	Pri	vacy Impact Assessm	nent Form
			v 1.21
	Status Form Number	Form Date 05/06/24	
	Question	Answer	
1	OPDIV:	CDC	
2	PIA Unique Identifier:	PRA-0920-2127	
2a	Name:	Adolescent Mental Health Journey Mapping Project	:
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 	
3a	Identify the Enterprise Performance Lifecycle Phase of the system.	Implementation	
3b	Is this a FISMA-Reportable system?	○ Yes● No	
4	Does the system include a Website or online application available to and for the use of the general public?	○ Yes● No	
5	Identify the operator.	AgencyContractor	
6	Point of Contact (POC):	POC TitlePublic Health AnalystPOC NameHallie CardePOC OrganizationCDC/DDNID/NCIPC/ODPOC Emailrcu6@cdc.govPOC Phone803-920-0469	
7	Is this a new or existing system?	 New Existing 	
8	Does the system have Security Authorization (SA)?	○ Yes● No	
8b	Planned Date of Security Authorization	Not Applicable	

8c	Briefly explain why security authorization is not required	This in a electronic data collection	
10	Describe in further detail any changes to the system that have occurred since the last PIA.	N/A	
11	Describe the purpose of the system.	As a response to the national emergency for children and adolescent mental health declared in 2022, CDC's National Center for Injury Prevention and Control's (NCIPC) Office of Policy and Partnerships (OPP) is looking to better understand the mental health experiences of adolescent youth (ages 13-17) identifying as girls/female or nonbinary living in rural areas of New Mexico, Montana, and North Carolina. We will not explicitly be asking youth about any traumatic experiences. This project is formative in nature and intended to guide CDC's programmatic planning to address adolescent mental health needs in the US. The questions focus on identifying trusted resources and building resiliency for teens through social support systems, coping skills, and mental health literacy. The data will be collected through interviews, focus groups, and brainstorming sessions.	
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.)	Prior to the interviews, focus groups, and brainstorming sessions, parent/guardian contact information, adolescent contact information, and adult mentor contact information (name and email address) will be collected in the screening process to send invitations to participants to join the sessions and share their compensation with them after the sessions. This project will include the collection of notes and audio recordings from the interviews, focus groups, and brainstorming sessions. All files will be de-identified and password protected. To further protect participant privacy, the project team will remind the participants to refer to themselves using only their first name or a fake name. These sessions will not collect PII.	

Provide an overview of the system and describe the information it will collect, maintain (store), or share, either permanently or temporarily.	Parent/guardian contact information, adolescent contact information, and adult mentor contact information (name and email address) will be collected in the screening process to send invitations to participants to join the sessions and share their compensation with them after the sessions. The names and email addresses will be deleted at the completion of the project. Only the project team will have access to participant contact information. The team will record only the audio of each session and store the recordings on a secure cloud-based Zoom Video Communications platform. The team will use the recording to make sure our notes are correct and to summarize what we hear across all groups. Only our project team will have access to these recordings, and the recordings will be deleted once our team updates the session transcription and notes. The session notes will not hold personally identifiable information of participants. At the end of in-person sessions, worksheets will be collected from participants to serve as design artifacts; individual identifying information will not be retained on any of these artifacts. The worksheets will be scanned, digitized, uploaded to the password-protected network storage location accessible only to the research team. Paper copies will be destroyed upon upload. For the virtual sessions, a member of the Deloitte project team will join the Zoom meeting early and mark individuals as present as they enter the virtual waiting room. At the start of the sessions, participants will be renamed, provide verbal consent to be audio recorded and will be reminded they can leave at any time and will still receive compensation, what they share will not be shared outside of the group and will not be linked to their name (unless it indicates harm to self or others), and that they do not have to answer any question they do not
14 Does the system collect, maintain, use or share PII ?	want to answer. Yes No
	<u>○</u> No

		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		
	Indicate the type of PII that the system will collect or maintain.	Phone Numbers	Medical Records Number		
		Medical Notes	Financial Account Info		
15		Certificates	Legal Documents		
		Education Records	Device Identifiers		
		Military Status	Employment Status		
		Foreign Activities	Passport Number		
		Taxpayer ID	Other		
		Other	Other		
		Other	Other		
		Employees			
		Public Citizens			
	Indicate the categories of individuals about whom PII	Business Partners/Contacts (Federal, state, local agencies)			
16	is collected, maintained or shared.	Vendors/Suppliers/Contractors			
		Patients			
		Other			
17	How many individuals' PII is in the system?	100-499			
18		Parent/guardian contact information, adolescent contact information, and adult mentor contact information (name and email address) will be collected in the screening process to send invitations to participants to join the sessions and share their compensation with them after the sessions. The names and email addresses will be deleted at the completion of the project.			
19	Describe the secondary uses for which the PII will be used (e.g. testing, training or research)	There are no secondary uses for the PII.]	
20	Describe the function of the SSN.	N/A			
20a	Cite the legal authority to use the SSN.	N/A			
21	Identify legal authorities governing information use and disclosure specific to the system and program.	Public Health Service Act, Section Investigation" (42 U.S.C. 241)	on 301, "Research and		
22	Are records on the system retrieved by one or more PII data elements?	⊖ Yes ⊙ No			

