Privacy Impact Ass			sessm	ent	Form			
								v 1.47.4
	Status Draft	Form Numbe	r F-57568		Form Date	7/14/2022 9:5	56:16 AM	
	Question				Answer			
1	OPDIV:		CDC					
2	PIA Unique Identifier:		P-8428690-01183	5				
2a	a Name:		Quarantine Activity Reporting System (QARS)					
			⊖ Gene	ral Suppo	ort System (G	SSS)		
				r Applica				
3	The subject of this PIA is which of the follo	wing?			tion (stand-a tion (child)	llone)		
					ormation Coll	lection		
			🔿 Unkn	own				
3a	Identify the Enterprise Performance Lifecy of the system.	cle Phase	Operations and M	laintenar	nce			
3b					<ul><li>Yes</li><li>No</li></ul>			
4	Does the system include a Website or onlin application available to and for the use of public?				<ul><li>○ Yes</li><li>● No</li></ul>			
5	5 Identify the operator.				Agency Contractor			
	Point of Contact (POC):		POC Title	Busines	s Steward			-
			POC Name	Maryan	Reynolds			
6			POC Organization	CDC/OI	ID/NCEZID/D	GMQ		
			POC Email	mdk0@	cdc.gov			
			POC Phone	404.498	3.6027			
7	Is this a new or existing system?			(	<ul><li>New</li><li>Existing</li></ul>			
8	Does the system have Security Authorizati	on (SA)?			• Yes No			
8a	8a Date of Security Authorization		Sep 23, 2022					

11	Describe the purpose of the system.	The Quarantine Activity Reporting System (QARS) is owned and operated by the CDC's Division of Global Migration and Quarantine (DGMQ). QARS collects data on individuals subject to quarantine or isolation orders, ill travelers (i.e., passengers and crew), contacts of ill travelers and/or individuals exposed or suspected of being exposed to serious communicable diseases.	
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.)	QARS is an internal CDC system for collecting data on individuals subject to quarantine or isolation orders, ill travelers (i.e., passengers and crew), contacts of ill travelers, and/or individuals exposed or suspected of being exposed to serious communicable diseases. The Information collected from select general population individuals are: Name, address telephone number(c), data of	
		individuals are: Name, address, telephone number(s), date of birth, e-Mail address, military status, Passport Number, foreign travel information, and medical information (case reports, illness response forms, medical assessments, medical records (including but not limited to clinical, hospital and laboratory data and data from other relevant tests). Documents collected are for the purpose of carrying out agency responsibilities under sections 311 and 361-368 of the Public Health Services Act. Passenger and crew manifests from conveyances carrying individuals subject to 42 CFR parts 70 and 71.	
		Access to data is via Personal Identity Verification (PIV) card authentication via CDC Active Directory. Active Directory is a separate system with its own Privacy Impact Assessment.	
13	Provide an overview of the system and describe the information it will collect, maintain (store), or share, either permanently or temporarily.	QARS maintains records on the conduct of activities (e.g., quarantine, isolation) that fulfills the Department of Health and Human Services (HHS)'s and CDC's statutory authority under sections 311, 361-368 of the Public Health Service Act to prevent the introduction, transmission and spread of communicable diseases. Records are collected when individual known or suspected to have been exposed to serious communicable diseases arrives into the United States from foreign countries or is engaged in interstate or international movement. These records are used to take such actions (e.g., quarantine or isolation individual above) as necessary to prevent the introduction, transmission, and spread of serious communicable diseases from persons arriving into the United States from foreign countries or persons engaged in interstate or international movement.	
		The Information collected from select general population individuals are: Name, address, telephone number(s), date of birth, e-Mail address, military status, Passport Number, foreign travel information, and medical information (case reports, illness response forms, medical assessments, medical records (including but not limited to clinical, hospital and laboratory data and data from other relevant tests).	
		Access to data is PIV authentication by CDC Active Directory (AD)/Personal Identity Verification (PIV) card. AD is a separate system with its own Privacy Impact Assessment.	

