# **I-9 Self Audits:**

## The Best Way to Prevent I-9 Disasters

MIRA MDIVANI



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#### **VERTEX PRESS**

U.S. Immigration Law Library Kansas City, MO

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Corrections and updates are welcome by the author; please send a note to the above address.

Author: Mira Mdivani Editor: Samara Nazir Design: Linh Trieu

Printed in the United States of America

Library of Congress Cataloging-in-Publication Data

#### MDIVANI, MIRA

I-9 Self-Audits: The Best Way to Prevent I-9 Disasters / Mira Mdivani

1. I-9 Audits 2. Employer Immigration Compliance 3. U.S. Business Immigration Law

ISBN: 978-0-9774524-5

Distributed by



#### **DEDICATION**

This book is dedicated to **Kathleen Harvey**, a great lawyer who has generously applied her Law Review Editor expertise to teach me how to write better, and more importantly, when to stop writing.

#### **ACKNOWLEDGEMENTS**

#### Several people have made this book possible:

I want to thank my editor, Samara Nazir, for improving the book in every imaginable way. I am also thrilled that Samara has accepted an offer to join the Mdivani Law Firm as an Immigration Attorney; lucky us! Special thanks to Pascale Henn for giving me invaluable suggestions on how to make the book work in a business environment. As you can see, all that coffee at Artisan Francais has not been consumed in vain - I soaked in every word. I am thankful to Carol Cleaver for merciless proofreading and pointing out what works best for training purposes. I am grateful to Emily Haverkamp, Lindsay Mathews, and Wilda Haverkamp for reading the manuscript and suggesting numerous improvements. A big thank you to a great grammarian Maria Iliakova for making sure the text is in American English, despite my efforts to include words from other languages I speak. And as always, it has been a great pleasure to work with graphic designer Linh Trieu, a longtime collaborator, who has made this book on a seemingly "dry" subject look so attractive. You all are amazing, and I am so fortunate to be the recipient of your kindness and expertise.

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#### INTRODUCTION

**For the past twenty plus years**, immigration law and policy in this country has been slanted in anti-employer and anti-immigrant directions. For all practical purposes, Congress forgot or has been unwilling to provide for meaningful ways for employers to bring foreign workers into the United States legally. Work visa programs, such as H-1B visas for professionals and H-2B visas for seasonal labor, are grossly inadequate to meet employers' needs. In many employment categories, such as non-skilled or semi-skilled non-seasonal labor, there are simply no work visas to be had, not a single one.

Every year, the U.S. Department of Labor certifies hundreds of thousands of employers' labor certification applications showing that there is a shortage of willing and able U.S. workers for certain unfilled jobs even in situations where employers meet and exceed prevailing wage requirements. Yet, unavailability of work visas prevents employers from legally hiring foreign workers.

Foreign workers that are interested in these unfilled jobs find that there are no legal ways to obtain work visas or work permits. Often, they risk their lives to come to the U.S. in violation of our immigration law and become "illegal aliens," or undocumented workers. Various sources estimate the number of undocumented workers in the United States is anywhere from ten to twenty million.

It is the government's job to create and enforce our immigration law. In reality, the government is unable to apprehend and deport ten to twenty million people. Some in the government recognize that more foreign workers are needed, and losing the millions already here will deal a great blow to our economy. However, instead of resolving the situation by allowing employers to apply for legal work visas for the workers they need, and/or for foreign workers to apply for legal visas or work permits to enable them to work in this country legally, the government has been looking for ways to shift its enforcement responsibility to employers.

Under IRCA (The Immigration Control and Reform Act of 1986), as amended, it is the employer's responsibility to ascertain the identity and employment eligibility of workers by having an I-9 Employment Eligibility Form completed, and by inspecting documents proving identity and work eligibility. Failure to comply with IRCA may lead to civil and criminal liability. For years, employers

have been under the impression that completing I-9s and looking over the documents presented by the workers has been all they need for a "good faith effort" defense to alleged IRCA violations.

I have heard many times from HR professionals, "We follow the instructions on I-9s; We have the forms and we have looked at the documents; That is all we need to do; We are not supposed to be immigration cops." However, the current expectation from the government, including Immigration and Customs Enforcement (ICE), is just that: it is the employers who are to police their workforce or face sanctions or jail time. In the words of Julie Myers, Assistant Secretary for The U.S. Immigration and Customs Enforcement, "The law is clear - employers have an affirmative obligation to verify that their employees are legally able to work in the United States. Failure to do so leaves an employer open to enforcement action – and my agency is not at all reluctant to enforce the law." (Remarks at the Detroit Economic Club on April 7, 2008).

The government has expanded the definition of punishable conduct to "hiring unauthorized workers with knowledge" to include "constructive knowledge." The government appears to be applying an ever-changing "Not Doing Enough to Obtain Knowledge" standard.

This is where I-9 self-audits come in. In addition to being used by prudent employers as a common-sense tool to gauge I-9 compliance, I-9 audits are included in the Immigration Customs and Enforcement Best Employment Practices List, which is a clear sign that the government will not work well with those employers that do not conduct I-9 audits to correct errors prior to ICE agents' arrival.

To make a long story short, my message to employers is: learn how to do I-9 self-audits, schedule and conduct them at least once a year as currently recommended by ICE, correct all errors, and train your HR to stay current on your I-9s.

This book is not a legal treatise. Rather, it is an attempt to translate my legal expertise and invaluable insight my clients at small and large businesses have shared with me into a practical, hands-on guide for HR professionals on how to conduct effective I-9 self-audits. I plan to update it as law and policy change. Your comments on how this book can be improved will be much appreciated by the author.

Mira Mdivani May 2008

#### **TERMS & ABBREVIATIONS**

Terms and abbreviations are defined for purposes of this book only.

#### I-9 FORM Employment Eligibility Verification I-9 Form.

Employers must complete a government-issued I-9 Form available at **www.uscis.gov** for each employee hired in the United States after November 6, 1986.

#### **I-9 Self Audit**

Review of the I-9s initiated by the employer for the purposes of making sure that I-9s comply with the law. I-9 Audit Reports produced as a result of I-9 Self-Audits help employers identify and correct mistakes. I-9 Audit Reports help determine what training I-9 Administrators should receive to avoid mistakes in the future and how the Employer's policies and procedures should be updated to ensure compliance.

#### **ICE** Immigration and Customs Enforcement

ICE is a branch of the Department of Homeland Security responsible for investigating and enforcing immigration laws against aliens and employers. **www.ice.gov** 

#### **ICE Best Employment Practices**

A list of practices compiled by ICE (Immigration and Customs Enforcement) as part of the IMAGE system that is indicative of ICE's view of employer's immigration compliance obligations.

#### IMAGE ICE Mutual Agreement between Government and Employers

A "probation-like" program created by Immigration and Customs Enforcement (ICE), which is summarized in the ICE Best Employment Practices. While most employers do not need to sign up for IMAGE, many use the Best Employment Practices as guidelines for their immigration compliance policies and procedures.

#### **IRCA** Immigration Reform and Control Act of 1986

IRCA made it illegal for "any person or entity to knowingly hire or recruit undocumented workers." "Constructive" knowledge, i.e. "not doing enough to comply" has become the de facto IRCA standard lately adopted by the government.

#### M-274 Handbook for Employers

A reference tool by U.S. Citizenship and Immigration Services providing instructions for completing the I-9 Form. It can be found at **www.uscis.gov.** 

#### **TERMS & ABBREVIATIONS**

Terms and abbreviations are defined for purposes of this book only.

#### **DHS U.S Department of Homeland Security.**

DHS includes, together with dozens of other agencies, USCIS, ICE, and BCP. www.dhs.gov

#### **EAD Employment Authorization Document.**

Often referred to as a "work permit." USCIS can issue EADs to foreign nationals who are in the process of adjusting their status to permanent resident, to foreign students graduating from U.S. colleges and universities, spouses of L-1 and E visa holders, survivors of domestic violence, temporary protected status holders, and several other categories of foreign nationals. EADs can be issued for up to 29 months. Employment eligibility must be re-verified at expiration.

#### **Employer Immigration Compliance Plan, Policies and Procedures**

A written document which contains an explanation of the Employer's immigration compliance policies and procedures and prompts scheduling of training, I-9 audits, reviews and updates.

#### E-Verify

An on-line employment verification program administered by DHS and SSA that allows employers to check whether a new worker is authorized to be employed in the United States after an I-9 is completed. E-Verify remains a controversial program due to its error rate.

#### www.uscis.gov

#### **I-9 Administrator**

I-9 Administrators are responsible for I-9 completion, review, copying of the supporting documents, and E-Verify checks. They are also responsible for I-9 record keeping, including storing and timely destruction. Normally I-9 functions of I-9 Administrators are performed by HR professionals. Smaller businesses often delegate I-9 Administrator functions to payroll or administrative personnel.

#### I-9 Auditor

I-9 Auditors review I-9s, prepare Audit Reports, and recommend training and necessary updates to Policies and Procedures. I-9 Administrators and I-9 Auditors should not be the same people to ensure impartiality of the I-9 Audit.

#### **TERMS & ABBREVIATIONS**

Terms and abbreviations are defined for purposes of this book only.

#### SSA Social Security Administration

A U.S. government agency that administers the E-Verify Employment Verification Program together with DHS. **www.ssa.gov** 

#### **USCIS** United States Citizenship and Immigration Services

USCIS is a branch of the Department of Homeland Security responsible for adjudicating immigration and naturalization matters and establishing policies. It also has responsibilities for updating I-9 forms and hosting the E-Verify system. **www.uscis.gov** 

#### "You"

I use "You" in this book to address I-9 Auditors, those who need the I-9 Auditor training, and HR professionals and attorneys in charge of setting up an I-9 Audit process for employers.

NOTES:	

CHAPTER



### Why Bother with I-9 Audits?

any employer compliance matters are elusive and confusing. Compliance requires **IVI** planning ahead. It requires continuous education, commitment and vision. For employers, it is yet another non-revenue generating expense item. Compliance comes at a cost with benefits that are not always obvious.

With I-9 compliance, however, employers should take a closer look at what is at stake. Not enough compliance is not just a matter of exposing an employer to fines or other forms of monetary losses, but in the current political climate, it is a matter of making sure that the company management and HR professionals do not end up in jail.

An I-9 Self-Audit is the best tool for gauging employer immigration compliance or lack thereof. I-9 Self Audits provide a way for employers to correct I-9 errors and improve policies and procedures before the government steps in.

#### I. WHY EMPLOYERS SHOULD CONDUCT I-9 SELF-AUDITS

#### A. Keep Your Business in Order

The Immigration Reform and Control Act (IRCA) of 1986, as amended, places the burden of ascertaining workers' identities and employment eligibility on employers. The tool given to employers by the government to meet this burden is the I-9 Employment Eligibility Verification Form. HR professionals and I-9 administrators at larger businesses, and often, payroll clerks and other employees at small businesses, are in charge of filling out I-9s.

My experience auditing I-9s shows that no matter how big or small the business, I-9 mistakes do happen. It is a prudent business practice for employers to self-audit and correct mistakes. Please note that no matter how serious the underlying I-9 mistakes are, the employer can make appropriate corrections during regularly scheduled I-9 audits mandated by the Employer Immigration Compliance Plan, Policies and Procedures. There is a good chance that I-9s will be brought to, and kept in, compliance at all times by following proper I-9 Audit procedures.

#### **B.** Because the Government Says So

In areas in which consequences of non-compliance depend on the political climate, such as employer immigration compliance, it is prudent to listen to what the government says. Whether or not you agree with current policy is a different story. As a lawyer and an American, I think our immigration policy is misguided on many fronts. However, as someone responsible for advising employers on immigration compliance, I believe that it would be unwise to ignore the clear message coming from the government on this issue.

## 1. The Government Has Stepped Up Immigration Enforcement Against Employers

Julie Meyers, Department of Homeland Security Assistant Secretary for U.S. Immigration and Customs Enforcement (ICE), said:

"The law is clear - employers have an affirmative obligation to verify that their employees are legally able to work in the United States. Failure to do so leaves an employer open to enforcement action - and my agency is not at all reluctant to enforce the law.

In fiscal year 2007, ICE secured more that \$30 million in criminal fines, restitutions, and civil judgements in worksite enforcement cases. We arrested 863 people in criminal cases and made more than 4.000 administrative arrests. This is a 10-fold increase over just five years before."

[Remarks made at Detroit Economic Club, April 7, 2008].

#### 2. I-9 Self-Audits are part of ICE BEST EMPLOYMENT PRACTICES

At the same time, the government has told employers what additional steps could be taken to achieve safe harbor.

One of the government-created documents is the ICE Best Employment Practices list published on the Immigration and Customs Enforcement website www.ice.gov. It lists I-9 Audits as one of its Best Practices.

The Best Employment Practices List was developed by ICE as part of its IMAGE Employer Certification Program. IMAGE is a probation-like arrangement between ICE and an employer whereby the employer agrees to abide by all of the items on the Best Employment Practices list.

Many employers who do not wish to sign up for IMAGE because of its intrusive nature, but would like to protect themselves from liability, have voluntarily adopted most of the listed Practices. Annual I-9 Audits are listed as part of Best Hiring Practices as follows:

"4. Arrange for annual I-9 audits by an external auditing firm or a trained employee not otherwise involved in the I-9 process."

ICE's Julie Myers recently reiterated the importance of following the Best Practices list:

"Our preference, however, is to find ways to work with the employers to encourage them to meet their legal responsibility and to provide incentives to comply with the law. That's why we have put ICE Best Practices on our web site."

> [Remarks of Julie Meyers, Department of Homeland Security Assistant Secretary for U.S. Immigration and Customs Enforcement, Detroit Economic Club, April 7, 2008].

#### C. Understand the Risk and Prevent Liability

In addition to sanctions and criminal punishments that can be imposed by the government, failure to know the status of your I-9s may also lead to civil liability triggered by lawsuits from employees and competitors. Several such lawsuits have been filed and settled in the last few years, causing employers millions of dollars in losses. It is important to understand these additional risks and to take action, such as internal I-9 audits, in order to prevent liability.

# **ICE BEST EMPLOYMENT PRACTICES**

#### ICE BEST EMPLOYMENT PRACTICES

#### **WHAT IS THIS?**

The U.S. Immigration and Customs Enforcement put together the Best Employment Practices as part of its IMAGE program. While I do not think that employers should sign up for IMAGE unless there are serious immigration compliance concerns, I do think that the ICE Best Employment Practices should be given serious consideration in deciding what to include into the Employer's Immigration Compliance Plan, Policies and Procedures.

#### ✓ HOW TO USE THIS

Review the ICE Best Employment Practices and decide what practices to adopt, as long as they do not violate your anti-discrimination policies. For example, language in Practice No. 4 on I-9 audits can be adopted to determine WHEN the employer should conduct I-9 audits and WHO the auditors should be.

