PRIVACY IMPACT ASSESSMENT (PIA)

PRESCRIBING AUTHORITY: DoD Instruction 5400.16, "DoD Privacy Impact Assessment (PIA) Guidance". Complete this form for Department of Defense (DoD) information systems or electronic collections of information (referred to as an "electronic collection" for the purpose of this form) that collect, maintain, use, and/or disseminate personally identifiable information (PII) about members of the public, Federal employees, contractors, or foreign nationals employed at U.S. military facilities internationally. In the case where no PII is collected, the PIA will serve as a conclusive determination that privacy requirements do not apply to system.

1. DOD INFORMATION SYSTEM/ELECTRONIC COLLECTION NAME:				
Military Child Care (MCC)				
2. DOD COMPONENT NAME:			3. PIA APPROVAL DATE:	
Department of the Navy				
Commander, Navy Installations Command (CNIC)				
SECTION 1: PII DESCRIPTION S	JMMA	ARY (FOR PUBLIC RELEASE)		
a. The PII is: (Check one. Note: foreign nationals are included in general pub	lic.)			
From members of the general public		From Federal employees and/or Fe	ederal contractors	
From both members of the general public and Federal employees and/or Federal contractors		Not Collected (if checked proceed to	to Section 4)	
b. The PII is in a: (Check one)				
New DoD Information System		New Electronic Collection		
X Existing DoD Information System		Existing Electronic Collection		
Significantly Modified DoD Information System				
c. Describe the purpose of this DoD information system or electronic co collected in the system. MCC is an OSD-funded, Navy-sponsored, globally-accessible Child and the collected in the system.				
members, civilians and contractors worldwide. It is a singular website service that enables DoD customers to request Child and Youth services, programs to manage care, and leadership to obtain data related to child care demand. Additionally, the system manages registration, enrollment and subsidy payments for families using the Military Child Care in Your Neighborhood (MCCYN) fee assistance and Family Child Care programs. The system is used to manage FCC and Program Certification requirements, which includes conducting annual child and youth inspections, family program certification reviews and monthly family child care visits. Elements of Pll potentially collected includes: Full name, date of birth, personal mobile and/or home telephone number, personal email address, home mailing address, emergency contact, employment information, branch of service and employer/command, pertinent medical & disability information (general questions with yes/no selections, yes opens free form comment box for self-disclosed input). SSN are not collected in this system.				
d. Why is the PII collected and/or what is the intended use of the PII? (e. administrative use)	g., ver	rification, identification, authentication	, data matching, mission-related use,	
Information, to include elements of PII, is collected during applicant registration to validate DoD family status and to facilitate a detailed administrative search for child care services resulting in offering and placing qualified applicants with programs and providers that best suit the requesting family needs. Uploaded artifacts with potential to include elements of PII are used to support and validate child care site/facility inspection results.				
e. Do individuals have the opportunity to object to the collection of their	PII?	X Yes No		
(1) If "Yes," describe the method by which individuals can object to the collection	tion of	f PII.		
(2) If "No," state the reason why individuals cannot object to the collection of	PII.			
Consumers/Parents objecting to collecting elements of PII may choose and provide required information results in the inability to process an Information collected, including PII elements, is required and integral provide required information disqualifies an applicant from participate	d/or p to id	provide military child care service lentify, vet, and certify child care	es.	
f. Do individuals have the opportunity to consent to the specific uses of	heir P	PII? Yes X No		
(1) If "Yes," describe the method by which individuals can give or withhold the	eir con	nsent.		
(2) If "No," state the reason why individuals cannot give or withhold their cons	sent.			
Program applicants/participants effectively consent to the use of information of the second of the s	matic	on provided in order to process re	quests for military child care	

