. Direct contractors ar erate on behalf of the agency and u ntials when doing so.	e e
			trators are required to read the NIH	
	IT Describe the procedures in place to determine w	hich General Rules	of Behavior	
32	 (https://ocio.nih.gov/aboutus/ 32 system users (administrators, developers, contractors, etc.) may access PII. DIH_IT_GeneralRulesofBehavior.aspx) document that def General Security practices, data privacy and protection. 			
33	access to PII to only access the minimum amount o	th OALM HBCU Tool have role-based authorization to ensure least		
34	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	The NIH Security Awareness Training course is used to satisfy this requirement. According to NIH policy, all personnel who use NIH applications must attend security awareness training every year. There are four categories of mandatory IT training (Information Security, Counterintelligence, Privacy Awareness, and Records Management). Training is completed on the http://irtsectraining.nih.gov site with valid NIH credentials.		

Describe training system users receive (above and 5 beyond general security and privacy awareness training).	n/a
Do contracts include Federal Acquisition Regulation 36 and other appropriate clauses ensuring adherence to privacy provisions and practices?	n Yes O No
Describe the process and guidelines in place with regard to the retention and destruction of PII. Cite DAA- specific records retention schedules.	Records are maintained within the HBCU pre-solicitation portal for a time of no less than six years after a password is altered or an user account is terminated in accordance with NARA record retention schedule: 3.2.031, System access records; Systems requiring special accountability for access; DAA- GRS-2013-0006-0004 Records are maintained within the pre-solicitation portal for one year after the system is superseded by a new iteration or when no longer needed for agency/Information Technology (IT) administrative purposes to ensure a continuity of security controls throughout the life of the system in accordance with NARA record retention schedule: 3.2.010, Systems and data security records: GRS-2013-0006-0001 General Records Schedule 3.2, Information Systems Security Records, Item 010, Systems and data security records. Disposition Authority DAA-GRS-2013-0006-0002. Disposition: Temporary: Destroy 3 year(s) after all necessary follow-up actions have been completed General Records Schedule 3.2, Information Systems Security Records, Item 030, System access records. Disposition Authority DAA-GRS-2013-0006-0003. Disposition: Temporary. Destroy when business use ceases.
Describe, briefly but with specificity, how the PII wil 88 be secured in the system using administrative, technical, and physical controls.	Administrative Controls: & Technical Controls: Access to the system is controlled by NIH log-in which authenticates the user prior to granting access. Access level and permissions are controlled by the system and based on user, role, organizational unit, and status of the report. All servers have been configured to remove all unused applications and system files and all local account access except when necessary to manage the system and maintain integrity of data. Physical Controls: The servers reside in the Center for Information Technology (CIT) Computer Room where policies and procedures are in place to restrict access to the machines. This includes guards at the front door and entrance to the machine room. The System is hosted at NIH OIT within a secure Windows environment and can only be accessed by Administrators with authentication information. Technical controls such as firewall is in place to protect from unauthorized intrusions.
39 Identify the publicly-available URL:	https://oamp.hbcu.od.nih.gov Yes
10 Does the website have a posted privacy notice?	⊖ No



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	privacy policy available in a machine-readable		
format	? O ^{No}		
Does t	ne website use web measurement and		
⁴¹ custom	ization technology? No		
	he website have any information or pages O Yes		
42 directe	d at children under the age of thirteen?		
	he website contain links to non- federal OYes		
43 govern	ment websites external to HHS?		
REVIEWER QUESTIONS: The following section contains Reviewer Questions which are not to be filled out unless the user is an OPDIV Senior Officer for Privacy.			
	Reviewer Questions	Answer	
1	Are the questions on the PIA answered correctly, accurately, and completely?	○ Yes ○ No	
Reviewer Notes		7	
Notes	Does the PIA appropriately communicate the purpose of PII in the system and is the pur	urpose O Yes	
2	justified by appropriate legal authorities?	No	
Reviewer Notes]	
3	bo system owners demonstrate appropriate understanding of the impact of the PII in the	Te OYes	
	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?	O Yes	
4	Does the FIA appropriately describe the Fit quality and integrity of the data?	O No	
Reviewer Notes			
Notes		O Yes	
5	Is this a candidate for PII minimization?	() No	
Reviewer		_	
Notes			
6	Does the PIA accurately identify data retention procedures and records retention sche	◯ Yes dules? ◯ No	
Reviewer			
Notes		O Yes	
7	Are the individuals whose PII is in the system provided appropriate participation?	U No	
Reviewer			
Notes			
-			

	Reviewer Questions	Answer	
8 Does the PIA raise any concerns about the security of the PII?		⊖ Yes	
U	8 Does the PIA raise any concerns about the security of the PII?		
Reviewer Notes			
	Is applicability of the Privacy Act captured correctly and is a SORN published or does	⊖ Yes	
	it need to be?	○ No	
Reviewer Notes			
10	Is the PII appropriately limited for use internally and with third parties?	⊖Yes	
10	is the find appropriately infinited for use internally and with third parties:	∩ No	
Reviewer Notes			
11	Does the RIA demonstrate compliance with all Web privacy	⊖ Yes	
11 Does the PIA demonstrate compliance with all Web privacy requirements?		⊖ No	
Reviewer			
Notes		⊖ Yes	
12	Were any changes made to the system because of the completion of this	⊖ No	
	PIA?		
Reviewer			
Notes General Comments This component is under the OD GSS, whose Universal Unique Identifier (UUID) is: 2092B382-A4F2- 4FD5- A93E-1857E18B771E.			
OPDIV Senio	Official HHS Senior		
for Privacy S			