NOTES:	

#### ICE BEST EMPLOYMENT

#### **PRACTICES**

#### 12 Best Hiring Practices

#### NOTE:

These are the Best Employment Practices recommended by US Immigrations and Customs Enforcement (ICE).

- Use E-Verify, the DHS employment eligibility verification program, to verify the employment eligibility of all new hires.
- Use the <u>Social Security Number Verification Service (SSNVS)</u> and make a good faith effort to correct and verify the names and Social Security numbers of the current workforce.
- Establish a written hiring and employment eligibility verification policy.
- Establish an internal compliance and training program related to the hiring and employment verification process, including completion of <u>Form I-9</u>, how to detect fraudulent use of documents in the verification process, and how to use <u>E-Verify</u> and <u>SSNVS</u>.
- Require the Form I-9 and E-Verify process to be conducted only by individuals who have received appropriate training and include a secondary review as part of each employee's verification to minimize the potential for a single individual to subvert the process.
- Arrange for annual <u>Form I-9</u> audits by an external auditing firm or a trained employee not otherwise involved in the <u>Form I-9</u> process.
- Establish a procedure to report to ICE credible information of suspected criminal misconduct in the employment eligibility verification process.
- Establish a program to assess subcontractors' compliance with employment eligibility verification requirements. Encourage contractors to incorporate IMAGE Best Practices and when practicable incorporate the verification requirements in subcontractor agreements.
- Establish a protocol for responding to letters received from federal and state government agencies indicating that there is a discrepancy between the agency's information and the information provided by the employer or employee (for example, "no match" letters received from the Social Security Administration).
- Establish a tip line mechanism (inbox, e-mail, etc.) for employees to report activity relating to the employment of unauthorized workers, and a protocol for responding to employee tips.

Establish and maintain appropriate policies, practices and safeguards against use of the verification process for unlawful discrimination, and to ensure that U.S. citizens and authorized workers do not face discrimination with respect to hiring, firing, or recruitment or referral for a fee because of citizenship status or national origin.

Maintain copies of any documents accepted as proof of identity and/or employment authorization for all new hires.

For more information on the IMAGE Program, please visit the IMAGE <u>FAQ</u> page. You may request an information packet via the <u>IMAGE Information Packet Request</u> form.

From www.ice.gov

Last Modified: Friday, February 26, 2010

## II. I-9 AUDITS MUST BE A PART OF THE EMPLOYER IMMIGRATION COMPLIANCE PLAN, POLICIES AND PROCEDURES

#### A. Why I-9 Audits Should Be Part of the Employer Immigration Compliance Plan

Normally, I-9 audits are not the first thing on your agenda when you come to the office, unless ICE is knocking on your door. There are so many other important things that you have to take care of. Unless I-9 audits are a part of the Employer Immigration Compliance Plan, they simply will not be conducted. I usually advise my clients to set up a simple Employer Immigration Compliance Plan that includes specific policies and procedures on I-9 audits. Below (and on page 11) is a sample plan for your reference. You should review it and make sure it fits your company. You can either use it as a template or a starting point for a much more sophisticated compliance plan, depending on the size of your company and other factors.

#### **B.** Written Procedures

Written I-9 self-audit procedures outlined in the Employer Immigration Compliance Plan are crucial. You should include the following, at a minimum, in your I-9 written procedures:

I-9 Audits Policy Statement		How to Handle Difficult Cases
When To Conduct I-9 Audits		How To Make Corrections
I-9 Audit Schedule		Re-Audit and Final I-9 Audit Report
Who is Authorized to Conduct		How to Keep I-9 Audit records
I-9 Audits		Related Audit Issue
How To Conduct I-9 Audits		
Audit Report and Follow Up		
Post-Audit Training		

Chapters Three to Six of this book contain sample policies and procedures. You may consider adopting similar procedures for your business, upon receiving legal advice from your attorney to make sure that they are a good fit for you.

# Sample EMPLOYER **IMMIGRATION COMPLIANCE OUTLINE**

# Sample EMPLOYER IMMIGRATION COMPLIANCE PLAN, POLICIES AND PROCEDURES OUTLINE

#### **WHAT IS THIS?**

This is a sample Employer Immigration Compliance Plan, Policies and Procedures Outline. I believe that with a plan similar to this an employer has a good chance to be in compliance and can defend itself against allegations of immigration-based violations.

For additional information, you may read *Employer Immigration Compliance Plan, HR's Guide to Policies & Procedures That Work*, available at <a href="https://www.i-9seminars.com">www.i-9seminars.com</a>.

#### ✓ HOW TO USE THIS

Review this sample Plan to determine if it is a good fit for your business. Modify it to address any potential concerns; write policies and procedures for each of the items on the Plan; and make sure that the policies and procedures are adhered to.

I-9 Audits are a part of this sample PLAN. This book provides you with sample policies and procedures for the I-9 Audit portion of the plan.

NOTES:	

## Sample

#### **EMPLOYER IMMIGRATION COMPLIANCE PLAN, POLICIES & PROCEDURES OUTLINE**

#### **EMPLOYER:**

- U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT'S (ICE) BEST HIRING PRACTICES I.
- **IMMIGRATION COMPLIANCE POLICY** 
  - **Immigration Compliance Policy** Α.
  - **Annual Revision Schedule**
  - C. Non-Discrimination and Diversity

#### III. IMMIGRATION COMPLIANCE PROCEDURES

- A. I-9 Audits
  - 1. When to Conduct I-9 Audits
  - 2. How to Conduct I-9 Audits
  - 3. I-9 Audit Schedule and Records
- **Training** В.
  - 1. Annual Training Schedule and Records
  - 2. Post-Audit Training and Records
  - 3. Training Materials
- C. List of Authorized Personnel
- D. I-9s Record Keeping
- I-9 Form with List of Acceptable Documents E.

## Sample

#### EMPLOYER IMMIGRATION COMPLIANCE PLAN, POLICIES & PROCEDURES (continued)

- F. New Employee I-9 Checklist
- G. E-VERIFY Employment Verification Program
- H. RE-VERIFICATION of Employment Eligibility
- I. Sample Re-verification Table
- J I-9 DESTRUCTION
  - 1. Sample I-9 Destruction Table
- K. SSA No-Match Procedures
  - 1. Sample SSA No-Match Letter and Response
- L. CONTRACTOR Immigration Compliance Protocol
  - 1. Sample Certification Forms
  - 2. Contractor Compliance Records
  - 3. Contractor Certification Audits Schedule and Records
- M. STATE SPECIFIC Immigration Compliance Procedures
- N. VENDOR SPECIFIC Procedures
- O. GOVERNMENT AUDIT Procedures
  - 1. Sample Notice of Inspection Letter from USCIS

#### IV. APPENDIX/USEFUL MATERIALS

- A. Training Materials
  - 1. Immigration Compliance
  - 2. Non-Discrimination
  - 3. Work Visas

CHAPTER



### When to Conduct I-9 Audits and Who Should Conduct Them

For I-9 audits to be effective, you should know when to schedule audits and who should be responsible for conducting them. You should make sure that the I-9 schedule becomes part of your written Employer Immigration Compliance Plan. Understand that "Emergency" I-9 audits may bring about very different results depending on whether or not they are done in the context of a government raid, I-9 inspection, and/or litigation. When planning your I-9 audits, make sure you select in-house or external I-9 auditors who are properly trained to do I-9 audits.

#### I. WHEN TO CONDUCT I-9 AUDITS

I-9 Audits should be conducted every 12 months.

#### A. ICE Says Employers Should Conduct Annual I-9 Audits

"Arrange for annual I-9 audits by an external auditing firm or a trained employee not otherwise involved in the I-9 process."

> **ICE Best Employment Practices** www.ice.gov

#### **B.** Base Audit and Annual Audits

#### » Base Audit

If the employer has not conducted an I-9 audit within the last 12 months, it is a good idea to conduct a Base Audit as soon as possible. After that, schedule your next audits in 12 month intervals. Make sure that annual I-9 audits are properly scheduled in writing as part of your Employer Immigration Compliance Plan.

#### » Annual Audit

If you properly conducted an I-9 Audit in the last year, schedule your next audit within 12 months of the last Audit. Only I-9s for employees hired after the last audit need to be audited. You do not need to audit I-9s twice unless you feel that a previous audit was done incorrectly.

#### C. Sample Audit Schedule

A sample I-9 Audit Schedule is enclosed. You may use a similar schedule if you deem it appropriate for your company, or you may create your own. Make sure that the next scheduled I-9 Audit Schedule is placed on the responsible employee's calendar.

#### D. What About "Emergency" Audits?

"Emergency" audits usually happen in two cases:

#### 1. When the Employer is on the Defense

Sometimes employers would like to do an "emergency" I-9 self-audit when ICE agents are on the employer's doorstep or the employer finds out that it is being sued by its employees or competitors based on alleged immigration violations. For purposes of protecting the employer, emergency I-9 audits under such circumstances do little to protect from liability that has already been incurred to date. In this situation, I-9 audits may be helpful only to the extent of assessing the potential damage and bringing the company back on track for future protection.

#### 2. When Errors Are Discovered Outside of Planned I-9 Audits

In other cases, emergency audits may be more useful. An employer may discover I-9 errors outside of scheduled I-9 audits. In such cases, the company should consider doing a quick review to ascertain whether the I-9 with errors is an exception and can be corrected on its own, or whether the errors are systemic. If errors are widespread, you should consider conducting an "emergency" I-9 audit. Since the audit is not done under threat of a lawsuit, ICE inspection or raid, it will be as effective as a regularly scheduled I-9 audit for protection from liability purposes.

#### II. WHO SHOULD CONDUCT I-9 AUDITS

## A. "External Auditing Firm" or "Trained Employee Not Otherwise Involved in the I-9 Process"

Immigration and Customs Enforcement states that employers should

"Arrange for annual I-9 audits by an

external auditing firm

or

a trained employee not otherwise involved in the I-9 process."

ICE Best Employment Practices www.ice.gov

#### B. How to Choose an External I-9 Auditing Firm

When interviewing a potential external I-9 auditor, you should pay close attention to the specific *I-9 audit training* that the auditor has received and *I-9 audit experience* that he or she has gained. You should not rely merely on the potential auditor's title to decide whether the auditor is qualified. Instead, you should ask about specific I-9 audit training that the proposed auditors have attended, the I-9 protocol that they use when performing an I-9 audit, and discuss their previous I-9 audit experience.

Ask the auditors if they have defended employers in enforcement actions based on alleged immigration violations. An auditor with such experience can make sure that the I-9 self-audit truly prepares the employer to defend itself. You should ask questions pertaining to a broader understanding of employer immigration compliance law and policy to ascertain whether the potential auditor understands how the I-9 audit fits into the corporate compliance picture.

Lawyers, HR professionals, auditing firms, and other professionals, **if properly trained**, could qualify as "external auditing firms."

#### C. How to Train and Authorize Internal I-9 Auditors

I-9 audits can be performed by a "Trained Employee Not Otherwise Involved in the **I-9 Process.**" In-house HR professionals, management, attorneys, or audit professionals could fill this role. Again, it is important to make sure that the employee has appropriate I-9 audit training. I-9 audit experience is, of course, a big plus. In-house I-9 Auditors should meet the following three requirements:

## 1. "Trained Employee"

Before being designated as "Trained Employees" or "I-9 Auditors" for I-9 audit purposes, in-house HR professionals, management, attorneys, or auditors should receive appropriate I-9 completion and I-9 audit training. At a minimum, you should review training materials in the Appendix of this book, including

- the ICE Best Employment Practices (page 7),
- the Employer Immigration Compliance Plan, Policies and Procedures (page 11),
- M-274 I-9 Handbook for Employers published by the U.S. Citizenship and Immigration Services (Appendix A, page 71),
- "Look at Facts, Not Faces" training publication published by the Department of Justice (Appendix B, page 80), and
- attend an I-9 audit training conducted by an I-9 audit expert.

Training should be a part of the Employer Immigration Compliance Plan, Policies and Procedures. Make a record of training, with names of the persons conducting the training, employees trained, and keep copies of training materials in the Employer Immigration Compliance Plan binder. It is also a good idea to store all of these records electronically.

#### 2. "Not Otherwise Involved in the I-9 Process"

The in-house I-9 Auditor should be someone "Not Otherwise Involved in the I-9 Process." This simply means that the person filling out and signing I-9s should not be the auditor of his or her own work. This requirement on ICE's Best Employment Practices goes side by side with their desire to "minimize the potential for a single individual to subvert the process," [ICE Best Hiring Practices.]

#### 3. Properly Authorized by the Employer

The Employer should make sure that employees authorized to conduct I-9 audits are properly authorized in writing.

Authorization should be given only when the employee has completed the I-9 Audit Training. Authorization should be recorded in the Employer Compliance Plan, Policies and Procedures. Only properly trained employees who are authorized by the employer **in writing** should be allowed to conduct I-9 audits. A list of authorized personnel should be kept in the Employer Immigration Compliance Plan binder. It is also a good idea to store these records electronically.

NOTES:	

# Sample 1-9 AUDIT SCHEDULE

# **WHAT IS THIS?**

This is a sample I-9 Audit Schedule. This will help ensure that I-9 Audits are scheduled at annual intervals and records are kept of when I-9 Audits are actually performed.

# ✓ HOW TO USE THIS

Record your base or last annual I-9 Audit, and schedule your next Audit. Make sure you put the schedule date on your calendar.

NOTES:	

# Sample

# I-9 AUDIT SCHEDULE AND RECORD

I-9 audits should be conducted every twelve (12) months.

BAS	E AUDIT PERFORMED ON		,2008
Signa	ature	Title	
Nam	e	Date	
ກ	I-9 AUDIT SCHEDULED FOR		,2009
) )	☐ AUDIT CONDUCTED	date	,2009
)	Signature	Title	
7	Name	Date	
	I-9 AUDIT SCHEDULED FOR		,2010
	☐ AUDIT CONDUCTED	date	,2010
)	Signature	Title	_
1	Name	Date	

# Sample

# I-9 AUDIT SCHEDULE AND RECORD (continued)

1 1	I-9 AUDIT SCHEDULED FOR		
0	Signature	Title	
2	Name	Date	
1 2	I-9 AUDIT SCHEDULED FOR		
0	Signature	Title	
2	Name	Date	
□ Al	EPARE AN I-9 AUDIT SCHEDULE FOR UDIT SCHEDULED ture	date	,2012

CHAPTER

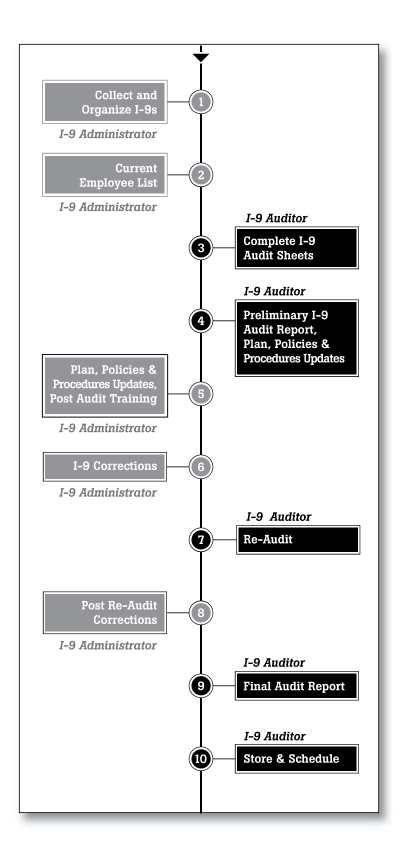


# **How to Conduct Preliminary I-9 Audits**

Chapter Three contains an overview of the Ten Steps of the I-9 Audit process, provides directions on how to prepare and conduct the I-9 review, and how to prepare the Preliminary I-9 Audit Report.