For elements of PII not specifically or directly collected from individuals but derived from external sources or systems (e.g. derivative PII) and subsequently introduced (e.g. via uploaded attachment) - the original source/entity responsible for collecting the PII elements is likewise
responsible for determining appropriateness and capability for individual consent to specific use(s) of the PII collected. g. When an individual is asked to provide PII, a Privacy Act Statement (PAS) and/or a Privacy Advisory must be provided. (Check as appropriate and
provide the actual wording.) X Privacy Act Statement
1. AUTHORITY: 10 U.S.C. 5013, Secretary of the Navy; 10 U.S.C. 5041, Headquarters, Marine Corps; DoD Instruction 6060.2, Child Development Programs; DoD Instruction 6060.4, Youth Programs; OPNAV Instruction 1700.9 series, Child and Youth Programs; Marine Corps Order 1710.30, Child and Youth Programs (CYP); and E.O. 9397 (SSN) as amended.
2. PRINCIPLE PURPOSES(S): To develop child care programs that meet the needs of children and families; provide child and family program eligibility and background information; and verify health status of children and verify immunizations.
3. ROUTINE USES: In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act of 1974, these records contained therein may specifically be disclosed outside the DoD as a routine use pursuant to 5 U.S.C. 552a(b)(3) as follows: To local, State and Federal officials involved in Child Care Services, if required, in the performance of their official duties relating to child abuse reporting and investigations. The DoD Blanket Routine Uses that appear at the beginning of the Navy's compilation of systems of records notices apply to this system.
4. DISCLOSURE: Voluntary. However, failure to provide requested information may impact eligibility for military child care facilities.
Introduction
This is a Department of Defense (DoD) interest computer system sponsored by the Office of Military Family Readiness Policy (OMFRP) Office of the Secretary of Defense Military Community and Family Policy as a public service. This statement details the steps we take to protect your personal information when you visit our website. It describes the personal information we collect, the purposes for which we use such information, and your choices regarding our use of it. By accessing our website, you are consenting to the information collection and use practices described in this privacy statement.
Our collection of information
Information collected directly from you. The personal information we collect may include the following. You are not required to provide any of this information, but if you do not, we may not be able to provide you the requested service.
contact details, such as your name, company/organization name, e-mail address, telephone, and physical address; child care request information such as child name, date of birth, and date care is needed; your e-mail communication preferences; and
information used to customize and facilitate your use of our websites, including login information. Information collected automatically. We collect information about your visit to our sites, including what pages you view, the number of bytes transferred, the links you click, the materials you access, and other actions taken within the site. We also collect certain standard information that your browser sends to every website you visit, such as your Internet Protocol (IP) address, your browser type and capabilities and language, your operating system, the date and time you access the site, and the website from which you linked to our site.
Our use of information
We use your personal information to (1) manage the request for care process (e.g., waitlist) and (2) to inform you about the status of your child care request(s). Program staff may contact you directly or you may receive system-generated email notifications. You are able to optout of receiving many system generated emails.
Our use of cookies
Cookies are small files that websites save to your hard disk or to your browser's memory. We may use them to track the number of times you have visited the site, to track the number of visitors to the site, to determine and analyze visitors' use of our site, to store information that you provide such as your preferences, and to store technical information useful for your interactions with our website. We may use session cookies (cookies that are deleted when your browser session ends) to store your user ID, elements of your user profile, to facilitate your movement around our website and other information useful in administering the session. You have the ability to accept or decline cookies. Most Internet browsers automatically accept cookies, but you can usually modify your browser settings to decline cookies or to notify you when a cookie is being placed on your computer. If you choose to decline cookies, you may not be able to fully experience the features of our website or other websites that you visit.

MilitaryChildCare.com does not use the information associated with a Department websites, nor does it share the data obtained through such departments or agencies.		•			
Use of web analytics					
This website uses Google Analytics, a web analytics service provided by Google, Inc. ("Google"). Google Analytics uses "cookies", which are text files placed on your computer, to help the website analyze how users use the site. The information generated by the cookie about your use of the website (including your IP address) will be transmitted to and stored by Google on servers in the United States. Google will use this information for the purpose of evaluating your use of the website, compiling reports on website activity for website operators and providing other services relating to website activity and internet usage. Google may also transfer this information to third parties where required to do so by law, or where such third parties process the information on Google's behalf. Google will not associate your IP address with any other data held by Google. You may refuse the use of cookies by selecting the appropriate settings on your browser. By using this website, you consent to the processing of data about you by Google in the manner and for the purposes set out above.					
Disclosure of your personal information					
Except as described below, personal information you provide to Milit MilitaryChildCare.com programs without your permission.	aryChild(Care.com through our website will not be shared outside of			
Disclosure in connection with child care requests. In connection with information to promote effective communication and planning (e.g., I your child's individual needs.		1 1			
Security					
MilitaryChildCare.com is committed to protecting the security of you procedures to help protect your personal information from unauthoriz information you provide on computer systems with limited access tha you login, it is your responsibility to ensure the security of your passw	ed access t are loca	s, use, or disclosure. For example, we store the personal ted in facilities to which access is limited. For sites to which			
Links to other sites					
Our website may contain links to other sites such as school districts as that share our high standards and respect for privacy, we are not responsites.		· · · · · · · · · · · · · · · · · · ·			
Changes to this privacy statement					
MilitaryChildCare.com may occasionally update this privacy statement.	nt. When	we do, we will revise the "last updated" date at the top and			
h. With whom will the PII be shared through data exchange, both within y	our DoD	Component and outside your Component? (Check all that apply)			
Within the DoD Component Within the DoD Component	Specify.	No system-to-system electronic data exchange pertains or occurs. Authorized US Navy and Marine Corps Child and Youth Programs (CYP) employees supporting CYP program mission objectives (e.g. program administrators; inspectors etc.); have controlled access to stored data on a need-to-know basis.			
X Other DoD Components	Specify.	Office of SECDEF (OSD); US Army CYP; US Air Force CYP; DLA.			
Other Federal Agencies	Specify.				
State and Local Agencies	Specify.				

