

PRIVACY IMPACT ASSESSMENT (PIA)

For the

Clinical Information System (CIS)/Essentris®	
TRICARE Management Activity (TMA)	

SECTION 1: IS A PIA REQUIRED?

a. Will this Department of Defense (DoD) information system or electronic collection of
information (referred to as an "electronic collection" for the purpose of this form) collect,
maintain, use, and/or disseminate PII about members of the public, Federal personnel,
contractors or foreign nationals employed at U.S. military facilities internationally? Choose
one option from the choices below. (Choose (3) for foreign nationals).

	(1)	Yes, from members of the general public.
	(2)	Yes, from Federal personnel* and/or Federal contractors.
\boxtimes	(3)	Yes, from both members of the general public and Federal personnel and/or Federal contractors.
	(4)	No

b. If "No," ensure that DITPR or the authoritative database that updates DITPR is annotated for the reason(s) why a PIA is not required. If the DoD information system or electronic collection is not in DITPR, ensure that the reason(s) are recorded in appropriate documentation.

c. If "Yes," then a PIA is required. Proceed to Section 2.

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^{* &}quot;Federal personnel" are referred to in the DoD IT Portfolio Repository (DITPR) as "Federal employees."

SECTION 2: PIA SUMMARY INFORMATION

a.	Why	is this PIA being	created or up	dated?	? C	hoose one:		
		New DoD Information	tion System			New Electror	nic Collection	
	\boxtimes	Existing DoD Info	rmation Syster	n		Existing Elec	tronic Collection	
		Significantly Modi System	fied DoD Infor	mation				
		s DoD information Network (SIPRNE			in t	he DITPR or the	e DoD Secret Intern	et Protocol
	\boxtimes	Yes, DITPR	Enter DITPR S	System I	lden	tification Number	144	
		Yes, SIPRNET	Enter SIPRNE	T Identif	ficat	ion Number		
		No						
		this DoD information 53 of Office of	•	and B			ique Project Identif lar A-11?	ier (UPI), required
		165			NO			
	If "Y	es," enter UPI	UII:	007-0000	0003	79		
		If unsure,	consult the Con	nponent l	IT B	udget Point of Con	tact to obtain the UPI.	
		this DoD informa s Notice (SORN)?	•	or elect	tron	ic collection re	quire a Privacy Ac	t System of
	or law		idents that is <u>retri</u>				n contains information ab entifier. PIA and Privacy	
		Yes			No			
	If "Y	es," enter Privacy <i>I</i>	Act SORN Iden	tifier		DHA 07		
		Consult the Comp	onent Privacy Of	fice for a	additi	Federal Register nuional information or v.defenselink.mil/pr	•	
		or						
	Date	of submission for a Consult the C	approval to Deformation					

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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 **Enter OMB Control Number Enter Expiration Date** \boxtimes No f. Authority to collect information. A Federal law, Executive Order of the President (EO), or DoD requirement must authorize the collection and maintenance of a system of records. (1) If this system has a Privacy Act SORN, the authorities in this PIA and the existing Privacy Act SORN should be the same. (2) 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) Whenever possible, cite the specific provisions of the statute and/or EO that authorizes the operation of the system and the collection of PII. (b) If a specific statute or EO does not exist, determine if an indirect statutory authority can be cited. An indirect 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) 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 should be identified. 10 U.S.C. Chapter 55, Medical and Dental Care; DoD Instruction 6015.23, Delivery of Healthcare at military treatment facilities: Foreign Service Care; Third-Party Collection; Beneficiary Counseling and Assistance Coordinators (BCACs); and E.O. 9397 (SSN), as amended.

e. Does this DoD information system or electronic collection have an OMB Control Number? Contact the Component Information Management Control Officer or DoD Clearance Officer for this information.

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g. Summary of DoD information system or electronic collection. Answers to these questions should be consistent with security guidelines for release of information to the public.

(1) Describe the purpose of this DoD information system or electronic collection and briefly describe the types of personal information about individuals collected in the system.

Clinical Information System (CIS)/Essentris®, the Military Health System inpatient documentation solution, is a comprehensive clinical documentation system for use in acute care hospitals. CIS/Essentris® enables continuous and automated clinical documentation and bedside point-of-care data capture. All inpatient clinical documentation is created and stored in CIS/Essentris®, the Composite Health Care System (CHCS), and bedside instruments. Clinical data may be aggregated, trended, and analyzed to manage care for a single patient or for an entire patient population. CIS/Essentris® also provides waveform documentation, graphical trending on patient parameters, a reference library, patient education materials, and various reporting capabilities such as change of shift reports, task lists, and administrative reports.

CIS/Essentris® ensures that those records are accessible to providers throughout the remainder of the care continuum. Information from inpatient records captured in CIS/Essentris® will be accessible to other providers in the care continuum through the Bidirectional Health Information Exchange (BHIE) via the Department of Defense/Department of Veterans Affairs (DoD/VA) sharing data exchange framework. This level of interoperability will help ensure continuity of care for wounded warriors returning to the U.S. for additional care in DoD or VA facilities.

The data contained in CIS/Essentris® is collected solely from and about MHS beneficiaries for the purpose of providing requested health care. Personally identifiable information (PII) and protected health information (PHI) collected includes the following: name, Social Security Number (SSN), gender, date of birth, place of birth, telephone number (home and/or cell), mailing/home address, race/ethnicity, marital status, spouse information, child information, mother's middle and maiden name, medical information, employment information, citizenship, religious preference, and emergency contact. Additional information may be collected from dependents, retirees and their dependents, active duty, contractors, foreign nationals, former spouses, Reservists and National Guard personnel.