#### I. THE TEN STEPS OF THE I-9 SELF-AUDIT PROCESS

The I-9 Audit Process consists of ten steps shown in the timeline below:



# WHO DOES WHAT IN THE I-9 PROCESS

#### The I-9 ADMINISTRATOR

- Completes and stores I-9s.
- Assists I-9 Auditor with collecting I-9s and supporting documentation and a list of current employees.
- Makes corrections as suggested on I-9 Audit and Re-Audit Sheets.
- Receives Post-Audit training on I-9 completion and updates Employer Compliance Policies and Procedures.
- \* Administrator's functions are shown in GREY

### The I-9 AUDITOR

- Prepares I-9 for the Audit.
- Reviews I-9s and fills out I-9 Audit and Re-Audit Sheets.
- Writes Preliminary and Final Audit
  Reports, makes sure corrections are
  made by I-9 Administrator as directed
  by I-9 Audit and Re-Audit Sheets.
- Recommends training on I-9 completion and changes to Employer Immigration Compliance Policies and Procedures, trains I-9 Administrator(s).
- Stores I-9 Audit records and schedules next I-9s audits.
- \* Auditor's functions are shown in BLACK

## THE TEN STEPS OF THE I-9 SELF-AUDIT PROCESS

**Step One: Collect & Organize I-9s** 

Collect the I-9s and supporting documents. Organize them in alphabetical order.

**Step Two: List of Current Employees** 

Obtain a list of all current employees.

**Step Three:** I-9 Audit Sheets

Review I-9s and complete I-9 Audit Sheet.

**Preliminary I-9 Audit Report Step Four:** 

> Write I-9 Audit Report, summarize repeated errors, point out trends, recommend necessary I-9 corrections, updates to Employer Immigration Compliance Plan, Policies and Procedures, and recommend training for I-9 Administrators.

**Step Five:** Post-Audit Training & Employer Immigration Compliance Plan, Policies & Procedures Update

> Train I-9 Administrators on issues noted in the Preliminary Audit Report, Update Employer Compliance Plan, Policies and Procedures, if necessary.

Step Six: **Corrections** 

I-9 Administrators should make corrections as noted on the I-9 Audit Sheet.

**Re-Audit After Corrections Step Seven:** 

> When I-9 Administrators complete corrections, review the corrected I-9s to make sure that all corrections are properly made. Fill out the I-9 Re-Audit Sheets on any remaining items, train I-9 Administrators and oversee corrections until they are completed.

**Step Eight: Post Re-Audit Corrections (Again!)** 

I-9 Administrators should make corrections as noted on the Re-Audit Sheet.

**Step Nine: Final Audit Report** 

Prepare Final Audit Report.

**Store and Schedule Next Audit** Step Ten:

Store I-9 Audit Records per Employer's Procedures, and schedule your next Annual I-9 Self-Audit.

While Executives usually do not participate in I-9 audits directly, they should review I-9 Audit Reports and make sure that the Audit recommendations are implemented, or if they do not agree with recommendations, alternative well-founded recommendations are sought and implemented. For liability purposes, it is a very bad idea to have unfinished I-9 audit items, such as uncorrected I-9s, post-Audit I-9 Administrator training, or a set of Employer Compliance Plan, Policies and Procedures that has not been updated despite Auditor's recommendations.

#### II. PREPARING FOR I-9 AUDITS

### A. Collect and Organize I-9s

Before you begin the I-9 Audit, collect the I-9s and supporting documents listed on the I-9 for each current employee from the I-9 Administrator. If the Employer is an E-Verify participant, also collect the E-Verify confirmation sheets. Below is a list of what you should have in your possession for each current employee before you begin the I-9 Audit:

- I-9 Form
- Copies of List A or B & C Documents listed on I-9
- E-Verify Confirmation (if applicable)

Sometimes, I see that employers store I-9s and I-9 supporting documents in employee personnel files. This is not the best practice; I-9 records should be kept separately from personnel files. I-9s should be kept in separate binders or computer files accompanied only by documents recorded in Section 2 of the I-9 and E-Verify confirmation sheets.

Organize I-9s in alphabetical order. This will ensure that your audit flows smoothly.

### 1. Original I-9s and Supporting Documents

It is best to look at the original I-9s, supporting documents and E-Verify confirmations (if applicable). Copies may be more difficult to read. If the Employer can provide good quality copies or electronic copies, these may be appropriate, depending on the quality of the image. In some cases, electronic copies are all that an Employer has. As long as the Employer's electronic storage policy meets the USCIS I-9 storage guidelines as outlined in M-274 I-9 Handbook (see Appendix B, page 80), such electronic files can be used for the I-9 Audit.

#### 2. Obtain Current Employee List

Obtain a list of current employees. Check the I-9s in your possession against the list to make sure there are no missing I-9s.

### **B. Sample I-9 Audit Sheet**

I use a simple audit sheet. It contains:

- the date of the Audit,
- the Employer's name,
- the Employee's name,
- date of Employee's birth, and
- Employee's ID number, if applicable.

It has a place to record errors and suggest a way to correct them. The Audit Sheet also has a place for the I-9 Administrator to record that corrections have been made. A sample I-9 Audit Sheet is enclosed for your review (page 36). You may use it as an example for your own I-9 Audit Sheet, or you may come up with your own design with more identifiers.

#### C. Let's Brush Up on the USCIS's I-9 Employer Handbook

Before you begin the Audit, you should update your knowledge of I-9s. It is best to go through an I-9 training based on USCIS-issued training materials such as the M-274 I-9 Employer Handbook, which you can find in Appendix B of this book (page 80). There are other reference materials published by I-9 experts that may be useful. During the training, it is a good idea to get an update on the latest law and policy changes pertaining to I-9s, and more specifically, to Employer Immigration Compliance Plan, Policies and Procedures. It is also a good idea to review updated internal I-9 Audit procedures as outlined in the Employer's Immigration Compliance Plan before you begin reviewing I-9s.

#### III. PRELIMINARY I-9 AUDIT REPORT

## A. What the Preliminary Audit May Show

The preliminary I-9 Audit may show that your I-9s shine and that there are only minor errors that require very little time to correct and prevent with a quick training session. On the other hand, the Audit may also show that the same errors occur in many I-9s. These are some common I-9 errors:

#### **KEEP IT APART**

⊗ Mistake: I-9s are kept with the rest of the Employee Personnel file.

© Correct Way: Keep I-9s and Section 2 supporting documents, plus E-Verify

sheets, if applicable, in a separate binder(s) or computer file(s).

#### **MISSING I-9S:**

I-9 are not completed for all employees.

© Correct Way: Complete I-9s for all current employees hired after November 6,

1986, irrespective of national origin or any other factors.

#### **RE-VERIFICATION**

**⊗** *Mistake*: Employment authorization is not re-verified before it expires.

© Correct Way: 120 days before an Employee's employment authorization

> expires, remind the Employee. Re-verify employment authorization as soon as the Employee presents new List A or C documents, but no later than the expiration date. This applies to Employment Authorization Documents and work visas but

NOT to green cards.

#### **DOCUMENT COPIES**

Mistake: Copies of I-9 supporting documents listed in Section 2 are missing.

© **Correct Way:** It is best to make copies of documents recorded in Section 2.

Practice shows copies of these documents are the best way to prove that the I-9 Administrator actually reviewed them and that they meet the reasonable "good faith effort" standard.

#### **OVER-DOCUMENTATION:**

Mistake: Employer accepts and records too many documents.

© **Correct Way:** The I-9 Administrator only needs either a List A document

OR a combination of documents from B and C. For example, if an I-551 Lawful Alien Resident Card, commonly called a "green card" (List A document), is presented, nothing else is needed. If a driver's licence (list B) and an unrestricted Social Security card (List C) are presented, nothing else is needed. As long as valid A **or** B and C documents are presented, there is no need to see the green card, even if the worker is a

Lawful Permanent Resident.

#### **SECTION 2 MISTAKES**

Mistake: Documents in Section 2 of the I-9 are improperly recorded.

© **Correct Way:** For each of the documents recorded, answer all the questions,

including the issuing authority and expiration date. Make sure

only well-accepted abbreviations are used, if any.

#### MISSING DATE OF HIRE

Mistake: Date of Hire is often missing under Certification.

© **Correct Way:** Make sure the Date of Hire is recorded in the Certification section.

#### I-9s EXECUTED BY UNTRAINED EMPLOYEES

⊗ Mistake: I-9s are filled out and signed on behalf of the company by

> employees that have not received proper I-9 training and do not have proper I-9 authorization. This practically ensures that

mistakes will be made and is not a good practice.

© Correct Way: Only Employees who have received proper I-9 training and

who have been designated by the Employer as I-9

Administrators should be allowed to execute I-9s on behalf of the

Employer.

#### **OUTDATED I-9 FORMS**

**⊗** *Mistake*: Outdated versions of the I-9 Form are used.

© Correct Way: Use the latest I-9 Form version posted at www.uscis.gov.

#### **UNACCEPTABLE DOCUMENTS**

⊗ Mistake: Documents not listed on the I-9 List Acceptable Documents

are recorded on I-9s.

© Correct Way: Only List A or a combination of B and C documents should

be accepted.

#### NAMES DO NOT MATCH

⊗ Mistake: Documents do not correspond to the Employee's name as

listed in Section 1 of the I-9 Form.

© Correct Way: Make sure that names on the documents presented are the

same as the ones listed by the Employee in Section 1.

#### LATE I-9s

(a) *Mistake*: I-9s are not completed in a timely fashion.

© **Correct Way:** Section 1 of the I-9 should be completed on the first date of hire,

and Section 2 should be completed within three days of hire.

#### **TIMELY DESTRUCTION OF I-9s**

Mistake: I-9s for terminated employees are not destroyed in a

timely manner.

© **Correct Way:** When an employee is terminated, the I-9 destruction should

be scheduled (three years of hire or one year of termination, whichever is later) and the I-9 should be properly destroyed.

#### SUSPECT DOCUMENTS

Mistake: Suspect documents with spelling errors (i.e., name of country)

is misspelled) are accepted by I-9 Administrator.

© **Correct Way:** While I-9 Administrator is not an expert in forged documents,

reasonable care should be applied to compare documents to samples provided on M-274 (Appendix B, page 80); obvious

spelling errors are a sign of a suspect document.

#### **INAPPROPRIATE RE-VERIFICATION**

Mistake: List B Documents and I-551s are re-verified upon expiration.

© **Correct Way:** List B documents and I-551 should be not be re-verified

when they expire.

The list above is not all-inclusive list. There are other errors you may encounter.

#### **B.** Confidential or Not?

The short answer is that you should conduct and record I-9 Audits as if they were not confidential. Consider that your audit may be read by outsiders if ordered by a court or if you use it to defend yourself. Although there is a loose self-audit privilege that employers often try to claim, courts have routinely held that the public interest in the information outweighs the employer's desire to keep its audits confidential. If an attorney performs the audit, there may be a better chance the audit may be kept confidential, especially if the requirements for attorney-client privilege and attorney work product are met. However, in many cases, the fact that the Employer conducted an I-9 audit and corrected mistakes, in good faith, is used as a defense by the Employer. In such cases, the attorney-client privilege is waived, and the audit is no longer confidential.

However, the employer should, for privacy reasons, keep the Audit Reports confidential within the company. Access to I-9 Audits should be restricted to employees with a business reason to know, such as HR, management, executives, and other specifically designated personnel.

#### C. How to Record I-9 Audit Notes

The I-9 Audit Sheet should:

- reflect all errors and omissions that you find,
- contain clear recommendations to the I-9 Administrator on how to correct the errors.
- include space for the I-9 Administrator to record corrections made.

Audit Notes are for recording facts and recommendations, not for making statements that could be interpreted as legal conclusions. If in doubt, consult with the company attorney.

### 1. Find and Write Up Errors

It is important to review each I-9 Form, section by section, to make sure that the I-9 and supporting documents clearly show, who the Employee is and how he/she is authorized to work. Record all errors and omissions under Audit Notes on the I-9 Audit Sheet. You should list each error or omission separately. For example, your I-9 Audit Sheet may contain the following Audit Notes:

#### Problem 1:

The Date of Hire is missing in Certification, Section 2

### 2. Provide Instructions on How to Correct and Note Training Issues

You should provide clear instructions to the I-9 Administrator on how to make corrections. For example, in our case with the missing Date of Hire, you may write:

#### **How to Address Problem 1:**

Find out what the Date of Hire is, insert Date of Hire, initial (if you initially signed the I-9) or sign (if the I-9 was not initially signed by you) the corrections, and date the corrections. This is a training issue, as the omission has occurred in more than one I-9. Training should be held to make sure Dates of Hire are not overlooked in the future.

Make sure that your I-9 Audit Sheet has a place for the I-9 Administrator to document that he or she has made corrections as recommended, for example:

PROBLEM RESOLVED BY [To be compl	leted by I-9 Administrator]
Signature	Title
Name	Date

#### 3. How to Handle Difficult Cases

From time to time, you will see a difficult case, for example:

- Is expired work authorization for a TPS applicant acceptable as a proof of employment authorization?
- Is an I-94 card with a notation "Asylee, employment authorized indefinitely" acceptable as a list A document?
- Is an I-751 receipt from USCIS acceptable to prove employment eligibility?

When you encounter these and other similar questions, there are several ways to handle them:

- Ask your colleagues;
- Research the issue using your own resources or some of the resources listed in the Appendices; or
- Call the company's Business Immigration Attorney to make sure that you comply with immigration law while not engaging in unlawful discrimination.

## D. How to Write an I-9 Preliminary Audit Report Summary

Once you are done with the I-9 Audit Sheets, you need to reflect on what you have found in the I-9s. Have you seen some of the common I-9 errors listed earlier in this chapter and others? In addition to recording the errors on the I-9 Audit Sheet, you need to summarize the trends in the Preliminary Audit Report Summary. You should suggest specific ways to correct systemic problems that you have discovered. The best way to correct such problems is to conduct Post-Audit training for I-9 Administrators and, if necessary, to update the Employer Immigration Compliance Plan, Policies and Procedures.

