## Privacy Impact Assessment Form v 1.47.4 Status Draft Form Number F-50526 Form Date 4/24/2019 12:25:04 PM Question Answer OPDIV: CDC PIA Unique Identifier: P-7897016-318664 National Intimate Partner and Sexual Violence Survey 4.0 2a Name: (NISVS 4.0) 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 Implementation of the system. ○ Yes 3b Is this a FISMA-Reportable system? No Does the system include a Website or online Yes application available to and for the use of the general $\bigcirc$ No public? Agency Identify the operator. Contractor **POC Title Business Steward POC Name** Marci-Jo Kresnow-Sedacca POC Organization CDC Point of Contact (POC): **POC Email** Mjk1@cdc.gov **POC Phone** 770.488.4753 New Is this a new or existing system? Existing Does the system have Security Authorization (SA)? No June 13, 2019 8b Planned Date of Security Authorization ☐ Not Applicable

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11	Describe the purpose of the system.	The National Intimate Partner a (NISVS) information system col	•
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.)		
13	Provide an overview of the system and describe the information it will collect, maintain (store), or share,	The NISVS information system	will collect and store data collection system. Potential
14	Does the system collect, maintain, use or share PII?	• Ye	
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 and Ethnicity Age User Credentials Marital status	<ul> <li>□ Date of Birth</li> <li>□ Photographic Identifiers</li> <li>□ Wehicle Identifiers</li> <li>☑ Mailing Address</li> <li>□ Medical Records Number</li> <li>□ Financial Account Info</li> <li>□ Legal Documents</li> <li>□ Device Identifiers</li> <li>□ Employment Status</li> <li>□ Passport Number</li> </ul>
		PINs Employees	
16	Indicate the categories of individuals about whom PII is collected, maintained or shared.	□ Public Citizens	s (Federal, state, local agencies) ctors
17	How many individuals' PII is in the system?	500-4,999	
18	For what primary purpose is the PII used?		nd email address collected if ne phone; and demographics are or Indirect contractor personnel,

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19	Describe the secondary uses for which the PII will be used (e.g. testing, training or research)	PII will not be used for any secondary purposes.	
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.	Public Health Service Act, Section 301, "Research and Investigation" (42 U.S.C. 241).	
22	Are records on the system retrieved by one or more PII data elements?	○ Yes	
		Directly from an individual about whom the information pertains  In-Person	
		Hard Copy: Mail/Fax	
		<ul><li>区</li><li>区</li><li>区</li><li>Email</li><li>Online</li></ul>	
		Other	
		Government Sources	
		☐ Within the OPDIV	
		Other HHS OPDIV	
23	Identify the sources of PII in the system.	State/Local/Tribal	
		Foreign	
		Other Federal Entities	
		Other	
		Non-Government 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.	No number yet, TBD.	
24	Is the PII shared with other organizations?	○ Yes	
		<ul><li>No</li></ul>	
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.	Study Participants are notified through the consenting process. Indirect contractor personnel are notified when assigned to the project if they have access to the manager system.	nent
2.	Is the submission of PII by individuals voluntary or	<ul><li>Voluntary</li></ul>	
26	mandatory?		