			American Systems Corp. (ASC)	
			Property/program information management accountability requirements include: Compliance with all DoD Pll and	
			security requirements. The program must adhere to	
			Department of defense (DoD) mandates and best practices	
			for securing and safeguarding Personally Identifiable	
			Information (PII).	
			Pll policies are outlined in OMB-M-06-16; OMB-M-06-19;	
			and DoD instruction 8500.2. These Mandates and best practices are included in the	
			SECNAV Instruction 5211.5E or CN IC Instruction 5211.1	
			or review in the Department of the Navy Personally	
			Identifiable Information (PII) training module.	
			The Online system is to include servers that must comply	
			with DoDI8500.2. With these responsibilities contractors	
			should ensure that their employees: Safeguard DON information to which their employees have access at all	
			times. Obtain DON management's written approval prior to	
	Contractor (Name of contractor and describe the language in		taking any DON sensitive information away from the office.	
X	the contract that safeguards PII. Include whether FAR privacy	Specify.	The DON manager's approval must identify the business	
	clauses, i.e., 52.224-1, Privacy Act Notification, 52.224-2, Privacy Act, and FAR 39.105 are included in the contract.)	Specify.	necessity for removing such information from the DON	
	Frivacy Act, and FAR 39.100 are included in the contract.)		facility. Contractors undergo National Agency Checks and	
			all personnel who use or view the data are required to complete the DoD privacy training annually and complete	
			the CompTIA Sec + Certification successfully.	
			Access to data is granted by system permissions.	
			The FAR Privacy clauses are included in the contract.	
			ICF, International is the software developer and software	
			support contractor. However, multiple support contracts and	
			contractor support personnel may be assigned depending on the separate contracts established by the respective service	
			components (e.g., Air Force, Marine Corps). Authorized care	
			givers are contracted separately. Standard contract	
			requirements include language for contractors to undergo an	
			appropriate background investigation; complete annual	
			privacy act training, and complete annual security training to	
			include proper information handling, and acceptable use of government Information Technology (IT). data are required	
			to complete the DoD privacy training annually. Access to	
			data is granted by system permissions.	
			Authorized care givers (end users of the system) are	
	Others (and a company state of the control of the c	0 "	contracted separately. Standard contract requirements	
X	Other (e.g., commercial providers, colleges).	Specify.	include language for contractors to undergo an appropriate background investigation. End user access is restricted by	
			system permissions.	
i. Sc	ource of the PII collected is: (Check all that apply and list all information s	systems ii		
X	Individuals		Databases	
	Existing DoD Information Systems		Commercial Systems	
	Other Federal Information Systems			
No specific information systems, databases, or collection of records (e.g. paper-based file system) - but elements of PII can potentially be derived from an alternate source and subsequently introduced via uploaded attachment, for example.				
j. Ho	w will the information be collected? (Check all that apply and list all Of	ficial Forn	n Numbers if applicable)	
	E-mail		Official Form (Enter Form Number(s) in the box below)	
	Face-to-Face Contact		Paper	
	Fax	_	Telephone Interview	
	Information Sharing - System to System		Website/E-Form	
	miorniation onating - dystem to dystem	X	vvobolio/∟"I UIII	