14 Does the system collect, maintain, use or share P		(• Yes			
		Social Security Number	🔀 Date of Birth		
		🖂 Name	Photographic Identifiers		
		Driver's License Number	Biometric Identifiers		
		Mother's Maiden Name	Vehicle Identifiers		
		🔀 E-Mail Address	🔀 Mailing Address		
		🔀 Phone Numbers	Medical Records Number		
		🔀 Medical Notes	Financial Account Info		
		Certificates	Legal Documents		
15	Indicate the type of PII that the system will collect or maintain.	Education Records	Device Identifiers		
	maintain.	🔀 Military Status	Employment Status		
		Foreign Activities	🔀 Passport Number		
		Taxpayer ID			
		Foreign travel information			
		Medical records information			
		Laboratory and other relevant	t tests		
	Indicate the categories of individuals about whom PII is collected, maintained or shared.	Employees			
		Public Citizens			
		Business Partners/Contacts	s (Federal, state, local agencies)		
16		Vendors/Suppliers/Contract	tors		
		Patients			
		Other			
17	How many individuals' PII is in the system?	500-4,999			
10	For what primary purpose is the PII used?	PII is collected for the identification	ation of ill travelers who are		
18	For what primary purpose is the Fit used?	suspected of having a disease of	of public health interest.		
	Describe the secondary uses for which the PII will be	PII may be used for confirming			
19	used (e.g. testing, training or research)	potentially exposed contacts, a investigation.	and initiating community-based		
20	Describe the function of the SSN.	NA			
20a	Cite the <b>legal authority</b> to use the SSN.	NA			
21		Public Health Service Act, Secti			
	· · · · · · ·	U.S.C. 242k) and 42 CFR parts 7			
22	Are records on the system retrieved by one or more PII data elements?	⊙ Ye			
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				Save
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:	09-20-0171, Quarantine-and-Traveler-Related Activities, Including Records for Contact Tracing Investigation and Notification	
		Published:		
		Published:		
			In Progress	
23	Identify the sources of PII in the system.	inform	y from an individual about whom the ation pertains In-Person Hard Copy: Mail/Fax Email Online Other mment Sources Within the OPDIV Other HHS OPDIV State/Local/Tribal Foreign Other Federal Entities Other	
		Non-Go	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.	OMB Control No.0920-0134, CDC ID 0920-19MG Expires August 31, 2022 Renewal pending with OMB.		
24	Is the PII shared with other organizations?	● Yes ○ No		

		🔀 Within HHS	
	Identify with whom the PII is shared or disclosed and for what purpose.	Purpose: To more effectively deal with outbreaks and other significant public health conditions.	
		Other Federal Agency/Agencies	
24a		Purpose: To more effectively deal with outbreaks and other significant public health conditions.	
240		State or Local Agency/Agencies	
		Purpose: To more effectively deal with outbreaks and other significant public health conditions.	
		⊠ Private Sector	
		Purpose: To medical personnel providing evaluation and care for ill or exposed persons, including travelers.	
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)).	None	
24c	Describe the procedures for accounting for disclosures	All disclosures of information are processed through CDC's Epidemic Information Exchange System (Epi-X). QARS maintains a record of each disclosure sent to Epi-X for processing and has the capability to produce detailed reports and summaries of those disclosures.	
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.	During a personal encounter, the individual is notified that personal information will be collected.	
26	Is the submission of PII by individuals voluntary or mandatory?	<ul> <li>Voluntary</li> <li>Mandatory</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 reason.	Due to CDC's Public Health mandate and the time sensitive nature of public health events, DGMQ does not request format consent to collect or use PII. If the individual does not wish to provide the information, only partial information will be collected. However, if an individual refuses to provide the requested information and it is reasonably believed that the individual is infected with or has been exposed to a quarantinable communicable disease, CDC may quarantine, isolate, or place the individual under surveillance under 42 CF 71.32 and 71.33.	)
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.	The QARS system's Authorization to Operate on the CDC network does not allow allow changes that would contradict the disclosure and/or data uses described in Privacy Act System of Records Notice (SORN) 09-20-0171, Quarantine- an Traveler-Related Activities, Including Records for Contact Tracing Investigation and Notification under 42 CFR Parts 70 and 71. Therefore this process is not applicable and has not been developed.	d