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		Other	
		Government Sources	
		☐ Within the OPDIV	
23		Other HHS OPDIV	
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		Foreign	
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		Other	
		Non-Government 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.	No number yet, TBD.	
		○Yes	
24	Is the PII shared with other organizations?	♠ No	
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.	Study Participants are notified through the consenting process. Indirect contractor personnel are notified when assigned to the project if they have access to the management system.	
	Is the submission of PII by individuals voluntary or	<ul><li>Voluntary</li></ul>	
26	mandatory?	○ Mandatory	
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 reason.	During the survey, Study Participants may opt-out of providing their PII. Indirect contractor personnel cannot perform their role in support of the study and accessing the system, if they choose to opt-out.	
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28	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.		contact participants via email and phone notify and obtain consent when major system.	
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.	information necessar Participants may con terrygreen@westat.co	is, the consenting process will provide the ry if there are concerns about their PII. tact Project Manager, Terry Green at om. Contractor personnel may contact ues arise or the Project Manager, Terry	
30	integrity, availability, accuracy and relevancy. If no	data's accuracy, integ	ra will be reviewed quarterly to ensure the grity, and relevancy. In-direct contractor lso be reviewed quarterly to ensure their trate and relevant.	
		Users		
			Administrators need access to administer and to provide systems support.	
31	Identify who will have access to the PII in the system and the reason why they require access.	□ Developers	Developers have access to the Production site for systems support (deployment of new site releases, extraction and delivery of data,	
			In-direct contractors require access to collect and assess the data.	
		Others		
32	Describe the procedures in place to determine which system users (administrators, developers, contractors, etc.) may access PII.	on the roles of users a	Developers granted access to data is based as authorized by the project manager and em manager. Granulated rights at both	
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.	"least privilege" is im level of access and us necessary to fulfill res	ntrol are in place to ensure the concept of plemented. Job function determines the sers are assigned only those rights sponsibilities for approved roles. Systemafeguard and audit use.	
34	TOT DIOLECTING THE INICITIATION DEIDG CONECTEG AND	boarding; Human Sul personnel using the s	awareness training is provided at on- bjects Protection training provided to all system. Refresher training in both Privacy man Subjects Protection is provided on an	
35	beyond general security and privacy awareness		or data collection, the use of data in ask-specific training is provided as	
36	Do contracts include Federal Acquisition Regulation and other appropriate clauses ensuring adherence to privacy provisions and practices?		<ul><li>Yes</li><li>No</li></ul>	

41	customization technology?	○ No	
	Does the website use web measurement and	• Yes	
40a	Is the privacy policy available in a machine-readable format?	<ul><li>Yes</li><li>No</li></ul>	
		○ No	
40	Does the website have a posted privacy notice?	• Yes	
39	Identify the publicly-available URL:	HEALTHSAFETYSTUDY.ORG	
38	Describe, briefly but with specificity, how the PII will be secured in the system using administrative, technical, and physical controls.	Administrative controls include a system security plan, contingency plan, regular back up of files and storage of backups off site, role-based security awareness training, least privilege access enforced through Active Directory groups, separate user and privileged accounts for administrators, policies and procedures in place for retention and destruction of PII, and a corporate incident response team and incident response plans.  Technical controls include identification and authentication using unique user IDs, passwords, and smart cards, use of firewalls and intrusion detection/prevention systems, virus scanning software on all computers, and a security information and event management (SIEM) solution.  Physical controls include guards, identification badges, key cards, and closed circuit TV.	
37	Describe the process and guidelines in place with regard to the retention and destruction of PII. Cite specific records retention schedules.	Records are retained and disposed of in accordance with the CDC Records Control Schedule (N1-442-09-1) and in accordance with contractual agreement. Record copy of study reports are maintained in the agency from two to three years in accordance with retention schedules. Source documents for computer are disposed of when they are no longer needed by program officials. Personal identifiers may be deleted from records when no longer needed in the study as determined by the system manager, and as provided in the signed consent form, as appropriate. Disposal methods include erasing computer tapes, burning or shredding paper materials or transferring records to the Federal Records Center when no longer needed for evaluation and analysis. Records are retained for 20 years; for longer periods if further study is needed.	

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		Technologies	Collects PII?
		□ Wah haagar -	○ Yes
		Web beacons	○ No
			○ Yes
	Select the type of website measurement and	☐ Web bugs	○ No
41a	customization technologies is in use and if it is used	Session Cookies	○ Yes
	to collect PII. (Select all that apply)		<ul><li>No</li></ul>
			○ Yes
		Persistent Cookies	○ No
			○ Yes
		Other	○ No
	Does the website have any information or pages	○Yes	
42	directed at children under the age of thirteen?	<ul><li>No</li></ul>	
	Does the website contain links to non-federal	○Yes	
43	government websites external to HHS?	<ul><li>No</li></ul>	
Gene	ral Comments		
225			
	V Senior Official ivacy Signature		
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