X Other (If Other, enter the information in the box below)
In the course of an inspection, inspectors can potentially collect a supporting artifact that contains one or more elements of PII and subsequently introduce/upload the artifact (e.g. via an attachment) to the MCC web-based IT system - where it is stored in an DoD-compliant encrypted database.
k. Does this DoD Information system or electronic collection require a Privacy Act System of Records Notice (SORN)?
A Privacy Act SORN is required if the information system or electronic collection contains information about U.S. citizens or lawful permanent U.S. residents that is retrieved by name or other unique identifier. PIA and Privacy Act SORN information must be consistent. X Yes No
If "Yes," enter SORN System Identifier NM01754-3
SORN Identifier, not the Federal Register (FR) Citation. Consult the DoD Component Privacy Office for additional information or http://dpcld.defense.gov/Privacy/SORNs/ or
If a SORN has not yet been published in the Federal Register, enter date of submission for approval to Defense Privacy, Civil Liberties, and Transparency Division (DPCLTD). Consult the DoD Component Privacy Office for this date
If "No," explain why the SORN is not required in accordance with DoD Regulation 5400.11-R: Department of Defense Privacy Program.
I. What is the National Archives and Records Administration (NARA) approved, pending or general records schedule (GRS) disposition authority for the system or for the records maintained in the system?
(1) NARA Job Number or General Records Schedule Authority. DAA-NU-2015-0001-0031
(2) If pending, provide the date the SF-115 was submitted to NARA.
(3) Retention Instructions.
Old SSICs 1754.1b and 1700 updated SSIC 1000-34. TEMPORARY: Cutoff at CY. Destroy when 3 years old.
m. What is the authority to collect information? A Federal law or Executive Order must authorize the collection and maintenance of a system of records. For PII not collected or maintained in a system of records, the collection or maintenance of the PII must be necessary to discharge the requirements of a statue or Executive Order.
 If this system has a Privacy Act SORN, the authorities in this PIA and the existing Privacy Act SORN should be similar. If a SORN does not apply, cite the authority for this DoD information system or electronic collection to collect, use, maintain and/or disseminate PII. (If multiple authorities are cited, provide all that apply).
(a) Cite the specific provisions of the statute and/or EO that authorizes the operation of the system and the collection of PII.
(b) If direct statutory authority or an Executive Order does not exist, indirect statutory authority may be cited if the authority requires the operation or administration of a program, the execution of which will require the collection and maintenance of a system of records.
(c) If direct or indirect authority does not exist, DoD Components can use their general statutory grants of authority ("internal housekeeping") as the primary authority. The requirement, directive, or instruction implementing the statute within the DoD Component must be identified.
SORN NM01754-3, DON Child and Youth Program (May 27, 2010, 75 FR 29728), authorities:
10 U.S.C. 5013, Secretary of the Navy 10 U.S.C. 5041, Headquarters, Marine Corps
DoD Instruction 6060.2, Child Development Programs
DoD Instruction 6060.4, Youth Programs
OPNAV Instruction 1700.9 series, Child and Youth Programs
Marine Corps Order P1710.30E, Children, Youth, and Teen Program (CYTP) E.O. 9397 (SSN), as amended.
n. Does this DoD information system or electronic collection have an active and approved Office of Management and Budget (OMB) Control Number?
Contact the Component Information Management Control Officer or DoD Clearance Officer for this information. This number indicates OMB approval to collect data from 10 or more members of the public in a 12-month period regardless of form or format.
Yes No X Pending

Military Child Care (MCC) is part of Child and Youth (CYP) Programs. The data collection is included backet being reviewed by the CNIC Privacy Compliance Officer for submission.	I I I I I I I I I I I I I I I I I