CIS/Essentris® is an unclassified commercial off the shelf (COTS) system supporting the delivery of inpatient, emergency department, and selected outpatient care at DoD military treatment facilities (MTFs). TMA has purchased licenses and is under contract to utilize this COTS product, owned by the vendor, CliniComp International. CIS/Essentris® has been successfully deployed at 59 critical care MTFs. TMA operates the system at all sites, with support from the vendor. TMA does not own the system.

System point of contact: Inpatient Product Line Manager 5113 Leesburg Pike, Suite 701 Falls Church, VA 22041 (703) 681-7143

(2) Briefly describe the privacy risks associated with the PII collected and how these risks are addressed to safeguard privacy.

The privacy risks associated with the personally identifiable information (PII)/protected health information (PHI) collected are due to sharing, using, and gathering PII/PHI. However, all applicable security and privacy processes and regulations have been defined and implemented, reducing risks and safeguarding privacy.

The MTFs computer facilities housing the CIS/Essentris® application and network communication servers have physical, technical, and administrative controls created in accordance with local policies such as office door locks, password-enabled screen savers, monitoring by facility staff, and application timeouts. The CIS/Essentris® technical controls, which prevent unauthorized individuals from logging onto the system, provide protection for unattended workstations.

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outside your Component (e.g., other DoD Components, Federal Agencies)? Indicate all that apply. \boxtimes Within the DoD Component. Specify. Composite Health Care System (CHCS), Nutrition Management Information System (NMIS) - outbound inpatient food orders Other DoD Components. Bidirectional Health Information Exchange (BHIE) Specify. Other Federal Agencies. Specify. State and Local Agencies. Specify. Contractor (Enter name and describe the language in the contract that safeguards PII.) Tier III support personnel at CliniComp International will have access to PII/PHI data Specify. but are not authorized to download any data without the site's permission. The contract contains the appropriate Business Associates Language as required. **Other** (e.g., commercial providers, colleges). Specify. i. Do individuals have the opportunity to object to the collection of their PII? \boxtimes Yes No (1) If "Yes," describe method by which individuals can object to the collection of PII. Submission of PII is voluntary; however, if an individual refuses to provide needed information, no penalty may be imposed, but absence of the requested information may result in administrative delays. (2) If "No," state the reason why individuals cannot object.

h. With whom will the PII be shared through data exchange, both within your DoD Component and

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⊠ Yes	3	□ No				
(1) I	f "Yes," describe t	he method by wh	nich indi	viduals can give or w	vithhold their consen	ıt.
	to the specific uses Program, C4.1.3.	of PII is obtained a	as neces	sary, in accordance w	ith DoD 5400.11-R, Do	oD
Privacy I of their F	Regulation. Individu	uals are informed of ocedures in place a	f these u	ses and are given the	8-R, DoD Health Infor opportunity to restrict ta is collected and ma	the use
(2) 1	f "No," state the re	eason why individ	luals ca	nnot give or withhold	I their consent.	
What infe	ermation is provi		dual wh	on asked to provid	le PII data? Indicate	all that
Vhat info	ormation is provi	ded to an individ	dual wh	en asked to provid	le PII data? Indicate	e all that
oly.	ormation is provi vacy Act Statemen		dual wh	en asked to provid Privacy Advisory	le PII data? Indicate	e all that
oly.	vacy Act Statemen		dual wh	•	le PII data? Indicate	e all that
oly. ☑ Pri ☐ Oth Describe each	vacy Act Statemen ner A Privacy Act Statinto the CIS/Esse	atement is presente		Privacy Advisory None	n users entering any in	
oly. Pri Oth Describe	A Privacy Act Statemen into the CIS/Esse AUTHORITY: 10 Healthcare at Mil	atement is presente entris® application U.S.C. Chapter 55 litary Treatment Fa	ed to indi and prior 5, Medica cilities: F	Privacy Advisory None viduals prior to system to their PII/PHI being	n users entering any in collected. D Instruction 6015.23, Third-Party Collection;	formation
Pri Oth Describe each applicable	A Privacy Act Statemen A Privacy Act Statemen A Privacy Act Statemen into the CIS/Esset AUTHORITY: 10 Healthcare at Mil Counseling and A PURPOSE: To conduct the composition at military treatment facilities administ	atement is presented entris® application U.S.C. Chapter 55 litary Treatment Father Assistance Coordinated bedside point-or total facility staffs, facility sta	ed to indicate and prior of the collecte and prior of the collecte and the	Privacy Advisory None viduals prior to system to their PII/PHI being all and Dental Care; Do oreign Service Care; CACs); and E.O. 9397 viduals necessary for of ta capture, and to providelivery of health care	n users entering any in collected. D Instruction 6015.23, Third-Party Collection; (SSN), as amended. continuous and automavide integrated functions, and facilitate military mine eligibility, admini	formation Delivery of Beneficiary ated clinical nality to

j. Do individuals have the opportunity to consent to the specific uses of their PII?

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laws governing communicable disease control, preventative medicine and safety, child abuse, and other public health matters; and private entities under contract with DoD for outpatient and other third party claims management purposes.

DISCLOSURE: Voluntary. If you choose not to provide your information, no penalty may be imposed, but absence of the requested information may result in administrative delays.

NOTE:

Sections 1 and 2 above are to be posted to the Component's Web site. Posting of these Sections indicates that the PIA has been reviewed to ensure that appropriate safeguards are in place to protect privacy.

A Component may restrict the publication of Sections 1 and/or 2 if they contain information that would reveal sensitive information or raise security concerns.

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