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		Pri	va	cy Im	npa	ct Ass	essr	men	t Form
									v 1.2
	Status	Form Numbe	er			Form Date			
	Question	l				Answer			
1	OPDIV:		CDC						
2	PIA Unique Identifier:		TBD						
2a	Name:		Acute	e Flaccid My	elitis: Pa	tient Summary	Form		
3	The subject of this PIA is which of the following	owing?		<ul><li> Majo</li><li> Mino</li><li> Mino</li></ul>	or Applic or Applic or Applic tronic In	port System (G: ation ation (stand-al ation (child) formation Colle	one)		
3a	Identify the Enterprise Performance Lifector of the system.	ycle Phase							
3b	Is this a FISMA-Reportable system?					Yes No			
4	Does the system include a Website or on application available to and for the use o public?					○ Yes			
5	Identify the operator.				(	<ul><li>Agency</li><li>Contractor</li></ul>			
6	Point of Contact (POC):			POC Title  POC Name  POC Organ  POC Email  POC Phone	iization	EPIDEMIOLOG Adriana Lopez NCIRD,DVD, Ef ail7@cdc.gov 404.639.8369			
7	Is this a new or existing system?					<ul><li>New</li><li>Existing</li></ul>			
8	Does the system have Security Authoriza	tion (SA)?				○ Yes			
8b	Planned Date of Security Authorization			Ju	ine 1, 20	16 Not Applicable	2		

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8c	Briefly explain why security authorization is not required	N/A			
10	Describe in further detail any changes to the system that have occurred since the last PIA.	N/A	N/A		
11	Describe the purpose of the system.	Case Reporting for Acute Flacci	d Myelitis		
12	collect, maintain (store), or share. (Subsequent questions will identify if this information is PII and ask	information, Signs and sympto vaccination history, Neuroradic Cerebrospinal fluid (CSF) analys	he Acute Flaccid Myelitis case reporting form collects: patient information, Signs and symptoms of the patient, polio accination history, Neuroradiographic findings, details of MRI, erebrospinal fluid (CSF) analysis, Electromyography (EMG), athogen testing, Respiratory tract, stool, serum specimen esting and collection.		
13	Provide an overview of the system and describe the information it will collect, maintain (store), or share, either permanently or temporarily.	The Acute Flaccid Myelitis (AFM) case reporting form is used to conduct surveillance for AFM. Data collected through this system will be used to determine baseline rates of AFM in the United States and to monitor trends in disease over time. Additionally, laboratory data collected will help with identification of possible etiologic agents for AFM. Clinical information will be used to describe cases, and polio vaccination information will be used to determine if any of the cases could be associated with polio. AFM surveillance will also help with monitoring status of the US with regards to polio elimination status.			
14	Does the system collect, maintain, use or share PII?		<ul><li>Yes</li><li>No</li></ul>		
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  Race  State	□ 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  County  Other  Other		

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		Employee	s	
	Indicate the categories of individuals about whom PII	Public Citi	zens	
		☐ Business P	artners/Contacts (Federal, state, local agencies)	
16	is collected, maintained or shared.	☐ Vendors/S	suppliers/Contractors	
		□ Patients		
		Other		
17	How many individuals' PII is in the system?	<100		
18	For what primary purpose is the PII used?	Non-research Myelitis	public health surveillance of Acute Flaccid	
19	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 <b>legal authority</b> to use the SSN.	N/A		
21	Identify <b>legal authorities</b> governing information use and disclosure specific to the system and program.	Section 301 of	Public Health Service Act (42 U.S.C. 241)	
22	Are records on the system retrieved by one or more	-	○ Yes	
	PII data elements?		<ul><li>No</li></ul>	
		Published:		
	Identify the number and title of the Privacy Act System of Records Notice (SORN) that is being used	Published:		
22a	to cover the system or identify if a SORN is being	 		
	developed.	Published:		
			☐ In Progress	

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		Directly from an individual about whom the	
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	
		<ul> <li>Members of the Public</li> <li>Commercial Data Broker</li> <li>Public Media/Internet</li> <li>Private Sector</li> <li>Other</li> </ul>	
23a	Identify the OMB information collection approval number and expiration date.	0920-0009	
24	Is the PII shared with other organizations?	○ Yes	
24a	Identify with whom the PII is shared or disclosed and for what purpose.	<ul> <li>□ Within HHS</li> <li>□ Other Federal Agency/Agencies</li> <li>□ State or Local Agency/Agencies</li> <li>□ Private Sector</li> </ul>	
24b	Describe any agreements in place that authorizes the information sharing or disclosure (e.g. Computer Matching Agreement, Memorandum of Understanding (MOU), or Information Sharing Agreement (ISA)).	N/A	
24c	Describe the procedures for accounting for disclosures	N/A	
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.	The process for notifying individuals of the use of their personal information is established by the state/local health departments. Patient's physician collects information and works with the state/local health department to notify the patient that the data are collected to help monitor the disease and add to the information that can help identify possible etiologies for this illness.	