SECTION 2: PII RISK REVIEW					
a. Wh	a. What PII will be collected (a data element alone or in combination that can uniquely identify an individual)? (Check all that apply)				
	Biometrics Citizenship Driver's License Employment Information Home/Cell Phone Mailing/Home Address Military Records Official Duty Address Passport Information Place of Birth Race/Ethnicity Records Work E-mail Address	X	Birth Date Disability Information Education Information Financial Information Law Enforcement Information Marital Status Mother's Middle/Maiden Name Official Duty Telephone Phone Personal E-mail Address Position/Title Rank/Grade Security Information If Other, enter the information in the box below	DoD ID Number Emergency Contact Gender/Gender Identification Legal Status Medical Information	
X	vvork ∟-maii Address	X	ii Other, enter the information in the box below		
Spouse Information: Name (First, Last), Address; Phone Number, Email, Employer; Employment Status; Emergency Contact. Child information: Name, Parent(s), Address, Grade, School information (school they attend), DOB/Projected DOB, special needs. Medical Information: Flu shot received (Provider) Disability Information: Level of Special Need (Child) Law Enforcement Information: Have you ever been arrested or charged for a crime involving a child victim, a sex crime, a substance abuse felony, or a violent crime? Yes/No. Have you ever been asked to resign a position or been decertified from a position for a sexual offense? Yes/No Education Information: Highest Level of Education Received, Degree (if attended college) Support and Accommodations (includes medical information): general question with yes/no selection, yes opens free form comment box for input Employment information: Branch of Service (mandatory), Employer/ Command (mandatory)-free form field, employment type (active duty, civilian or reserve (mandatory), Employment Status, Have you ever been asked to resign a position or been decertified from a position for a sexual offense? Yes/No For Providers only Flu shot date and if Health Screening was done Y/N information is collected. For Financial information only household income summary is collected which is used to determine service rates. Disability information is required in order to accommodate special needs.					
If the	SSN is collected, complete the following quest	ions.			
(DoD Instruction 1000.30 states that all DoD personnel shall reduce or eliminate the use of SSNs wherever possible. SSNs shall not be used in spreadsheets, hard copy lists, electronic reports, or collected in surveys unless they meet one or more of the acceptable use criteria.) (1) Is there a current (dated within two (2) years) DPCLTD approved SSN Justification on Memo in place? Yes X No If "Yes," provide the signatory and date approval. If "No," explain why there is no SSN Justification Memo.					
(2) Describe the approved acceptable use in accordance with DoD Instruction 1000.30 "Reduction of Social Security Number (SSN) Use within DoD".					
(Describe the mitigation efforts to reduce the Social Security Number (SSN) Use within I		including visibility and printing of SSN in accordance	ce with DoD Instructoin 1000.30, "Reduction of	

(4) Has a plan to eliminate the use of the SSN or m	nitigate its use and or visibility bee	een identified in the approved SSN Justification request?		
If "Yes," provide the unique identifier and when If "No," explain.	a can it be eliminated?			
Yes No				
b. What is the PII confidentiality impact level ² ?	X Low Moderate	High		
low, moderate, or high. This activity may be conducted as part of the catego conducted using the information types described in NIST Special Publication	5 "Categorization of PII Using NIST SP 800- prization exercise that occurs under the Risk a (SP) 800-60, which are not as granular as the mation System Owner, Information System So	etermination. 0-122." Use the identified PII confidentiality impact level to apply the appropriate Privacy Overl k Management Framework (RMF). Note that categorization under the RMF is typically the PII data elements listed in the PIA table. Determining the PII confidentiality impact level is Security Manager, and representatives from the security and privacy organizations, such as the		
c. How will the PII be secured?				
(1) Physical Controls. (Check all that apply) X Cipher Locks Combination Locks X Key Cards	X X	Closed Circuit TV (CCTV) Identification Badges Safes		
DoD Information Network (DoDIN) enclave from	n which applicable site-specification and the compliance status of a	If Other, enter the information in the box below at the DISA DECC Mechanicsburg, PA facility, on an approve ific physical and environmental security controls are inherited. Fall applicable site-specific physical and environmental security		
(2) Administrative Controls. (Check all that apply) X Backups Secured Off-site X Encryption of Backups X Methods to Ensure Only Authorized Personnel X Periodic Security Audits X Regular Monitoring of Users' Security Practices If Other, enter the information in the box below	s			
approved DoD Information Network (DoDIN) en	nclave from which a portion of and the compliance status of	at the DISA DECC Mechanicsburg, PA facility, on an of applicable administrative security controls are inherited. f all applicable and implemented administrative security		
(3) Technical Controls. (Check all that apply) Biometrics Encryption of Data at Rest Firewall Role-Based Access Controls Virtual Private Network (VPN)	 X Common Access Card (Common Access C	insit		
NIST/FIPS-compliant encryption of Data in Transit and Data at Rest. MCC is a web-based application consisting entirely of virtual servers hosted at the DISA DECC Mechanicsburg, PA facility, on an approved DoD Information Network (DoDIN) enclave from which a portion of applicable technical security controls are inherited. Evidence supporting security control inheritance and the compliance status of all applicable and implemented technical security controls is available for review in the eMASS (10768) record.				
d. What additional measures/safeguards have been The NIST SP 800-53 Rev 4 - security control Pri		cy risks for this information system or electronic collection?		