#### 1. Sample I-9 Audit Preliminary Report Outline

For your convenience, I have included a sample I-9 Preliminary Report outline in this book (page 41). You may choose to use it as an example, or you may come up with an outline that fits you and your company better.

# Sample 1-9 AUDIT SHEET

# **WHAT IS THIS?**

This is a sample I-9 Audit Sheet based on the Audit Sheet I use for conducting I-9 Audits.

# **HOW TO USE THIS**

Review the I-9 Audit Sheet to make sure it is a good fit for your business, and modify it to address any possible concerns.

Fill in the Auditor notes, listing errors and omissions under PROBLEM and suggestions for corrections under HOW TO ADDRESS PROBLEM.

After the I-9 Administrator has completed corrections, he/she should record them under PROBLEM TAKEN CARE OF.

NOTES:	

Company Name Date Conducted By Sample **I-9 AUDIT SHEET** EMPLOYEE'S NAME DATE OF HIRE ID (if applicable) **AUDIT NOTES** [To be completed by the I-9 Auditor]: PROBLEM 1: **HOW TO ADDRESS PROBLEM 1:** PROBLEM TAKEN CARE OF [To be completed by the I-9 Administrator] Signature \_\_\_\_\_ Title \_\_\_\_\_ Name \_\_\_\_\_ Date \_\_\_\_\_

oany Name ucted By	Sample I-9 AUDIT SHEET (continu
PROBLEM 2:	
HOW TO ADDRESS PROBLEM 2:	
PROBLEM TAKEN CARE OF [To be completed by t	the I-9 Administrator]
Signature	Title
Name	Date
PROBLEM 3:	
HOW TO ADDRESS PROBLEM 3:	
PROBLEM TAKEN CARE OF [To be completed by t	the I-9 Administrator]
Signature	Title

pany Name ducted By	Sample 1-9 AUDIT SHEET (continue
PROBLEM 4:	
HOW TO ADDRESS PROBLEM 4:	
PROBLEM TAKEN CARE OF [To be completed]	eted by the I-9 Administrator]
Signature	Title
Name	Date
PROBLEM 5:	
HOW TO ADDRESS PROBLEM 5:	
PROBLEM TAKEN CARE OF [To be completed]	eted by the I-9 Administrator]
Signatura	Title
Signature	

# Sample Preliminary I-9 audit report

# **WHAT IS THIS?**

This is a sample Preliminary I-9 Audit Report summary based on some of the reports I have seen in my practice.

# ✓ HOW TO USE THIS

Review the sample I-9 Preliminary Audit Report to educate yourself about possible I-9 problems you may see after completing I-9 Audit Sheets.

You may use a similar format for your own Preliminary I-9 Audit Report. Make a list of the actual problems you have seen, substitute them as subtitles on your I-9 Preliminary Audit Report, describe problems and make recommendations.

NOTES:	

	CONFIDENTIAL
••••••••••	ATTORNEY-CLIENT PRIVILEGED COMMUNICATION [If prepared by an attorney]
	Attorney Work Product
	Sample
	Preliminary
	I-9 Audit Report
	I-9 Audit
	Date
	Audit Conducted By

# **I-9 AUDIT - PRELIMINARY RECOMMENDATIONS**

1.	Immigration Compliance Plan, Policies and Procedures
2.	I-9s Kept Separate From Personnel Files and Other Unrelated Documents
, .	I-9s Procedures Are Applied to ALL Employees
<b>!.</b>	Re-verification of Employment Eligibility
<b>5.</b>	Timely Destruction of I-9s

-	Consistency in the Recording and Copying of Documents Presented
	a. Copying of Documents
	b. Over-documentation
	c. Copying Both Sides of the Permanent Resident Alien Card
	Issuing Authority, Number of the Document and Expiration Date
•	Corrections

9.	Authorized Representatives	-
		- -
10.	Current Version of I-9	
		- -
11.	New I-9 List of Acceptable Documents	-
		· ·
12.	Other Issues	_
Prelimi	nary I-9 Audit Report Date:	

CHAPTER



# **Post-Audit Steps**

Post I-9 Audit Steps usually include the Post-Audit training and where necessary, an update to the Employer Immigration Compliance Plan, Policies and Procedures. After the training and update are completed, the I-9 Administrator can proceed with I-9 corrections as directed by the I-9 Audit Sheets. Once corrections have been made, the I-9 Auditor should re-audit the corrected I-9s, conduct follow-up training, update procedures, and issue a Final I-9 Audit Report.

#### I. POST-AUDIT TRAINING

Post-Audit training is at the heart of the Employer's good faith efforts to comply with immigration law requirements. You should conduct the training recommended by the Preliminary Audit Report and then properly document the training.

#### A. Why Post I-9 Audit Training Is Crucial

Post-Audit training is crucial to the Employer's immigration compliance efforts. If Post-Audit training is not conducted, I-9 Administrators will continue to make the same mistakes as the ones noted on the I-9 Audit Sheets. Training I-9 Administrators after the Employer has been put on notice of I-9 errors is the best evidence demonstrating the Employer's good faith efforts to comply with the law.

#### B. Who Needs to be Trained

Personnel involved in executing I-9s, i.e. acting as an I-9 Administrator, should be trained. It is also a very good idea to train management in charge of HR and compliance issues so that they can properly ascertain the problems identified by the I-9 Audit. Such training will help them analyze risks and plan strategically.

# C. Post-Audit Training Agenda and Materials

The Post-Audit Training Agenda should contain, at a minimum,

- Issues identified in the Preliminary I-9 Audit Report;
- Training on any updates in the Employer Immigration Compliance Plan,
   Policies and Procedures; and
- Updates on latest developments in employer immigration compliance.

The **Training Materials** should include, at a minimum:

- Form I-9 and Instructions to Form I-9, which you can find in this book in Appendix A (page 71);
- M-274 I-9 Employer Handbook, which you can find in this book in Appendix B (page 80);

- "Look at the Facts, Not at the Faces, Your Guide to Fair Employment," a publication of the Office of Special Counsel for Immigration-Related Unfair Employment Practices, U.S. Department of Justice (Appendix C, page 126); and
- Updated Employer Immigration Compliance Plan, Policies and Procedures, if any changes have been made.

Additional resources may include other government-issued materials and publications written by I-9 experts.

## **D.** How to Record Post-Audit Training

Record the Post I-9 Audit Training in the Employer Immigration Compliance Plan, Policies and Procedures binder. It is also a good idea to keep an electronic copy. Record the date and time of the training, who conducted training, and who attended training. The record should include the training Agenda and a copy of training materials.

#### II. HOW TO MAKE POST-AUDIT CORRECTIONS

After the I-9 Audit, the I-9 Administrators should make corrections on the original I-9s and record that they have made the corrections on I-9 Audit Sheets. This is the most difficult and time-consuming part of the I-9 audit.

#### A. How to Make Corrections on Original I-9s

I-9 Administrators should review the Audit Sheet for each of the I-9s and make corrections as recommended. It is best to draw a line through incorrect information and write correct information on top. No whiting-out or blacking-out is allowed. After the correction is made, it should be initialed (if done by the same person that signed the original I-9) or signed, if done by someone else, and dated. Making corrections may involve asking the Employee whose I-9 is being corrected to complete or correct Section 1 or to produce documents other than those already listed on the I-9. This usually takes the most time to achieve because the I-9 Administrator depends on the Employee's schedule and ability to produce new List A or B and C documents. It should be explained to Employees that they are not specifically targeted, but rather, that they are asked to work with the I-9 Administrators on correcting their I-9s as part of an audit involving all employees.

#### B. How to Record Corrections on I-9 Audit Sheets

After the I-9 Administrator has made a correction on the original I-9, he or she should record the correction on the I-9 Audit Sheets under "Problem Has Been Taken Care of," indicating the date of correction, his or her name and title, and sign the record.

#### III. MAKING SURE AUDIT CORRECTIONS ARE MADE

## A. Why Employers Need to Follow Up on I-9 Corrections

Not making corrections is the worst thing that an Employer can do after an I-9 Audit. Such an Employer places itself in a dangerous situation: even though resources have been spent on the I-9 Self-Audit and the Employer is on Notice of errors and potential violations, the Employer appears to ignore the knowledge obtained through the Audit. The I-9 Auditor should make sure that all recommended corrections have been made. After I-9 Administrators finish making corrections, collect the corrected I-9s and I-9 Audit Sheets annotated by I-9 Administrators for a Re-Audit.

# **B.** Sample Re-Audit Sheets

For your convenience, enclosed is a sample I-9 Re-Audit Sheet (page 51). You may choose to use it as an example, or you may come up with a sheet that fits your company better.

# Sample I-9 RE-AUDIT SHEET

# **WHAT IS THIS?**

This is a sample I-9 Re-Audit Sheet based on the Re-Audit sheet I use for conducting follow-ups after I-9 Administrators have completed the first round of I-9 corrections.

# ✓ HOW TO USE THIS

Review the I-9 Re-Audit Sheet to make sure it is a good fit for your business, and modify it to address any possible concerns.

Collect the I-9s containing mistakes and corresponding I-9 Re-Audit Sheets. Review I-9s to make sure all the corrections have been made. If there are still any errors, record them on the I-9 Re-Audit Sheets, suggest ways to correct them and ask I-9 Administrators to make these corrections based on the Re-Audit Sheets. After the I-9 Administrator has completed the corrections, he/she should record them on the Re-Audit Sheet under PROBLEM TAKEN CARE OF.

NOTES:	

Company Name Date Conducted By

# Sample

I-9 RE-AUDIT SHEET  EMPLOYEE'S NAME				
AUDIT NOTES [To be complete PROBLEM 1:	ed by the I-9 Auditor]:			
HOW TO ADDRESS PROBLEM 1:				
PROBLEM TAKEN CARE OF [To be	completed by the I-9 Administrator]			
Signature	Title			
Name	Date			

pany Name ducted By	Sample I-9 RE-AUDIT SHEET (continu
PROBLEM 2:	
HOW TO ADDRESS PROBLEM 2:	
PROBLEM TAKEN CARE OF [To be completed by the Signature	•
Name	
PROBLEM 3:	
HOW TO ADDRESS PROBLEM 3:	
PROBLEM TAKEN CARE OF [To be completed by the	
Name	

pany Name lucted By	Sample 1-9 RE-AU	DIT SHEET (continu
PROBLEM 4:		
HOW TO ADDRESS PROBLEM 4:		
PROBLEM TAKEN CARE OF [To b	ne completed by the I-9 Administrator]	
Signature	Title	
Name	Date	
PROBLEM 5:		
HOW TO ADDRESS PROBLEM 5:		
	pe completed by the I-9 Administratori	
PROBLEM TAKEN CARE OF [To b		
PROBLEM TAKEN CARE OF [To b		

#### IV. FINAL AUDIT REPORT

Once the Re-Audit is conducted, you may see that there are still a few errors left uncorrected or that corrections have not been made properly. You should follow up with I-9 Administrators to make sure these final corrections are made.

#### A. Summarize Audit Findings and Actions Taken

When the final corrections are made, you should draft the Final I-9 Audit Report which outlines the Audit Preliminary Findings and Actions Taken in response to those findings.

#### **B. Sample Final I-9 Audit Report Outline**

For your convenience, I have included a sample I-9 FINAL Report Outline in this book (page 55). You may choose to use it as an example, or you may come up with one that fits your company better.

# Sample FINAL I-9 **AUDIT REPORT OUTLINE**

# Sample final 1-9 audit report outline

#### **WHAT IS THIS?**

This is a sample FINAL I-9 Audit Report summary based on some of the reports I have seen in my practice.

# **HOW TO USE THIS**

Review the sample I-9 Final Audit Report to educate yourself about possible I-9 problems you may see after completing I-9 Audit Sheets.

You may use a similar format for your own Final I-9 Audit Report. Make a list of the actual problems you have seen, substitute them as subtitles on your I-9 Final Audit Report, and prepare the report based on facts you have observed.

NOTES:	

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EGED COMMUNICATION [If prepared by an attorney]	ATTORNEY-CLIENT PRIVILI
rney Work Product	Atto
Samulo	
Sample	
Final I-9	
dit Report	Aud
I-9 Audit	
	Date _
	Audit Conducted By _

# **I-9 AUDIT - FINAL RECOMMENDATIONS**

1.	Immigration Compliance Plan, Policies and Procedures	
2.	I-9s Kept Separate From Personnel Files and Other Unrelated Docum	ents
<b>5.</b>	I-9s Procedures Are Applied to ALL Employees	
<b>l.</b>	Re-verification of Employment Eligibility	
<b>5.</b>	Timely Destruction of I-9s	

6.	Consistency in the Recording and Copying of Documents Presented
	a. Copying of Documents
	b. Over-documentation
	c. Copying Both Sides of the Permanent Resident Alien Card
7.	Issuing Authority, Number of the Document and Expiration Date
3.	Corrections

9.	Authorized Representatives	
		-
		-
10.	Current Version of I-9	-
		-
11.	New I-9 List of Acceptable Documents	
		-
12	Other Issues	-
12.		-
		-
Final I-9	Audit Report Date:	

#### V. WHEN DOES IT ALL END: HOW MUCH FOLLOW UP IS NEEDED?

#### A. Have an "Ongoing Project" Attitude in Mind

The Employer may feel that the Immigration Compliance process "never ends" and that I-9 Auditors continue to come up with new corrections or suggestions all the time. That is why it is important to discuss Employer Immigration Compliance as an on-going project with the company's decision-makers and arrive at an understanding that appropriate resources will have to be allocated to keep up with the ever-changing government requirements. The reward is the Employer's good-faith compliance with the law and peace of mind.

# **B.** Apply Reasonable Efforts

When deciding how much Post-Audit follow up is required, you should apply the Reasonable Good-Faith Effort standard. You should take into consideration what the Government's wishes are, such as the ICE Employer Best Employment Practices List, as well as regulations and recent cases. Based on that, in consultation with your attorney, the Employer may come to a decision as to what constitutes Reasonable Efforts, document the decision in the Employer Immigration Compliance Plan, Policies and Procedures, and adhere to them in its everyday practices.

NOTES:	

CHAPTER



# **How to Keep I-9 Audit Records**

It is important not only to conduct I-9 Audits regularly, but also, to keep good records of the Audits. I-9 Audit Records may serve to improve business practices over a period of time and could be very useful for defense purposes. Records can be kept in hard copy or electronically.

#### I. WHY KEEPING I-9 AUDIT RECORDS IS IMPORTANT

Keeping I-9 Audit Records, including the Audit and Re-Audit Sheets, Preliminary and Final Audit Summaries, completed Audit and Re-Audit Sheets, and records of Post-Audit Training, makes sense as a good business practice, especially if the Employer wants to track its progress over time. Well kept I-9 Audit Records can be produced as evidence of good faith efforts to comply with immigration law requirements in a situation in which the Employer has to defend itself from allegations of violations.