26	Is the submission of PII by individuals voluntary or mandatory?		<ul><li>Voluntary</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	1	orovide PII without any consequences. ice to provide only the information they ing.
28	reason.  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.	CDC is unable to notify data from the State/Loc	and obtain consent. CDC receives the cal Health Department and do not have ients' contact information.
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.	address this issue. Any chandled at the State/Lo	rocess in place for AFM Surveillance to concerns of this nature would be ocal Health Department. We receive the cal Health Department and do not have ients.
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.	maintains a database w member has that may o	nch in the Division of Viral Diseases vith information on what data each contain PII. Information on how the data annually to ensure data are being kept nformation is accurate.
31	Identify who will have access to the PII in the system and the reason why they require access.	<ul><li>☑ Users</li><li>☑ Administrators</li><li>☑ Developers</li><li>☑ Contractors</li><li>☐ Others</li></ul>	Users require access so that data can be analyzed for review and summary.  Administrators require access to the overall system for maintaining the  Developers of the system may require access to PII if updates are made to  Contractors who are working on AFM may require access to the PII if
32	Describe the procedures in place to determine which system users (administrators, developers, contractors, etc.) may access PII.		r the project will determine which ss PII based on questions that need to
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.	included in the system.	ount of PII needed to do our jobs are If additional PII is sent, that information ted on paper copies and not included in es.
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.		vareness Training is conducted on an the responsibilities to protect PII.
35	Describe training system users receive (above and beyond general security and privacy awareness training).	has a policy available or	nch in the Division of Viral Diseases also n our share drive about keeping PII ords that need to be taken.

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36	Do contracts include Federal Acquisition Regulation and other appropriate clauses ensuring adherence to	• Yes		
	privacy provisions and practices?	○ No		
		Scientific and Research Project Records Control Significant and or Secondary Research Records		
37	Describe the process and guidelines in place with regard to the retention and destruction of Pll. Cite specific records retention schedules.	These records may be datasets, field records, ar information necessary to understand a research may also be connected to other data through rindices, or other means. These records may included background materials maintained by individua used to understand scientific advances, learn nor to prepare for a new project.	n project. They netadata, ude I researchers	
		Approved Records Control Schedule (N1-442-09-1, Item 2) Authorized Disposition: Maintain at least eleven years, but no longer than twenty years, after the retirement of the records depending upon program need for scientific, legal, or business reference. Transfer to FRC is authorized in accordance with applicable storage regulations of electronic records.		
Describe, briefly but with specificity, how the PII will be secured both physically and electronically. Physical surveillance forms will be stored in locked cabinets within employee badge-secured facilities; electronic data will be saved in folders restricted to non-users, within password-protected computer systems.				
RE	<b>/IEWER QUESTIONS:</b> The following section contains R Sen	eviewer Questions which are not to be filled out ior Officer for Privacy.	unless the user is an OPDIV	
	Reviewer	Questions	Answer	
	1 Are the questions on the PIA answered correct	ly, accurately, and completely?	○ Yes ○ No	
R	eviewer Notes			
	Does the PIA appropriately communicate the p justified by appropriate legal authorities?	ourpose of PII in the system and is the purpose	○ Yes ○ No	
R	eviewer Notes			
	Do system owners demonstrate appropriate system and provide sufficient oversight to emp	understanding of the impact of the PII in the ployees and contractors?	○ Yes ○ No	
R	eviewer Notes			
	4 Does the PIA appropriately describe the PII qua	ality and integrity of the data?	○ Yes ○ No	
R	eviewer Notes			

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	Reviewer Questions		Answer
5	5 Is this a candidate for PII minimization?		
	3 Is this a carta date 1517 if financial		○ No
Reviewer Notes			
6	Does the PIA accurately identify data retention procedure	es and records retention schedules?	○ Yes
			○ No
Reviewer Notes			
7	Are the individuals whose PII is in the system provided ap	propriate 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	○ Yes
	to be?		_ 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 priva	cv requirements?	○ Yes
	poes the first demonstrate compliance with all these priva-		○ No
Reviewer Notes			
12	Were any changes made to the system because of the cor	mpletion of this PIA?	○Yes
12	were any changes made to the system because of the col	inpicuon or unit in.	○ No
Reviewer Notes			
General Com	ments		
OPDIV Senio for Privacy Si		HHS Senior Agency Official for Privacy	