SECTION 3: RELATED COMPLIANCE INFORMATION					
a. Is this DoD Information System registered in the DoD IT Portfolio Repository (DITPR) or the DoD Secret Internet Protocol Router Network (SIPRNET) Information Technology (IT) Registry or Risk Management Framework (RMF) tool ³ ?					
X	Yes, DITPR		DITPR	System Identification Number	DITPR-DON ID: 22914
	Yes, SIPRNE	Г	SIPRNE	T Identification Number	
X	Yes, RMF too		RMF to	ol Identification Number	eMASS: 10768
	No				
	If "No," explai	n.			
	- , - , - , - , - , - , - , - , - , - ,				
	D information s ormation Techn		and authorization under the Dol	D Instruction 8510.01, "Risk N	lanagement Framework for DoD
Ind	icate the assessi	ment and authorization status:			
X	Authorization to	Operate (ATO)	Date Gra	inted: 3/19/2019	
	ATO with Cond	itions	Date Gra	inted:	
	Denial of Author	rization to Operate (DATO)	Date Gra	inted:	
	Interim Authoriz	zation to Test (IATT)	Date Gra	inted:	
(1)	If an assessmen	t and authorization is pending,	indicate the type and projected da	ate of completion.	
(2)	If an assessmer	nt and authorization is not using	g RMF, indicate the projected trans	sition date.	
			, , ,		
	cular A-11?	ormation system have an IT i	nvestment Unique Investment Id	lentifier (UII), required by Offi	ce of Management and Budget (OMB)
			M. Joseph	ITB I (B) (O)	
If "	Yes," Enter UII		If unsure, consult the component	IT Budget Point of Contact to c	obtain the UII
³ Guidance	on Risk Management	Framework (RMF) tools (i.g., eMASS, X	acta, and RSA Archer) are found on the Know	vledge Service (KS) at https://rmfks.osd.m	il.
	-		•	• • •	

SECTION 4: REVIEW AND APPROVAL SIGNATURES

Completion of the PIA requires coordination by the program manager or designee through the information system security manager and privacy representative at the local level. Mandatory coordinators are: Component CIO, Senior Component Official for Privacy, Component Senior Information Security Officer, and Component Records Officer.

a. Program Manager or Designee Name	Diane Brewer	(1) Title	Progam Manager
(2) Organization	CNIC (N926)	(3) Work Telephone	901-830-4049
(4) DSN		(5) E-mail address	Diane.Brewer@navy.mil
(6) Date of Review		(7) Signature	
b. Other Official (to be used at Component discretion)		(1) Title	
(2) Organization		(3) Work Telephone	
(4) DSN		(5) E-mail address	
(6) Date of Review		(7) Signature	
c. Other Official (to be used at Component discretion)	Hakim S. Anbiya	(1) Title	Privacy Compliance Officer
(2) Organization	CNIC	(3) Work Telephone	202-433-4325
(4) DSN	288-4325	(5) E-mail address	abdul-hakim.s.anbiya.civ@us.navy.mil
(6) Date of Review	09/20/21	(7) Signature	
d. Component Privacy Officer (CPO)		(1) Title	
(2) Organization		(3) Work Telephone	
(4) DSN		(5) E-mail address	
(6) Date of Review		(7) Signature	

e. Component Records Officer	Karolina Lewandowska	(1) Title	Command Records Manager
(2) Organization	CNIC HQ	(3) Work Telephone	202-433-6515
(4) DSN	288-0895	(5) E-mail address	karolina.l.lewandowska.civ@us.navy.mil
(6) Date of Review	09/09/21	(7) Signature	
f. Component Senior Information Security Officer or Designee Name	Carol Floyd	(1) Title	СҮРМ
(2) Organization	DON/CNIC	(3) Work Telephone	(202) 433-3602
(4) DSN	284-3602	(5) E-mail address	carol.floyd@navy.mil
(6) Date of Review:	09/09/21	(7) Signature	
g. Senior Component Official for Privacy (SCOP) or Designee Name		(1) Title	
(2) Organization		(3) Work Telephone	
(4) DSN		(5) E-mail address	
(6) Date of Review		(7) Signature	
h. Component CIO Reviewing Official Name		(1) Title	
(2) Organization		(3) Work Telephone	
(4) DSN		(5) E-mail address	
(6) Date of Review		(7) Signature	

Publishing: Only Section 1 of this PIA will be published. Each DoD Component will maintain a central repository of PIAs on the Component's public Web site.

DoD Components will submit an electronic copy of each approved PIA to the DoD CIO at: osd.mc-alex.dod-cio.mbx.pia@mail.mill.

If the PIA document contains information that would reveal sensitive information or raise security concerns, the DoD Component may restrict the publication of the assessment to include Section 1.