#### II. METHOD AND PLACE OF STORAGE

I-9 Audit Records can be stored in hard copy or in electronic form. The key to any method of storage is that it is secure and easily accessible by those that the Employer authorizes to see the records.

# A. Hard Copy

Many HR professionals keep I-9 Audit Records, including Audit Reports and Audit Sheets showing that corrections have been made, in a separate I-9 Audit Records Binder or Binders. An example of dividers for the Binder is below:

- I-9 Audits Records Binder
- 2009 I-9 Audit
  - Preliminary Audit Report [Date]
  - Audit Sheets Completed [Date]
  - Re-Audit Report [Date]
  - Re-Audit Sheets Completed [Date]
  - Post-Audit Training Records [Date]
  - Final Audit Report [Date]
- 2008 I-9 Audit
  - Preliminary Audit Report [Date]
  - Audit Sheets Completed [Date]
  - Re-Audit Report [Date]

- Re-Audit Sheets Completed [Date]
- Post-Audit Training Records [Date]
- Final Audit Report [Date]
- Other

Remember that access to the binders should be given only to employees with a business reason to know, so take steps to keep this in a secured area of the office.

#### **B.** Electronic Copy

A more practical method of keeping the I-9 Audit Records is by scanning them into a designated I-9 Audit Records folder on the company's server. The computer files should have the same or similar names as dividers in the I-9 Record Binder, for example:

- I-9 Audits Records Computer Folder
- 2009 I-9 Audit Folder
  - Audit Report [Date]
  - Audit Sheets Completed [Date]
  - Re-Audit Report [Date]
  - Re-Audit Sheets Completed [Date]
  - Final Audit Report [Date]
- 2008 I-9 Audit Folder
  - Audit Report [Date]
  - Audit Sheets Completed [Date]
  - Re-Audit Report [Date]
  - Re-Audit Sheets Completed [Date]
  - Post-Audit Training Records [Date]
  - Final Audit Report [Date]
  - Other

Access to the computerized I-9 audit records should be limited to designated personnel. Another issue to keep in mind: I-9 Audit Record files must always remain in a readable format. The Employer should make sure that files are stored using software that has a long life-span and keep software upgrades current.

# C. Where Are My I-9 Audit Records?

1. Designate a Location of I-9 Audit Records in the Employer Immigration **Compliance Plan** 

You should clearly designate where the hard copies and/or electronic copy of the I-9 Audit Records should be located. The designation should be in writing and should be a part of the Employer Immigration Compliance Plan.

CHAPTER



# **Related Issues**

I have limited the scope of this book to conducting I-9 Audits. However, there are other audits that an employer may need to conduct or participate in to comply with immigration law. These may include, among others, Contractor Immigration Certification Audits, Audits Requested by Clients and Customers, Government I-9 Audits, and the Employer Immigration Compliance Plan, Policies and Procedures Audits.

#### CONTRACTOR IMMIGRATION CERTIFICATION AUDITS

Several recent cases show that employers can incur criminal and civil liability for their contractors' failure to comply with immigration law. Many employers request certifications from their contractors to demonstrate compliance. As with I-9 Audits, the best way to stay on top of contractor certifications is by conducting annual Contractor Certification Audits.

#### II. AUDITS REQUESTED BY CLIENTS AND CUSTOMERS

Some of the businesses I represent are contractors themselves. Companies that they work for sometimes request specific audits, such as I-9 Audits and Contractor Certification Audits, as part of their contractual agreements.

#### **III. GOVERNMENT I-9 AUDITS**

You should have separate procedures for going through government audits, such as I-9 inspections, to ensure minimal business interruption. It is best to have a written procedure on government audits as part of the Employer Immigration Compliance Plan

#### IV. EMPLOYER IMMIGRATION COMPLIANCE PLAN ANNUAL UPDATE

It is a good idea to review and update the Employer Immigration Compliance Plan, Policies and Procedures annually, to make sure that they reflect the latest changes in immigration law and policy. I find that it makes sense to couple this annual update with the Annual I-9 Audit.

#### **CONCLUSION**

I-9 Self-Audits are the best way to prevent I-9 disasters. Audits serve not only to identify and correct specific I-9 errors, but can help employers to see and address systemic employer immigration compliance problems within their companies. In addition, conducting annual I-9 Audits serves as evidence of a good faith effort to comply with immigration law requirements and can serve as a building block in constructing the Employer's immigration compliance safe harbor.

Immigration law in this country continues to change almost on a daily basis, with federal, state, and local governments participating in creating additional immigration-related requirements pertaining to employers. I want you to remember that while this book is a good starting point, in real life, you have to get the latest updated information before you act. A good way to educate yourself about compliance is to read books, such as this one, and to attend immigration compliance training. At the same time, it is always best to seek the advice of a lawyer to make sure compliance measures you implement keep your company afloat in this ever-changing sea of employer immigration compliance.

Good luck auditing!

Appendix A:
I-9 Employment Verification Form



# Instructions for Form I-9, Employment Eligibility Verification

USCIS Form I-9 OMB No. 1615-0047

Expires 10/31/2022

# **Department of Homeland Security**

U.S. Citizenship and Immigration Services

Anti-Discrimination Notice. It is illegal to discriminate against work-authorized individuals in hiring, firing, recruitment or referral for a fee, or in the employment eligibility verification (Form I-9 and E-Verify) process based on that individual's citizenship status, immigration status or national origin. Employers CANNOT specify which document(s) the employee may present to establish employment authorization. The employer must allow the employee to choose the documents to be presented from the Lists of Acceptable Documents, found on the last page of Form I-9. The refusal to hire or continue to employ an individual because the documentation presented has a future expiration date may also constitute illegal discrimination. For more information, contact the Immigrant and Employee Rights Section (IER) in the Department of Justice's Civil Rights Division at <a href="https://www.justice.gov/ier">https://www.justice.gov/ier</a>.

#### What is the Purpose of This Form?

Employers must complete Form I-9 to document verification of the identity and employment authorization of each new employee (both citizen and noncitizen) hired after November 6, 1986, to work in the United States. In the Commonwealth of the Northern Mariana Islands (CNMI), employers must complete Form I-9 to document verification of the identity and employment authorization of each new employee (both citizen and noncitizen) hired after November 27, 2011.

#### **General Instructions**

Both employers and employees are responsible for completing their respective sections of Form I-9. For the purpose of completing this form, the term "employer" means all employers, including those recruiters and referrers for a fee who are agricultural associations, agricultural employers, or farm labor contractors, as defined in section 3 of the Migrant and Seasonal Agricultural Worker Protection Act, Public Law 97-470 (29 U.S.C. 1802). An "employee" is a person who performs labor or services in the United States for an employer in return for wages or other remuneration. The term "Employee" does not include those who do not receive any form of remuneration (volunteers), independent contractors or those engaged in certain casual domestic employment. Form I-9 has three sections. Employees complete Section 1. Employers complete Section 2 and, when applicable, Section 3. Employers may be fined if the form is not properly completed. See 8 USC § 1324a and 8 CFR § 274a.10. Individuals may be prosecuted for knowingly and willfully entering false information on the form. Employers are responsible for retaining completed forms. **Do not mail completed forms to U.S. Citizenship and Immigration Services (USCIS) or Immigration and Customs Enforcement (ICE).** 

These instructions will assist you in properly completing Form I-9. The employer must ensure that all pages of the instructions and Lists of Acceptable Documents are available, either in print or electronically, to all employees completing this form. When completing the form on a computer, the English version of the form includes specific instructions for each field and drop-down lists for universally used abbreviations and acceptable documents. To access these instructions, move the cursor over each field or click on the question mark symbol (③) within the field. Employers and employees can also access this full set of instructions at any time by clicking the Instructions button at the top of each page when completing the form on a computer that is connected to the Internet.

Employers and employees may choose to complete any or all sections of the form on paper or using a computer, or a combination of both. Forms I-9 obtained from the USCIS website are not considered electronic Forms I-9 under DHS regulations and, therefore, cannot be electronically signed. Therefore, regardless of the method you used to enter information into each field, you must print a hard copy of the form, then sign and date the hard copy by hand where required.

Employers can obtain a blank copy of Form I-9 from the USCIS website at <a href="https://www.uscis.gov/i-9">https://www.uscis.gov/i-9</a>. This form is in portable document format (.pdf) that is fillable and savable. That means that you may download it, or simply print out a blank copy to enter information by hand. You may also request paper Forms I-9 from USCIS.

Certain features of Form I-9 that allow for data entry on personal computers may make the form appear to be more than two pages. When using a computer, Form I-9 has been designed to print as two pages. Using more than one preparer and/or translator will add an additional page to the form, regardless of your method of completion. You are not required to print, retain or store the page containing the Lists of Acceptable Documents.

The form will also populate certain fields with N/A when certain user choices ensure that particular fields will not be completed. The Print button located at the top of each page that will print any number of pages the user selects. Also, the Start Over button located at the top of each page will clear all the fields on the form.

The Spanish version of Form I-9 does not include the additional instructions and drop-down lists described above. Employers in Puerto Rico may use either the Spanish or English version of the form. Employers outside of Puerto Rico must retain the English version of the form for their records, but may use the Spanish form as a translation tool. Additional guidance to complete the form may be found in the <u>Handbook for Employers: Guidance for Completing Form I-9 (M-274)</u> and on USCIS' Form I-9 website, <u>I-9 Central</u>.

#### **Completing Section I: Employee Information and Attestation**

You, the employee, must complete each field in Section 1 as described below. Newly hired employees must complete and sign Section 1 no later than the first day of employment. Section 1 should never be completed before you have accepted a job offer.

### **Entering Your Employee Information**

Last Name (Family Name): Enter your full legal last name. Your last name is your family name or surname. If you have two last names or a hyphenated last name, include both names in the Last Name field. Examples of correctly entered last names include: De La Cruz, O'Neill, Garcia Lopez, Smith-Johnson, Nguyen. If you only have one name, enter it in this field, then enter "Unknown" in the First Name field. You may not enter "Unknown" in both the Last Name field and the First Name field.

First Name (Given Name): Enter your full legal first name. Your first name is your given name. Some examples of correctly entered first names include: Jessica, John-Paul, Tae Young, D'Shaun, Mai. If you only have one name, enter it in the Last Name field, then enter "Unknown" in this field. You may not enter "Unknown" in both the First Name field and the Last Name field.

**Middle Initial:** Your middle initial is the first letter of your second given name, or the first letter of your middle name, if any. If you have more than one middle name, enter the first letter of your first middle name. If you do not have a middle name, enter N/A in this field.

Other Last Names Used: Provide all other last names used, if any (e.g., maiden name). Enter N/A if you have not used other last names. For example, if you legally changed your last name from Smith to Jones, you should enter the name Smith in this field.

Address (*Street Name and Number*): Enter the street name and number of the current address of your residence. If you are a border commuter from Canada or Mexico, you may enter your Canada or Mexico address in this field. If your residence does not have a physical address, enter a description of the location of your residence, such as "3 miles southwest of Anytown post office near water tower."

**Apartment:** Enter the number(s) or letter(s) that identify(ies) your apartment. If you do not live in an apartment, enter N/A.

City or Town: Enter your city, town or village in this field. If your residence is not located in a city, town or village, enter your county, township, reservation, etc., in this field. If you are a border commuter from Canada, enter your city and province in this field. If you are a border commuter from Mexico, enter your city and state in this field.

**State:** Enter the abbreviation of your state or territory in this field. If you are a border commuter from Canada or Mexico, enter your country abbreviation in this field.

**ZIP Code:** Enter your 5-digit ZIP code. If you are a border commuter from Canada or Mexico, enter your 5- or 6-digit postal code in this field.

Date of Birth (mm/dd/yyyy): Enter your date of birth as a 2-digit month, 2-digit day, and 4-digit year (mm/dd/yyyy). For example, enter January 8, 1980 as 01/08/1980.

**U.S. Social Security Number:** Providing your 9-digit Social Security number is voluntary on Form I-9 unless your employer participates in E-Verify. If your employer participates in E-Verify and:

- 1. You have been issued a Social Security number, you must provide it in this field; or
- 2. You have applied for, but have not yet received a Social Security number, leave this field blank until you receive a Social Security number.

**Employee's E-mail Address** (*Optional*): Providing your e-mail address is optional on Form I-9, but the field cannot be left blank. To enter your e-mail address, use this format: name@site.domain. One reason Department of Homeland Security (DHS) may e-mail you is if your employer uses E-Verify and DHS learns of a potential mismatch between the information provided and the information in government records. This e-mail would contain information on how to begin to resolve the potential mismatch. You may use either your personal or work e-mail address in this field. Enter N/A if you do not enter your e-mail address.

**Employee's Telephone Number** (*Optional*): Providing your telephone number is optional on Form I-9, but the field cannot be left blank. If you enter your area code and telephone number, use this format: 000-000-0000. Enter N/A if you do not enter your telephone number.

#### Attesting to Your Citizenship or Immigration Status

You must select one box to attest to your citizenship or immigration status.

- A citizen of the United States.
- 2. A noncitizen national of the United States: An individual born in American Samoa, certain former citizens of the former Trust Territory of the Pacific Islands, and certain children of noncitizen nationals born abroad.
- 3. A lawful permanent resident: An individual who is not a U.S. citizen and who resides in the United States under legally recognized and lawfully recorded permanent residence as an immigrant. This term includes conditional residents. Asylees and refugees should not select this status, but should instead select "An Alien authorized to work" below.
  - If you select "lawful permanent resident," enter your 7- to 9-digit Alien Registration Number (A-Number), including the "A," or USCIS Number in the space provided. When completing this field using a computer, use the dropdown provided to indicate whether you have entered an Alien Number or a USCIS Number. At this time, the USCIS Number is the same as the A-Number without the "A" prefix.
- **4. An alien authorized to work**: An individual who is not a citizen or national of the United States, or a lawful permanent resident, but is authorized to work in the United States.

If you select this box, enter the date that your employment authorization expires, if any, in the space provided. In most cases, your employment authorization expiration date is found on the document(s) evidencing your employment authorization. Refugees, asylees and certain citizens of the Federated States of Micronesia, the Republic of the Marshall Islands, or Palau, and other aliens whose employment authorization does not have an expiration date should enter N/A in the Expiration Date field. In some cases, such as if you have Temporary Protected Status, your employment authorization may have been automatically extended; in these cases, you should enter the expiration date of the automatic extension in this space.

Aliens authorized to work must enter one of the following to complete Section 1:

- 1. Alien Registration Number (A-Number)/USCIS Number; or
- 2. Form I-94 Admission Number; or
- 3. Foreign Passport Number and the Country of Issuance.

Your employer may not ask you to present the document from which you supplied this information.

