Privacy Impact Assessment (PIA): HRSA - CARES - PRF - QTR3 - 2020 - HRSA611573

Date Signed 9/2/2020

Acronyms

ATO - Authorization to Operate

CAC - Common Access Card

FISMA - Federal Information Security Management Act

ISA - Information Sharing Agreement

HHS - Department of Health and Human Services

MOU - Memorandum of Understanding

NARA - National Archives and Record Administration

OMB - Office of Management and Budget

PIA - Privacy Impact Assessment

PII - Personally Identifiable Information

POC - Point of Contact

PTA - Privacy Threshold Assessment

SORN - System of Records Notice

SSN - Social Security Number

URL - Uniform Resource Locator

General Information

PIA ID: 1190147

PIA Name:

- PRF - QTR3 -

HRSA - CARES | Title: HRSA - CARES | Provider Relief Fund Payment Portal

2020 -

HRSA611573

HRSA

PTA

PTA - 1A:	Identify the	Enterprise	Initiation

Performance Lifecycle

Phase of the system

Is this a PTA - 1B:

FISMA-Reportable

system?

Does the system PTA - 2:

include a website or

online application?

URL Details

OpDIV:

Type of URL List Of URL

Publicly accessible

https://covid19.linkhealth.com/

No

Yes

website with log in

Is the system or PTA - 3:

Contractor

electronic collection,

agency or contractor

operated?

Is the data contained in Agency PTA - 3A:

the system owned by

the agency or

contractor?

Does the system have PTA - 5:

or is it covered by a Security Authorization

If yes, Date of

to Operate (ATO)? PTA - 5A: 4/8/2020

Authorization

PTA - 6:	Indicate the following reason(s) for this PTA. Choose from the following options.	New	
PTA - 8:	Please give a brief overview and purpose of the system by describing what the functions of the system are and how the system carries out those functions?	To determine eligibility for payments from the Public Health and Social Services Fund, maintain an accounting of payments, process payments from the Fund, and collect attestation from providers regarding payments.	
PTA - 9:	List and/or describe all the types of information that are collected (into), maintained, and/or shared in the system regardless of whether that information is PII and how long that information is stored.	Banking information, records of funds disbursed, identifying information of providers, record of attestation.	
PTA -9A:	Are user credentials used to access the system?	Yes	
PTA - 9B:	Please identify the type of user credentials used to access the	Non-HHS User Credentials Email address	
		Password	
		Username	
PTA - 10:	Describe why all types of information is collected (into), maintained, and/or shared with another system. This description should specify what information is collected about each category of individual	The system intakes data files from HHS that identify providers, performs analytics on the data file to determine if a provider has electronic payment information already on file, and uses the resulting data to process payments to providers via ACH. Providers also must visit a website to complete an attestation related to their payment which requires the provider to input certain demographic information and Taxpayer ID information. Providers may also have to register on a separate portal if they do not already have payment information on file with the contractor.	
PTA - 10A:	Are records in the system retrieved by one or more PII data elements?	Yes	
PTA - 10B:	Please specify which	Taxpayer Identification Number (TIN) (TIN is the main identifier, however, basic provider information, including address is also retained).	
PTA - 11:	Does the system collect, maintain, use, or share PII?	Yes	
PIA			
PIA - 1:	Indicate the type of PII that the system will collect or maintain	Name	
	30.100t of maintain	E-Mail Address	
		Phone numbers	

		Taxpayer ID	
		Financial Account Info	
	Indicate the estagories	Others - IP Address	
PIA - 2:	Indicate the categories of individuals about whom PII is collected, maintained, or shared	Grantees	
PIA - 3:	Indicate the approximate number of individuals whose PII is maintained in the system	Above 2000	
PIA - 4:	For what primary purpose is the PII used?	To process payments and verify provider identity for purposes of determining amount of fund disbursement and attestation tracking.	
PIA - 6:	Describe the function of the SSN/Taxpayer ID.	Taxpayer Identification Number (TIN) is the main identifier for verifying provider identity for purposes of determining amount of fund disbursement and attestation tracking	
PIA - 7:	Identify legal authorities, governing information use and disclosure specific to the system and program	31 U.S.C. 3512, 3711, 3716, 3721, 1321 note; E.O. 13520.	
PIA - 8:	Provide the number, title, and URL of the	09-90-0024, Financial Management System Records	
	Privacy Act System of Records Notice (SORN) that is being used to cover the system or indicate whether a new or revised SORN is in development.	https://www.federalregister.gov/documents/2015/11/03/2015-27980/privacy-act-of-1974-system-of-records-notice	
PIA - 9:	Identify the sources of PII in the system	Directly from an individual about whom the information pertains	
		Online	
		Government Sources	
		Within the OPDIV	
		Non-Government Sources	
		Private Sector	
PIA - 10:	Is the PII shared with	Yes	
	other organizations outside the system's Operating Division?		
PIA - 10A:	Identify with whom the PII is shared or disclosed and for what purpose	Private Sector	