		Published:	N/A	
22a	Identify the number and title of the Privacy Act System of Records Notice (SORN) that is being used	Published:	N/A]
224	to cover the system or identify if a SORN is being developed.	Published:	N/A]
			In Progress	
			ly from an individual about whom the	
		inform	nation pertains	
			In-Person	
			Hard Copy: Mail/Fax	
		\square	Email	
			Online	
		\boxtimes		
			Other	
		Gover	nment 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-G	overnment Sources	
		\boxtimes	Members of the Public	
			Commercial Data Broker	
			Public Media/Internet	
			Private Sector	
			Other	
	Identify the OMB information collection approval	OMB Contro	l No: 0920-1154]
23a	number and expiration date.	ICR Referenc	e No: 202210-0920-013	
	number and expiration date.	Expiration D	ate: 03/31/2026	
24	Is the PII shared with other organizations?		⊂ Yes	
	······································		● No	
			U Within HHS	
			Other Federal	
	Identify with whom the PII is shared or disclosed and			
24a	for what purpose.		State or Local	
	for what pulpose.			
			Agency/Agencies	
			Private Sector	
	Describe any agreements in place that authorizes the			
	information sharing or disclosure (e.g. Computer			
24b	Matching Agreement, Memorandum of	N/A		
	Understanding (MOU), or Information Sharing			
	Agreement (ISA)).			
	Describe the procedures for accounting for			7
24c	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 last page of the screening survey asks for the potential participant's name and email address so the project team can follow up with a consent and scheduling form and a notice of when their session is. The last page provides a justification for the collection of contact information. For example, this is how it reads on the parental screening survey: "If your teen is selected to take part in a session, their time and efforts will help the CDC make better programs and services for teen mental health in the future. In order to contact your teen for a brief survey and assent (agreement) form, similar to this survey you just completed, please confirm your teen's contact information:"	
26	Is the submission of PII by individuals voluntary or		● Voluntary
20	mandatory?		C 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.	not need to complete the considered for participation of the considered for participation of the construction of the construct	wish to share their name and email do he screening survey and will not be ation in a session. Participation in a pluntary and driven by individual
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.	screening survey will re	xpected to occur to the system. The main the same from start to finish of
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.	Individuals can reach out via email to the injuryctrengage@cdc.gov if they have a concern about the use of their PII.	
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.	In addition to regularly reviewing the spreadsheet output of the screening survey for eligible participants, the 1-2 contractor project team members will conduct a monthly review of the results of the screening surveys and remove any faulty or irrelevant data entries.	
		Users	
		Administrators	
31	Identify who will have access to the PII in the system and the reason why they require access.	Developers	
		Contractors	1-2 direct contractor members on the project team with HHS badges and
		Others	
32	Describe the procedures in place to determine which system users (administrators, developers, contractors, etc.) may access PII.	only to those who will to communications and co participants. Only 1-2 m sending those commun	d CDC team aligned on limiting access be sending out follow-up/reminder compensation information to session nembers of the contractor team will be nications and scheduling the sessions, eople with access to the names and rested participants.

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.	Names and emails will be collected through a survey system, where only 1-2 individuals on the contractor team will have access to the data. This system is housed within the Qualtrics tool, which is protected by Deloitte's Single Sign On login procedures and requires access to a VPN.
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.	The contractor members of the project team have received their Collaborative Institutional Training Initiative (CITI) Human Subjects Research Certification and Deloitte's Confidential Information Management Plan training to prepare them for storage of the PII collected through the screening survey.
35	Describe training system users receive (above and beyond general security and privacy awareness training).	While no additional training is required, self-guided training resources are available for users to operate the screening survey platform.
36	Do contracts include Federal Acquisition Regulation and other appropriate clauses ensuring adherence to privacy provisions and practices?	○ Yes

37

General Records Schedule (GRS) 3.2, Item 60, Public Key Infrastructure (PKI) Administrative Records.

Describe, briefly but with specificity, how the PII will 38 be secured in the system using administrative, technical, and physical controls.		Administrative - The contractor members of the project team have received their CITI Human Subjects Research Certification and Deloitte's Confidential Information Management Plan training. Contractors will review monthly the results of the screening surveys and remove any faulty or irrelevant data entries. All PlI is intended to be deleted at the end of the project and all other project data will be retained for 3 years from the conclusion of the project, per the initial Information Resources Board(IRB) feedback we received citing the code of federal regulations Technical - The PII will be collected via a secure Qualtrics platform and will be uploaded to a secure password-protected folder shared between the 1-2 contractor team members that have access to the PII. The laptops used to access the survey tool that hosts the PII will be password protected, require two- factor authentication, and have the ability to be remotely erased in the very rare event that the laptops get lost or stolen. Physical - Data will be stored in a secure AWS server building in Ashburn, VA, USA and the data will remain confidential.	
REVIEWER	-	Reviewer Questions which are not to be filled out nior Officer for Privacy.	unless the user is an OPDIV
	Reviewer	r Questions	Answer
1	Are the questions on the PIA answered correct	tly, accurately, and completely?	● Yes ○ No
Reviewer Notes			
2		purpose of PII in the system and is the purpose	● Yes ○ No
Reviewer Notes			
3	Do system owners demonstrate appropriate system and provide sufficient oversight to employed and provide sufficient oversight to employed and provide sufficient oversight to employ the system and provide suffic	understanding of the impact of the PII in the ployees and contractors?	● Yes○ No
Reviewer Notes			
4	4 Does the PIA appropriately describe the PII quality and integrity of the data?		● Yes ○ No
Reviewer Notes			-
5 Is this a candidate for PII minimization?		○ Yes● No	
	Reviewer		
Doutour			

	Reviewer Questions	Answer
6	Does the PIA accurately identify data retention procedures and records retention sche	• Yes
0		No
Reviewer Notes		
7	Are the individuals whose PII is in the system provided appropriate 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 i to be?	it need O Yes • 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 privacy requirements?	⊙ Yes ○ No
Reviewer Notes		
12	Were any changes made to the system because of the completion of this PIA?	○ Yes● No
Reviewer Notes		
General Com	ments	
OPDIV Senior for Privacy Si		