Alien Registration Number/USCIS Number: Enter your 7- to 9-digit Alien Registration Number (A-Number), including the "A," or your USCIS Number in this field. At this time, the USCIS Number is the same as your A-Number without the "A" prefix. When completing this field using a computer, use the dropdown provided to indicate whether you have entered an Alien Number or a USCIS Number. If you do not provide an A-Number or USCIS Number, enter N/A in this field then enter either a Form I-94 Admission Number, or a Foreign Passport and Country of Issuance in the fields provided.

**Form I-94 Admission Number:** Enter your 11-digit I-94 Admission Number in this field. If you do not provide an I-94 Admission Number, enter N/A in this field, then enter either an Alien Registration Number/USCIS Number or a Foreign Passport Number and Country of Issuance in the fields provided.

**Foreign Passport Number:** Enter your Foreign Passport Number in this field. If you do not provide a Foreign Passport Number, enter N/A in this field, then enter either an Alien Number/USCIS Number or a I-94 Admission Number in the fields provided.

**Country of Issuance:** If you entered your Foreign Passport Number, enter your Foreign Passport's Country of Issuance. If you did not enter your Foreign Passport Number, enter N/A.

Signature of Employee: After completing Section 1, sign your name in this field. If you used a form obtained from the USCIS website, you must print the form to sign your name in this field. By signing this form, you attest under penalty of perjury (28 U.S.C. § 1746) that the information you provided, along with the citizenship or immigration status you selected, and all information and documentation you provide to your employer, is complete, true and correct, and you are aware that you may face severe penalties provided by law and may be subject to criminal prosecution for knowingly and willfully making false statements or using false documentation when completing this form. Further, falsely attesting to U.S. citizenship may subject employees to penalties, removal proceedings and may adversely affect an employee's ability to seek future immigration benefits. If you cannot sign your name, you may place a mark in this field to indicate your signature. Employees who use a preparer or translator to help them complete the form must still sign or place a mark in the Signature of Employee field on the printed form.

If you used a preparer, translator, and other individual to assist you in completing Form I-9:

- Both you and your preparer(s) and/or translator(s) must complete the appropriate areas of Section 1, and then sign Section 1. If Section 1 was completed on a form obtained from the USCIS website, the form must be printed to sign these fields. You and your preparer(s) and/or translator(s) also should review the instructions for **Completing the Preparer and/or Translator Certification** below.
- If the employee is a minor (individual under 18) who cannot present an identity document, the employee's parent or legal guardian can complete Section 1 for the employee and enter "minor under age 18" in the signature field. If Section 1 was completed on a form obtained from the USCIS website, the form must be printed to enter this information. The minor's parent or legal guardian should review the instructions for Completing the Preparer and/or Translator Certification below. Refer to the Handbook for Employers: Guidance for Completing Form I-9 (M-274) for more guidance on completion of Form I-9 for minors. If the minor's employer participates in E-Verify, the employee must present a list B identity document with a photograph to complete Form I-9.
- If the employee is a person with a disability (who is placed in employment by a nonprofit organization, association or as part of a rehabilitation program) who cannot present an identity document, the employee's parent, legal guardian or a representative of the nonprofit organization, association or rehabilitation program can complete Section 1 for the employee and enter "Special Placement" in this field. If Section 1 was completed on a form obtained from the USCIS website, the form must be printed to enter this information. The parent, legal guardian or representative of the nonprofit organization, association or rehabilitation program completing Section 1 for the employee should review the instructions for Completing the Preparer and/or Translator Certification below. Refer to the Handbook for Employers:

  Guidance for Completing Form I-9 (M-274) for more guidance on completion of Form I-9 for certain employees with disabilities.

**Today's Date:** Enter the date you signed Section 1 in this field. Do not backdate this field. Enter the date as a 2-digit month, 2-digit day and 4-digit year (mm/dd/yyyy). For example, enter January 8, 2014 as 01/08/2014. A preparer or translator who assists the employee in completing Section 1 may enter the date the employee signed or made a mark to sign Section 1 in this field. Parents or legal guardians assisting minors (individuals under age 18) and parents, legal guardians or representatives of a nonprofit organization, association or rehabilitation program assisting certain employees with disabilities must enter the date they completed Section 1 for the employee.

#### Completing the Preparer and/or Translator Certification

If you did not use a preparer or translator to assist you in completing Section 1, you, the employee, must check the box marked I did not use a Preparer or Translator. If you check this box, leave the rest of the fields in this area blank.

If one or more preparers and/or translators assist the employee in completing the form using a computer, the preparer and/or translator must check the box marked "A preparer(s) and/or translator(s) assisted the employee in completing Section 1", then select the number of Certification areas needed from the dropdown provided. Any additional Certification areas generated will result in an additional page. The Form I-9 Supplement, Section 1 Preparer and/or Translator Certification, can be separately downloaded from the USCIS Form I-9 webpage, which provides additional Certification areas for those completing Form I-9 using a computer who need more Certification areas than the 5 provided or those who are completing Form I-9 on paper. The first preparer and/or translator must complete all the fields in the Certification area on the same page the employee has signed. There is no limit to the number of preparers and/or translators an employee can use, but each additional preparer and/or translator must complete and sign a separate Certification area. Ensure the employee's last name, first name and middle initial are entered at the top of any additional pages. The employer must ensure that any additional pages are retained with the employee's completed Form I-9.

**Signature of Preparer or Translator:** Any person who helped to prepare or translate Section 1 of Form I-9 must sign his or her name in this field. If you used a form obtained from the USCIS website, you must print the form to sign your name in this field. The Preparer and/or Translator Certification must also be completed if "Individual under Age 18" or "Special Placement" is entered in lieu of the employee's signature in Section 1.

**Today's Date:** The person who signs the Preparer and/or Translator Certification must enter the date he or she signs in this field on the printed form. Do not backdate this field. Enter the date as a 2-digit month, 2-digit day, and 4-digit year (mm/dd/yyyy). For example, enter January 8, 2014 as 01/08/2014.

Last Name (Family Name): Enter the full legal last name of the person who helped the employee in preparing or translating Section 1 in this field. The last name is also the family name or surname. If the preparer or translator has two last names or a hyphenated last name, include both names in this field.

**First Name (***Given Name***):** Enter the full legal first name of the person who helped the employee in preparing or translating Section 1 in this field. The first name is also the given name.

Address (*Street Name and Number*): Enter the street name and number of the current address of the residence of the person who helped the employee in preparing or translating Section 1 in this field. Addresses for residences in Canada or Mexico may be entered in this field. If the residence does not have a physical address, enter a description of the location of the residence, such as "3 miles southwest of Anytown post office near water tower." If the residence is an apartment, enter the apartment number in this field.

City or Town: Enter the city, town or village of the residence of the person who helped the employee in preparing or translating Section 1 in this field. If the residence is not located in a city, town or village, enter the name of the county, township, reservation, etc., in this field. If the residence is in Canada, enter the city and province in this field. If the residence is in Mexico, enter the city and state in this field.

State: Enter the abbreviation of the state, territory or country of the preparer or translator's residence in this field.

**ZIP Code:** Enter the 5-digit ZIP code of the residence of the person who helped the employee in preparing or translating Section 1 in this field. If the preparer or translator's residence is in Canada or Mexico, enter the 5- or 6-digit postal code.

#### Presenting Form I-9 Documents

Within 3 business days of starting work for pay, you must present to your employer documentation that establishes your identity and employment authorization. For example, if you begin employment on Monday, you must present documentation on or before Thursday of that week. However, if you were hired to work for less than 3 business days, you must present documentation no later than the first day of employment.

Choose which unexpired document(s) to present to your employer from the Lists of Acceptable Documents. An employer cannot specify which document(s) you may present from the Lists of Acceptable Documents. You may present either one selection from List A or a combination of one selection from List B and one selection from List C. Some List A documents, which show both identity and employment authorization, are combination documents that must be presented together to be considered a List A document: for example, the foreign passport together with a Form I-94 containing an endorsement of the alien's nonimmigrant status and employment authorization with a specific employer incident to such status. List B documents show identity only and List C documents show employment authorization only. If your employer participates in E-Verify and you present a List B document, the document must contain a photograph. If you present acceptable List A documentation, you should not be asked to present, nor should you provide, List B and List C documentation. If you are unable to present a document(s) from these lists, you may be able to present an acceptable receipt. Refer to the Receipts section below.

Your employer must review the document(s) you present to complete Form I-9. If your document(s) reasonably appears to be genuine and to relate to you, your employer must accept the documents. If your document(s) does not reasonably appear to be genuine or to relate to you, your employer must reject it and provide you with an opportunity to present other documents from the Lists of Acceptable Documents. Your employer may choose to make copies of your document(s), but must return the original(s) to you. Your employer must review your documents in your physical presence.

Your employer will complete the other parts of this form, as well as review your entries in Section 1. Your employer may ask you to correct any errors found. Your employer is responsible for ensuring all parts of Form I-9 are properly completed and is subject to penalties under federal law if the form is not completed correctly.

Minors (individuals under age 18) and certain employees with disabilities whose parent, legal guardian or representative completed Section 1 for the employee are only required to present an employment authorization document from List C. Refer to the <u>Handbook for Employers: Guidance for Completing Form I-9 (M-274)</u> for more guidance on minors and certain individuals with disabilities.

#### Receipts

If you do not have unexpired documentation from the Lists of Acceptable Documents, you may be able to present a receipt(s) in lieu of an acceptable document(s). New employees who choose to present a receipt(s) must do so within three business days of their first day of employment. If your employer is reverifying your employment authorization, and you choose to present a receipt for reverification, you must present the receipt by the date your employment authorization expires. Receipts are not acceptable if employment lasts fewer than three business days.

There are three types of acceptable receipts:

- 1. A receipt showing that you have applied to replace a document that was lost, stolen or damaged. You must present the actual document within 90 days from the date of hire or, in the case of reverification, within 90 days from the date your original employment authorization expires.
- 2. The arrival portion of Form I-94/I-94A containing a temporary I-551 stamp and a photograph of the individual. You must present the actual Permanent Resident Card (Form I-551) by the expiration date of the temporary I-551 stamp, or, if there is no expiration date, within 1 year from the date of admission.
- 3. The departure portion of Form I-94/I-94A with a refugee admission stamp. You must present an unexpired Employment Authorization Document (Form I-766) or a combination of a List B document and an unrestricted Social Security Card within 90 days from the date of hire or, in the case of reverification, within 90 days from the date your original employment authorization expires.

Receipts showing that you have applied for an initial grant of employment authorization, or for renewal of your expiring or expired employment authorization, are not acceptable.

#### Completing Section 2: Employer or Authorized Representative Review and Verification

You, the employer, must ensure that all parts of Form I-9 are properly completed and may be subject to penalties under federal law if the form is not completed correctly. Section 1 must be completed no later than the employee's first day of employment. You may not ask an individual to complete Section 1 before he or she has accepted a job offer. Before completing Section 2, you should review Section 1 to ensure the employee completed it properly. If you find any errors in Section 1, have the employee make corrections, as necessary and initial and date any corrections made.

You may designate an authorized representative to act on your behalf to complete Section 2. An authorized representative can be any person you designate to complete and sign Form I-9 on your behalf. You are liable for any violations in connection with the form or the verification process, including any violations of the employer sanctions laws committed by the person designated to act on your behalf.

You or your authorized representative must complete Section 2 by examining evidence of identity and employment authorization within 3 business days of the employee's first day of employment. For example, if an employee begins employment on Monday, you must review the employee's documentation and complete Section 2 on or before Thursday of that week. However, if you hire an individual for less than 3 business days, Section 2 must be completed no later than the first day of employment.

### Entering Employee Information from Section 1

This area, titled, "Employee Info from Section 1" contains fields to enter the employee's last name, first name, middle initial exactly as he or she entered them in Section 1. This area also includes a Citizenship/Immigration Status field to enter the number of the citizenship or immigration status checkbox the employee selected in Section 1. These fields help to ensure that the two pages of an employee's Form I-9 remain together. When completing Section 2 using a computer, the number entered in the Citizenship/Immigration Status field provides drop-downs that directly relate to the employee's selected citizenship or immigration status.

#### Entering Documents the Employee Presents

You, the employer or authorized representative, must physically examine, in the employee's physical presence, the unexpired document(s) the employee presents from the Lists of Acceptable Documents to complete the Document fields in Section 2.

You cannot specify which document(s) an employee may present from these lists. If you discriminate in the Form I-9 process based on an individual's citizenship status, immigration status, or national origin, you may be in violation of the law and subject to sanctions such as civil penalties and be required to pay back pay to discrimination victims. A document is acceptable as long as it reasonably appears to be genuine and to relate to the person presenting it. Employees must present one selection from List A or a combination of one selection from List B and one selection from List C.

List A documents show both identity and employment authorization. Some List A documents are combination documents that must be presented together to be considered a List A document, such as a foreign passport together with a Form I-94 containing an endorsement of the alien's nonimmigrant status.

List B documents show identity only, and List C documents show employment authorization only. If an employee presents a List A document, do not ask or require the employee to present List B and List C documents, and vice versa. If an employer participates in E-Verify and the employee presents a List B document, the List B document must include a photograph.

If an employee presents a receipt for the application to replace a lost, stolen or damaged document, the employee must present the replacement document to you within 90 days of the first day of work for pay, or in the case of reverification, within 90 days of the date the employee's employment authorization expired. Enter the word "Receipt" followed by the title of the receipt in Section 2 under the list that relates to the receipt.

When your employee presents the replacement document, draw a line through the receipt, then enter the information from the new document into Section 2. Other receipts may be valid for longer or shorter periods, such as the arrival portion of Form I-94/ I-94A containing a temporary I-551 stamp and a photograph of the individual, which is valid until the expiration date of the temporary I-551 stamp or, if there is no expiration date, valid for one year from the date of admission.

Ensure that each document is an unexpired, original (no photocopies, except for certified copies of birth certificates) document. Certain employees may present an expired employment authorization document, which may be considered unexpired, if the employee's employment authorization has been extended by regulation or a Federal Register Notice. Refer to the <u>Handbook for Employers</u>: Guidance for Completing Form I-9 (M-274) or I-9 Central for more guidance on these special situations.

Refer to the M-274 for guidance on how to handle special situations, such as students (who may present additional documents not specified on the Lists) and H-1B and H-2A nonimmigrants changing employers.

Minors (individuals under age 18) and certain employees with disabilities whose parent, legal guardian or representative completed Section 1 for the employee are only required to present an employment authorization document from List C. Refer to the M-274 for more guidance on minors and certain persons with disabilities. If the minor's employer participates in E-Verify, the minor employee also must present a List B identity document with a photograph to complete Form I-9.