Explain why (and the To facilitate payments under the CARES Act. PIA - 10A (Justificatio purpose) PII is shared with each entity or n): individual. List any agreements in Letter Contract between the Health Resources and Services Administration and United PIA - 10B: place that authorizes Healthcare Services, Inc. the information sharing or disclosure (e.g., Computer Matching Agreement, Memorandum of Understanding (MOU), or Information Sharing Agreement (ISA)). Describe process and To be determined. PIA - 10C: procedures for logging/tracking/accou nting for the sharing and/or disclosing of PII Describe the process in A Privacy Act Statement is presented to a provider before entering any information on the PIA - 11: place to notify attestation website: individuals that their personal information The following statement serves to inform you of the purpose for collecting personal information will be collected. If no required by the covid 19. linkhealth.com website and how it will be used. prior notice is given, explain the reason AUTHORITY: 31 U.S.C. 3512, 3711, 3716, 3721, 1321 note; E.O. 13520. PURPOSE: To collect information to determine eligibility for CARES Act funds and process payments to you. ROUTINE USES: The information collected is used by HHS to determine eligibility for payments from the Public Health and Social Services Fund, maintain an accounting of payments, and process payments from the Fund. Examples of other permissible uses include, but are not limited to, a contractor (and/or to its subcontractor) who has been engaged to perform services on an automated data processing (ADP) system used in processing financial transactions, to appropriate law enforcement agencies when relevant to an investigation, to the Treasury Department, and to auditing organizations conducting financial or compliance audits. A complete list of routine uses may be found at https://www.federalregister.gov/documents/2015/11/03/2015-27980/privacy-act-of-1974-system-o f-records-notice DISCLOSURE: Voluntary. If you choose not to provide your information, absence of the requested information may result in administrative delays or the inability to process payments to you under the CARES Act. The website also has a website privacy policy that also describes information that may be collected in using the site. There is a website privacy policy that describes the information that will be collected for providers that need to register for electronic payment with the contractor.

Describe the method PIA - 13: for individuals to or use of their PII. If there is no option to object to the information collection, provide a reason

There is not an opt-out available. To complete the attestation process, the provider must enter TIN information to affirmatively identify the provider making the attestation. Contact email and opt-out of the collection phone number must be provided to allow HHS to contact providers. Provider may withdraw consent for use after the initial collection. To receive ACH payments, if a provider is not currently in the contractor's system, they will have to register to become eligible to receive that ACH

PIA - 14: notify and obtain consent from the

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

Describe the process to If changes in the permitted disclosures or uses change after collection, then the corresponding Privacy Act Statement, Privacy Act System of Records Notice, and/or website Privacy Policy would be updated. Those updates would put individuals on notice of the additional uses and individuals whose PII is disclosures, but no additional consent would be captured.

PIA - 15:

place to resolve an individual's concerns PII has been inappropriately obtained, used, or disclosed, or that the PII is inaccurate. If no process exists, explain why not

Describe the process in The HHS System of Records Notice contains a contact for questions about the Privacy Act system and that contact would route concerns to the appropriate HHS officials. The contractor's website Privacy Policies contain customer service numbers that individuals may call to make a when they believe their complaint and the contractor has internal processes to route that to their Privacy Office for triage, remediation, and response.