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.	Director, NCPDCID, C Diseases, Bldg. 1, Rm Control and Preventi 30333. The correspo record and specify th corrective action sou correction, along wit the record is inaccura Person having comp Quarantine Activity F send these inquiries public communication Protection Office or t then are forwarded t	e concerns, individuals may contact Coordinating Center for Infectious a. 6013, MS C12, Centers for Disease ion, 1600 Clifton Road, NE., Atlanta, GA ondence should reasonably identify the ne information being contested, the ught, and the reasons for requesting the ch supporting information to show how ate, incomplete, untimely, or irrelevant. claints, concerns, or questions about Reporting System privacy practices can via email, phone, or postal mail. General ons are directed to CDC's Human Research their designee, for internal review, and co CDC's Senior Agency Official for Privacy, w concerns and respond to resolve the
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.	Matter Experts conductive thereafter periodic (raccuracy. Data is col immediate identification disease of provide the investigation of a periodically (outside	lation and integrity rules in place. Subject uct at a minimum annual reviews and monthly/quarterly) review data to ensure lected on a case by case basis for ation of ill travelers who are suspected of bublic health interest. Although ay be made to confirm information during an event, no efforts are made to the initial investigation) follow-up or availability, accuracy, and/or relevancy of d.
31	Identify who will have access to the PII in the system and the reason why they require access.	🖂 Users	Contact ill passengers for follow-up, contact tracing because of possible exposure to disease of public health significance.
		Administrators	Maintenance (Patches, updates) and compliance to integrity, accountability and confidentiality is maintained.
		Developers	
		Others	
32	system users (administrators, developers,	number of people ne	d is limiting access to the smallest possible ecessary to access PII data for conducting es through specific Role-based
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.	limited to the minim perform their job. Le are used to allow tho minimum amount of job. The system adm	e designed to ensure user access to PII is um amount of information necessary to east privilege, Role Based Access methods ose with access to PII to only access the f information necessary to perform their inistrator is responsible for setting up the stem based on the CDC user ID and the d to it.

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.	All CDC personnel are required to complete annual Security and Privacy Awareness Training.		
35	Describe training system users receive (above and beyond general security and privacy awareness training).	All CDC employees who have access to PII/sensitive information are required to complete HHS/CDC Role based training.		
36	Do contracts include Federal Acquisition Regulation and other appropriate clauses ensuring adherence to privacy provisions and practices?	● Yes ○ No		
37	Describe the process and guidelines in place with regard to the retention and destruction of PII. Cite specific records retention schedules.	Records are maintained in accordance with General Records Schedule (GRS) and comply with CDC Records Control Schedule (RCS). In accordance with GRS 5.2, final reports are created to document programmatic decisions, policies, and other related issues and are maintained permanently (CDC RCS, B-321, 2&4). Input data of Non- electronic records manually data entered are maintained and disposed of when no longer needed. Other input/output records are disposed of when no longer needed: 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.		
Describe, briefly but with specificity, how the PII will 38 be secured in the system using administrative, technical, and physical controls.		Administrative controls: Completion of training requirements; risk analyses performed annually; branch management reviewing access requests and granting minimal amount of access. Technical controls: Users are authenticated and data secured using operating system and server security, administered by the local system administrator. PII data is encrypted at rest and in transits with access restricted to specific authorized users as required by HHS and CDC policy. Physical- The server is housed on CDC property with gate security guards at the entrances to the property, individual user access credentials are required for each non-public building , floor, and office. Closed Circuit TV is also used by the internal security guards to check for and grant access to authorized individuals.		
Gene	General Comments			
	OPDIV Senior Official for Privacy Signature			