You must return original document(s) to the employee, but may make photocopies of the document(s) reviewed. Photocopying documents is voluntary unless you participate in E-Verify. E-Verify employers are only required to photocopy certain documents. If you are an E-Verify employer who chooses to photocopy documents other than those you are required to photocopy, you should apply this policy consistently with respect to Form I-9 completion for all employees. For more information on the types of documents that an employer must photocopy if the employer uses E-Verify, visit E-Verify's website at <a href="https://www.everify.gov">www.everify.gov</a>. For non-E-Verify employers, if photocopies are made, they should be made consistently for ALL new hires and reverified employees.

Photocopies must be retained and presented with Form I-9 in case of an inspection by DHS or another federal government agency. You must always complete Section 2 by reviewing original documentation, even if you photocopy an employee's document(s) after reviewing the documentation. Making photocopies of an employee's document(s) cannot take the place of completing Form I-9. You are still responsible for completing and retaining Form I-9.

List A - Identity and Employment Authorization: If the employee presented an acceptable document(s) from List A or an acceptable receipt for a List A document, enter the document(s) information in this column. If the employee presented a List A document that consists of a combination of documents, enter information from each document in that combination in a separate area under List A as described below. All documents must be unexpired. If you enter document information in the List A column, you should not enter document information or N/A in the List B or List C columns. If you complete Section 2 using a computer, a selection in List A will fill all the fields in the Lists B and C columns with N/A.

**Document Title:** If the employee presented a document from List A, enter the title of the List A document or receipt in this field. The abbreviations provided are available in the dropdown when the form is completed on a computer. When completing the form on paper, you may choose to use these abbreviations or any other common abbreviation to enter the document title or issuing authority. If the employee presented a combination of documents, use the second and third Document Title fields as necessary.

Full name of List A Document	Abbreviations
U.S. Passport	U.S. Passport
U.S. Passport Card	U.S. Passport Card
Permanent Resident Card (Form I-551)	Perm. Resident Card (Form I-551)
Alien Registration Receipt Card (Form I-551)	Alien Reg. Receipt Card (Form I-551)
Foreign passport containing a temporary I-551 stamp	Foreign Passport     Temporary I-551 Stamp
Foreign passport containing a temporary I-551 printed notation on a machine-readable immigrant visa (MRIV)	Foreign Passport     Machine-readable immigrant visa (MRIV)
Employment Authorization Document (Form I-766)	Employment Auth. Document (Form I-766)
For a nonimmigrant alien authorized to work for a specific employer because of his or her status, a foreign passport with Form I/94/I-94A that contains an endorsement of the alien's nonimmigrant status	Foreign Passport, work-authorized non-immigrant     Form I-94/I94A     Form I-20 or Form DS-2019  Note: In limited circumstances, certain J-1 students may be required to present a letter from their Responsible Officer in order to work. Enter the document title, issuing authority, document number and expiration date from this document in the Additional Information field.
Passport from the Federated States of Micronesia (FSM) with Form I-94/I-94A	1. FSM Passport with Form I-94 2. Form I-94/I94A
Passport from the Republic of the Marshall Islands (RMI) with Form I-94/I94A	1. RMI Passport with Form I-94 2. Form I-94/I94A
Receipt: The arrival portion of Form I-94/I-94A containing a temporary I-551 stamp and photograph	Receipt: Form I-94/I-94A w/I-551 stamp, photo
Receipt: The departure portion of Form I-94/I-94A with an unexpired refugee admission stamp	Receipt: Form I-94/I-94A w/refugee stamp
Receipt for an application to replace a lost, stolen or damaged Permanent Resident Card (Form I-551)	Receipt replacement Perm. Res. Card (Form I-551)
Receipt for an application to replace a lost, stolen or damaged Employment Authorization Document (Form I-766)	Receipt replacement EAD (Form I-766)
Receipt for an application to replace a lost, stolen or damaged foreign passport with Form I-94/I-94A that contains an endorsement of the alien's nonimmigrant status	Receipt: Replacement Foreign Passport, work-authorized nonimmigrant     Receipt: Replacement Form I-94/I-94A     Form I-20 or Form DS-2019 (if presented)
Receipt for an application to replace a lost, stolen or damaged passport from the Federated States of Micronesia with Form I-94/I-94A	Receipt: Replacement FSM Passport with Form I-94     Receipt: Replacement Form I-94/I-94A
Receipt for an application to replace a lost, stolen or damaged passport from the Republic of the Marshall Islands with Form I-94/I-94A	Receipt: Replacement RMI Passport with Form I-94     Receipt: Replacement Form I-94/I-94A

**Issuing Authority:** Enter the issuing authority of the List A document or receipt. The issuing authority is the specific entity that issued the document. If the employee presented a combination of documents, use the second and third Issuing Authority fields as necessary.

**Document Number:** Enter the document number, if any, of the List A document or receipt presented. If the document does not contain a number, enter N/A in this field. If the employee presented a combination of documents, use the second and third Document Number fields as necessary. If the document presented was a Form I-20 or DS-2019, enter the Student and Exchange Visitor Information System (SEVIS) number in the third Document Number field exactly as it appears on the Form I-20 or the DS-2019.

Expiration Date (*if any*) (*mm/dd/yyyy*): Enter the expiration date, if any, of the List A document. The document is not acceptable if it has already expired. If the document does not contain an expiration date, enter N/A in this field. If the document uses text rather than a date to indicate when it expires, enter the text as shown on the document, such as "D/S" (which means, "duration of status"). For a receipt, enter the expiration date of the receipt validity period as described above. If the employee presented a combination of documents, use the second and third Expiration Date fields as necessary. If the document presented was a Form I-20 or DS-2019, enter the program end date here.

List B - Identity: If the employee presented an acceptable document from List B or an acceptable receipt for the application to replace a lost, stolen, or destroyed List B document, enter the document information in this column. If a parent or legal guardian attested to the identity of an employee who is an <u>individual under age 18</u> or certain <u>employees with disabilities</u> in Section 1, enter either "Individual under age 18" or "Special Placement" in this field. Refer to the <u>Handbook for Employers: Guidance for Completing Form I-9 (M-274)</u> for more guidance on individuals under age 18 and certain person with disabilities.

If you enter document information in the List B column, you must also enter document information in the List C column. If an employee presents acceptable List B and List C documents, do not ask the employees to present a List A document. If you enter document information in List B, you should not enter document information or N/A in List A. If you complete Section 2 using a computer, a selection in List B will fill all the fields in the List A column with N/A.

**Document Title:** If the employee presented a document from List B, enter the title of the List B document or receipt in this field. The abbreviations provided are available in the dropdown when the form is completed on a computer. When completing the form on paper, you may choose to use these abbreviations or any other common abbreviations to document the document title or issuing authority.

Full name of List B Document	Abbreviations
Driver's license issued by a State or outlying possession of the United States	Driver's license issued by state/territory
ID card issued by a State or outlying possession of the United States	ID card issued by state/territory
ID card issued by federal, state, or local government agencies or entities (Note: This selection does not include the driver's license or ID card issued by a State or outlying possession of the United States as described in B1 of the List of Acceptable Documents.)	Government ID
School ID card with photograph	School ID
Voter's registration card	Voter registration card
U.S. Military card	U.S. Military card
U.S. Military draft record	U.S. Military draft record
Military dependent's ID card	Military dependent's ID card
U.S. Coast Guard Merchant Mariner Card	USCG Merchant Mariner card
Native American tribal document	Native American tribal document
Driver's license issued by a Canadian government authority	Canadian driver's license
School record (for persons under age 18 who are unable to present a document listed above)	School record (under age 18)
Report card (for persons under age 18 who are unable to present a document listed above)	Report card (under age 18)
Clinic record (for persons under age 18 who are unable to present a document listed above)	Clinic record (under age 18)
Doctor record (for persons under age 18 who are unable to present a document listed above)	Doctor record (under age 18)
Hospital record (for persons under age 18 who are unable to present a document listed above)	Hospital record (under age 18)
Day-care record (for persons under age 18 who are unable to present a document listed above)	Day-care record (under age 18)
Nursery school record (for persons under age 18 who are unable to present a document listed above)	Nursery school record (under age 18)

Full name of List B Document	Abbreviations			
Individual under age 18 endorsement by parent or guardian	Individual under Age 18			
Special placement endorsement for persons with disabilities	Special Placement			
Receipt for the application to replace a lost, stolen or damaged Driver's License issued by a State or outlying possession of the United States	Receipt: Replacement driver's license			
Receipt for the application to replace a lost, stolen or damaged ID card issued by a State or outlying possession of the United States	Receipt: Replacement ID card			
Receipt for the application to replace a lost, stolen or damaged ID card issued by federal, state, or local government agencies or entities	Receipt: Replacement Gov't ID			
Receipt for the application to replace a lost, stolen or damaged School ID card with photograph	Receipt: Replacement School ID			
Receipt for the application to replace a lost, stolen or damaged Voter's registration card	Receipt: Replacement Voter reg. card			
Receipt for the application to replace a lost, stolen or damaged U.S. Military card	Receipt: Replacement U.S. Military card			
Receipt for the application to replace a lost, stolen or damaged Military dependent's ID card	Receipt: Replacement U.S. Military dep. card			
Receipt for the application to replace a lost, stolen or damaged U.S. Military draft record	Receipt: Replacement Military draft record			
Receipt for the application to replace a lost, stolen or damaged U.S. Coast Guard Merchant Mariner Card	Receipt: Replacement Merchant Mariner card			
Receipt for the application to replace a lost, stolen or damaged Driver's license issued by a Canadian government authority	Receipt: Replacement Canadian DL			
Receipt for the application to replace a lost, stolen or damaged Native American tribal document	Receipt: Replacement Native American tribal doc			
Receipt for the application to replace a lost, stolen or damaged School record (for persons under age 18 who are unable to present a document listed above)	Receipt: Replacement School record (under age 18)			
Receipt for the application to replace a lost, stolen or damaged Report card (for persons under age 18 who are unable to present a document listed above)	Receipt: Replacement Report card (under age 18)			
Receipt for the application to replace a lost, stolen or damaged Clinic record (for persons under age 18 who are unable to present a document listed above)	Receipt: Replacement Clinic record (under age 18)			
Receipt for the application to replace a lost, stolen or damaged Doctor record (for persons under age 18 who are unable to present a document listed above)	Receipt: Replacement Doctor record (under age 18)			
Receipt for the application to replace a lost, stolen or damaged Hospital record (for persons under age 18 who are unable to present a document listed above)	Receipt: Replacement Hospital record (under age 18)			
Receipt for the application to replace a lost, stolen or damaged Day- care record (for persons under age 18 who are unable to present a document listed above)	Receipt: Replacement Day-care record (under age 18)			
Receipt for the application to replace a lost, stolen or damaged Nursery school record (for persons under age 18 who are unable to present a document listed above)	Receipt: Replacement Nursery school record (under age 18)			

**Issuing Authority:** Enter the issuing authority of the List B document or receipt. The issuing authority is the entity that issued the document. If the employee presented a document that is issued by a state agency, include the state as part of the issuing authority.

**Document Number:** Enter the document number, if any, of the List B document or receipt exactly as it appears on the document. If the document does not contain a number, enter N/A in this field.

**Expiration Date (if any) (mm/dd/yyyy):** Enter the expiration date, if any, of the List B document. The document is not acceptable if it has already expired. If the document does not contain an expiration date, enter N/A in this field. For a receipt, enter the expiration date of the receipt validity period as described in the Receipt section above.

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List C - Employment Authorization: If the employee presented an acceptable document from List C, or an acceptable receipt for the application to replace a lost, stolen, or destroyed List C document, enter the document information in this column. If you enter document information in the List C column, you must also enter document information in the List B column. If an employee presents acceptable List B and List C documents, do not ask the employee to present a list A document. If you enter document information in List C, you should not enter document information or N/A in List A. If you complete Section 2 using a computer, a selection in List C will fill all the fields in the List A column with N/A.

**Document Title:** If the employee presented a document from List C, enter the title of the List C document or receipt in this field. The abbreviations provided are available in the dropdown when the form is completed on a computer. When completing the form on paper, you may choose to use these abbreviations or any other common abbreviations to document the document title or issuing authority. If you are completing the form on a computer, and you select an Employment authorization document issued by DHS, the field will populate with List C #7 and provide a space for you to enter a description of the documentation the employee presented. Refer to the M-274 for guidance on entering List C #7 documentation.

Full name of List C Document	Abbreviations		
Social Security Account Number card without restrictions	(Unrestricted) Social Security Card		
Certification of Birth Abroad (Form FS-545)	Form FS-545		
Certification of Report of Birth (Form DS-1350)	Form DS-1350		
Consular Report of Birth Abroad (Form FS-240)	Form FS-240		
Original or certified copy of a U.S. birth certificate bearing an official seal	Birth Certificate		
Native American tribal document	Native American tribal document		
U.S. Citizen ID Card (Form I-197)	Form I-197		
Identification Card for use of Resident Citizen in the United States (Form I-179)	Form I-179		
Employment authorization document issued by DHS (List C #7) (Note: This selection does not include the Employment Authorization Document (Form I-766) from List A.)	Employment Auth. document (DHS) List C #7		
Receipt for the application to replace a lost, stolen or damaged Social Security Account Number Card without restrictions	Receipt: Replacement Unrestricted SS Card		
Receipt for the application to replace a lost, stolen or damaged Original or certified copy of a U.S. birth certificate bearing an official seal	Receipt: Replacement Birth Certificate		
Receipt for the application to replace a lost, stolen or damaged Native American Tribal Document	Receipt: Replacement Native American Tribal Doc.		
Receipt for the application to replace a lost, stolen or damaged Employment Authorization Document issued by DHS	Receipt: Replacement Employment Auth. Doc. (DHS)		

**Issuing Authority:** Enter the issuing authority of the List C document or receipt. The issuing authority is the entity that issued the document.

**Document Number:** Enter the document number, if any, of the List C document or receipt exactly as it appears on the document. If the document does not contain a number, enter N/A in this field.

Expiration Date (*if any*) (*mm/dd/yyyy*): Enter the expiration date, if any, of the List C document. The document is not acceptable if it has already expired, unless USCIS has extended the expiration date on the document. For instance, if a conditional resident presents a Form I-797 extending his or her conditional resident status with the employee's expired Form I-551, enter the future expiration date as indicated on the Form I-797. If the document has no expiration date, enter N/A in this field. For a receipt, enter the expiration date of the receipt validity period as described in the Receipt section above.

Additional Information: Use this space to notate any additional information required for Form I-9 such as:

- Employment authorization extensions for Temporary Protected Status beneficiaries, F-1 OPT STEM students, CAP-GAP, H-1B and H-2A employees continuing employment with the same employer or changing employers, and other nonimmigrant categories that may receive extensions of stay
- Additional document(s) that certain nonimmigrant employees may present
- Discrepancies that E-Verify employers must notate when participating in the IMAGE program
- Employee termination dates and form retention dates
- E-Verify case number, which may also be entered in the margin or attached as a separate sheet per E-Verify requirements and your chosen business process
- Any other comments or notations necessary for the employer's business process

You may leave this field blank if the employee's circumstances do not require additional notations.