PIA - 16:

place for periodic reviews of PII contained in the system to ensure the data's integrity, availability, accuracy and relevancy. Please address each element in your response. If no processes are in place, explain why not

Describe the process in To ensure integrity of data, the contractor conducts periodic vulnerability and penetration test scans and data is encrypted at rest and in transit. To ensure availability of data, the contractor has disaster recovery processes, backups of data, and does load testing. Accuracy of data is checked throughout the process. There are data validations done on incoming data from HHS and reconciliations of TINs and amounts paid are done during and after funds are disbursed. Relevant information is maintained by only allowing providers to input the minimum necessary information into the attestation portal.

PIA - 17:

Identify who will have access to the PII in the system and the reason why they require access

Contractors

Provide the reason of access for each of the groups identified in PIA -17

To administer data analytics to files received by HHS and to administer the attestation and other websites associated with the disbursement of CARES Act payments.

PIA - 17A:

Select the type of PIA - 17B: contractor

Third-Party Contractor (Contractors other than HHS Direct Contractors)

PIA - 18:

Describe the administrative

Contractor privileges are formally authorized and controlled, allocated to users on a need-to-use and event-by-event basis for their functional role (e.g., user or administrator), and documented for procedures in place to each system product/element. Provisioning is managed through enterprise managed solution (i.e.

	determine which system users (administrators, developers, contractors, etc.) may access PII	Secure) and requires a multi-level approval process, which is captured within the provisioning system. Access within applications is managed through roles which are commensurate with PII and PHI.
PIA - 19:	methods in place to	All contractor employees are subject to and trained on company policies that require them to access only the minimum information necessary to perform their job functions. Role-based access to PII also establishes what PII is available to a particular employee.
PIA - 20:	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 contractor employees and subcontractors must complete a computer-based training course on privacy and security requirements within 30 days of hire and an annual refresher course thereafter.
PIA - 21:	Describe training system users receive (above and beyond general security and privacy awareness training).	In customer or provider-facing business processes, additional training is provided prior to direct engagements with customers or providers.
PIA - 23:	Describe the process and guidelines in place with regard to the retention and destruction of PII. Cite specific NARA records retention schedule(s) and include the retention period(s)	A records schedule is being identified. Records will be maintained indefinitely in the interim.

PIA - 24:	Describe how the PII will be secured in the system using administrative, technical, and physical controls. Please address each element in your response	Pll will be secured in the system using various administrative, technical, and physical safeguards. Administrative controls include maintaining information protection and risk management programs, including a formal risk assessment process, to identify critical assets and mitigate threats and vulnerabilities. UnitedHealth Group employees must also complete training, which provides comprehensive security and privacy education and is updated annually to reflect changes in risk. Access privileges to applications are formally authorized and controlled, allocated to users on a need-to-use and event-by-event basis for their functional role (e.g., user or administrator), and documented for each system product/element. Technical controls include maintaining the confidentiality and integrity of covered information at rest using an encryption method appropriate to the medium where it is stored. End-to-end encryption is in place from data source to destination database using industry standard mechanisms. Firewalls are in place and configured to limit unauthorized and malicious traffic to the application and associated components, including volumetric attacks against the network, authentication services, and application. Automated systems are used to aggregate logs on activities of security systems and system records continuously and identify, document, and alert on anomalies. Vulnerability scans are performed regularly to assess, rank, and remediate vulnerabilities identified in systems. Physical controls include controlling and enforcing physical access to areas containing or processing covered information. Only approved individuals with authorized access may gain entry to a facility where the information systems reside. UnitedHealth Group actively monitors restricted areas in real time using security video surveillance and intrusion detection systems.
PIA - 26:	Does the website have a posted privacy notice?	Yes
PIA - 27:	Does the website use web measurement and customization technology?	Yes
PIA - 27A:	Select the type of website measurement and customization technologies is in use and if it is used to collect PII	Web bug/ beacons - Collects PII Session Cookies - Collect PII
		Persistent Cookies - Collect PII
PIA - 28:	Does the website have any information or pages directed at children under the age of thirteen?	No
PIA - 29:	Does the website contain links to non-federal government websites external to HHS?	Yes
PIA - 29A:	Is a disclaimer notice provided to users that follow external links to websites not owned or operated by HHS?	Yes
	Is a TDMA needed for	

PIA - 29B: Is a TPWA needed for No this system?