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#### Entering Information in the Employer Certification

Employee's First Day of Employment: Enter the employee's first day of employment as a 2-digit month, 2-digit day and 4-digit year (mm/dd/yyyy).

Signature of Employer or Authorized Representative: Review the form for accuracy and completeness. The person who physically examines the employee's original document(s) and completes Section 2 must sign his or her name in this field. If you used a form obtained from the USCIS website, you must print the form to sign your name in this field. By signing Section 2, you attest under penalty of perjury (28 U.S.C. § 1746) that you have physically examined the documents presented by the employee, the document(s) reasonably appear to be genuine and to relate to the employee named, that to the best of your knowledge the employee is authorized to work in the United States, that the information you entered in Section 2 is complete, true and correct to the best of your knowledge, and that you are aware that you may face severe penalties provided by law and may be subject to criminal prosecution for knowingly and willfully making false statements or knowingly accepting false documentation when completing this form.

**Today's Date:** The person who signs Section 2 must enter the date he or she signed Section 2 in this field. Do not backdate this field. If you used a form obtained from the USCIS website, you must print the form to write the date in this field. Enter the date as a 2-digit month, 2-digit day and 4-digit year (mm/dd/yyyy). For example, enter January 8, 2014 as 01/08/2014.

Title of Employer or Authorized Representative: Enter the title, position or role of the person who physically examines the employee's original document(s), completes and signs Section 2.

Last Name of the Employer or Authorized Representative: Enter the full legal last name of the person who physically examines the employee's original documents, completes and signs Section 2. Last name refers to family name or surname. If the person has two last names or a hyphenated last name, include both names in this field.

First Name of the Employer or Authorized Representative: Enter the full legal first name of the person who physically examines the employee's original documents, completes, and signs Section 2. First name refers to the given name.

Employer's Business or Organization Name: Enter the name of the employer's business or organization in this field.

**Employer's Business or Organization Address (***Street Name and Number***):** Enter an actual, physical address of the employer. If your company has multiple locations, use the most appropriate address that identifies the location of the employer. Do not provide a P.O. Box address.

**City or Town:** Enter the city or town for the employer's business or organization address. If the location is not a city or town, you may enter the name of the village, county, township, reservation, etc, that applies.

**State:** Enter the two-character abbreviation of the state for the employer's business or organization address.

**ZIP Code:** Enter the 5-digit ZIP code for the employer's business or organization address.

#### **Completing Section 3: Reverification and Rehires**

Section 3 applies to both reverification and rehires. When completing this section, you must also complete the Last Name, First Name and Middle Initial fields in the Employee Info from Section 1 area at the top of Section 2, leaving the Citizenship/ Immigration Status field blank. When completing Section 3 in either a reverification or rehire situation, if the employee's name has changed, record the new name in Block A.

#### Reverification

Reverification in Section 3 must be completed prior to the earlier of:

- The expiration date, if any, of the employment authorization stated in Section 1, or
- The expiration date, if any, of the List A or List C employment authorization document recorded in Section 2 (with some exceptions listed below).

Some employees may have entered "N/A" in the expiration date field in Section 1 if they are aliens whose employment authorization does not expire, e.g. asylees, refugees, certain citizens of the Federated States of Micronesia, the Republic of the Marshall Islands, or Palau. Reverification does not apply for such employees unless they choose to present evidence of employment authorization in Section 2 that contains an expiration date and requires reverification, such as Form I-766, Employment Authorization Document.

You should not reverify U.S. citizens and noncitizen nationals, or lawful permanent residents (including conditional residents) who presented a Permanent Resident Card (Form I-551). Reverification does not apply to List B documents.

For reverification, an employee must present an unexpired document(s) (or a receipt) from either List A or List C showing he or she is still authorized to work. You CANNOT require the employee to present a particular document from List A or List C. The employee is also not required to show the same type of document that he or she presented previously. See specific instructions on how to complete Section 3 below.

#### Rehires

If you rehire an employee within three years from the date that the Form I-9 was previously executed, you may either rely on the employee's previously executed Form I-9 or complete a new Form I-9.

If you choose to rely on a previously completed Form I-9, follow these guidelines.

- If the employee remains employment authorized as indicated on the previously executed Form I-9, the employee does not need to provide any additional documentation. Provide in Section 3 the employee's rehire date, any name changes if applicable, and sign and date the form.
- If the previously executed Form I-9 indicates that the employee's employment authorization from Section 1 or employment authorization documentation from Section 2 that is subject to reverification has expired, then reverification of employment authorization is required in Section 3 in addition to providing the rehire date. If the previously executed Form I-9 is not the current version of the form, you must complete Section 3 on the current version of the form.
- If you already used Section 3 of the employee's previously executed Form I-9, but are rehiring the employee within three years of the original execution of Form I-9, you may complete Section 3 on a new Form I-9 and attach it to the previously executed form.

Employees rehired after three years of original execution of the Form I-9 must complete a new Form I-9.

Complete each block in Section 3 as follows:

**Block** A - New Name: If an employee who is being reverified or rehired has also changed his or her name since originally completing Section 1 of this form, complete this block with the employee's new name. Enter only the part of the name that has changed, for example: if the employee changed only his or her last name, enter the last name in the Last Name field in this Block, then enter N/A in the First Name and Middle Initial fields. If the employee has not changed his or her name, enter N/A in each field of Block A.

**Block B - Date of Rehire:** Complete this block if you are rehiring an employee within three years of the date Form I-9 was originally executed. Enter the date of rehire in this field. Enter N/A in this field if the employee is not being rehired.

**Block C** - Complete this block if you are reverifying expiring or expired employment authorization or employment authorization documentation of a current or rehired employee. Enter the information from the List A or List C document(s) (or receipt) that the employee presented to reverify his or her employment authorization. All documents must be unexpired.

**Document Title:** Enter the title of the List A or C document (or receipt) the employee has presented to show continuing employment authorization in this field.

**Document Number:** Enter the document number, if any, of the document you entered in the Document Title field exactly as it appears on the document. Enter N/A if the document does not have a number.

Expiration Date (*if any*) (*mm/dd/yyyy*): Enter the expiration date, if any, of the document you entered in the Document Title field as a 2-digit month, 2-digit day, and 4-digit year (mm/dd/yyyy). If the document does not contain an expiration date, enter N/A in this field.

Signature of Employer or Authorized Representative: The person who completes Section 3 must sign in this field. If you used a form obtained from the USCIS website, you must print Section 3 of the form to sign your name in this field. By signing Section 3, you attest under penalty of perjury (28 U.S.C. §1746) that you have examined the documents presented by the employee, that the document(s) reasonably appear to be genuine and to relate to the employee named, that to the best of your knowledge the employee is authorized to work in the United States, that the information you entered in Section 3 is complete, true and correct to the best of your knowledge, and that you are aware that you may face severe penalties provided by law and may be subject to criminal prosecution for knowingly and willfully making false statements or knowingly accepting false documentation when completing this form.

**Today's Date:** The person who completes Section 3 must enter the date Section 3 was completed and signed in this field. Do not backdate this field. If you used a form obtained from the USCIS website, you must print Section 3 of the form to enter the date in this field. Enter the date as a 2-digit month, 2-digit day, and 4-digit year (mm/dd/yyyy). For example, enter January 8, 2014 as 01/08/2014.

Name of Employer or Authorized Representative: The person who completed, signed and dated Section 3 must enter his or her name in this field.

#### What is the Filing Fee?

There is no fee for completing Form I-9. This form is not filed with USCIS or any government agency. Form I-9 must be retained by the employer and made available for inspection by U.S. Government officials as specified in the "DHS Privacy Notice" below.

#### **USCIS Forms and Information**

For additional guidance about Form I-9, employers and employees should refer to the *Handbook for Employers: Guidance for Completing Form I-9 (M-274)* or USCIS' Form I-9 website at https://www.uscis.gov/i-9-central.

You can also obtain information about Form I-9 by e-mailing USCIS at <u>I-9Central@dhs.gov</u>, or by calling 1-888-464-4218 or 1-877-875-6028 (TTY).

You may download and obtain the English and Spanish versions of Form I-9, the *Handbook for Employers*, or the instructions to Form I-9 from the USCIS website at <a href="https://www.uscis.gov/i-9">https://www.uscis.gov/i-9</a>. To complete Form I-9 on a computer, you will need the latest version of Adobe Reader, which can be downloaded for free at <a href="http://get.adobe.com/reader/">http://get.adobe.com/reader/</a>. You may order paper forms at <a href="https://www.uscis.gov/forms/forms-by-mail">https://www.uscis.gov/forms/forms-by-mail</a> or by contacting the USCIS Contact Center at 1-800-375-5283 or 1-800-767-1833 (TTY).

Information about E-Verify, a web-based system that allows employers to confirm the eligibility of their employees to work in the United States, can be obtained at <a href="https://www.e-verify.gov">https://www.e-verify.gov</a> or by contacting E-Verify at <a href="https://www.e-verify.gov/contact-us">https://www.e-verify.gov/contact-us</a>.

Employees with questions about Form I-9 and/or E-Verify can reach the USCIS employee hotline by calling 1-888-897-7781 or 1-877-875-6028 (TTY).

# Photocopying Blank and Completed Forms I-9 and Retaining Completed Forms I-9

Employers may photocopy or print blank Forms I-9 for future use. All pages of the instructions and Lists of Acceptable Documents must be available, either in print or electronically, to all employees completing this form. Employers must retain each employee's completed Form I-9 for as long as the individual works for the employer and for a specified period after employment has ended. Employers are required to retain the pages of the form on which the employee and employer entered data. If copies of documentation presented by the employee are made, those copies must also be retained. Once the individual's employment ends, the employer must retain this form and attachments for either 3 years after the date of hire (i.e., first day of work for pay) or 1 year after the date employment ended, whichever is later. In the case of recruiters or referrers for a fee (only applicable to those that are agricultural associations, agricultural employers, or farm labor contractors), the retention period is 3 years after the date of hire (i.e., first day of work for pay).

Forms I-9 obtained from the USCIS website that are not printed and signed manually (by hand) are not considered complete. In the event of an inspection, retaining incomplete forms may make you subject to fines and penalties associated with incomplete forms.

Employers should ensure that information employees provide on Form I-9 is used only for Form I-9 purposes. Completed Forms I-9 and all accompanying documents should be stored in a safe, secure location.

Form I-9 may be generated, signed, and retained electronically, in compliance with Department of Homeland Security regulations at 8 CFR 274a.2.

#### **DHS Privacy Notice**

**AUTHORITIES:** The information requested on this form, and the associated documents, are collected under the Immigration Reform and Control Act of 1986, Pub. L. 99-603 (8 USC 1324a).

**PURPOSE:** The primary purpose for providing the requested information on this form is for employers to verify your identity and employment authorization. Consistent with the requirements of the Immigration Reform and Control Act of 1986, employers use the Form I-9 to document the verification of the identity and employment authorization for new employees to prevent the unlawful hiring, or recruiting or referring for a fee, of aliens who are not authorized to work in the United States. This form is completed by both the employer and employee, and is ultimately retained by the employer.

**DISCLOSURE:** The information you provide is voluntary. However, failure to provide the requested information, including your Social Security number (if applicable), and any requested evidence, may result in termination of employment. Failure of the employer to ensure proper completion of this form may result in the imposition of civil or criminal penalties against the employer. In addition, knowingly employing individuals who are not authorized to work in the United States may subject the employer to civil and/or criminal penalties.

**ROUTINE USES:** This information will be used by employers as a record of their basis for determining eligibility of an individual to work in the United States. The employer must retain this completed form and make it available for inspection by authorized officials of the Department of Homeland Security, Department of Labor, and Department of Justice, Civil Rights Division, Immigrant and Employee Rights Section. DHS may also share this information, as appropriate, for law enforcement purposes or in the interest of national security.

#### **Paperwork Reduction Act**

An agency may not conduct or sponsor an information collection and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The public reporting burden for this collection of information is estimated at 35 minutes per response, when completing the form manually, and 26 minutes per response when using a computer to aid in completion of the form, including the time for reviewing instructions and completing and retaining the form. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to: U.S. Citizenship and Immigration Services, Regulatory Coordination Division, Office of Policy and Strategy, 20 Massachusetts Avenue NW, Washington, DC 20529-2140; OMB No. 1615-0047. **Do not mail your completed Form I-9 to this address.** 



# **Employment Eligibility Verification**

#### **Department of Homeland Security**

U.S. Citizenship and Immigration Services

#### USCIS Form I-9

OMB No. 1615-0047 Expires 10/31/2022

▶ START HERE: Read instructions carefully before completing this form. The instructions must be available, either in paper or electronically, during completion of this form. Employers are liable for errors in the completion of this form.

**ANTI-DISCRIMINATION NOTICE:** It is illegal to discriminate against work-authorized individuals. Employers **CANNOT** specify which document(s) an employee may present to establish employment authorization and identity. The refusal to hire or continue to employ an individual because the documentation presented has a future expiration date may also constitute illegal discrimination.

Section 1. Employee Information and Attestation (Employees must complete and sign Section 1 of Form I-9 no later than the first day of employment, but not before accepting a job offer.)									
First Name (Given Nam	Middle Initial	Other Last Names Used (if any)							
Apt. Number City or Town				State	ZIP Code				
curity Number Employee's E-mail Address			Employee's Telephone Number						
I am aware that federal law provides for imprisonment and/or fines for false statements or use of false documents in connection with the completion of this form.									
I attest, under penalty of perjury, that I am (check one of the following boxes):									
1. A citizen of the United States									
2. A noncitizen national of the United States (See instructions)									
3. A lawful permanent resident (Alien Registration Number/USCIS Number):									
• • •			_						
,	,			0	R Code - Section 1				
•		,			ot Write In This Space				
:									
		Today's Date	Today's Date (mm/dd/yyyy)						
Preparer and/or Translator Certification (check one):  I did not use a preparer or translator.  A preparer(s) and/or translator(s) assisted the employee in completing Section 1.  (Fields below must be completed and signed when preparers and/or translators assist an employee in completing Section 1.)									
I attest, under penalty of perjury, that I have assisted in the completion of Section 1 of this form and that to the best of my knowledge the information is true and correct.									
	First Na	First Name (Given Name)							
	City or Town			State	ZIP Code				
	First Name (Given Name Apt. Number Apt. Number Employer imprisonment and/ofform.  am (check one of the ation date, if applicable, ation date, if applicable, ation date field. (See instructions) are of the following documer OR Form I-94 Admissions of the Admissions of the Apreparer(s) and/or traced when preparers are ave assisted in the	First Name (Given Name)  Apt. Number City or Town  City or	First Name (Given Name)  Apt. Number  City or Town  Apt. Number  City or Town  Employee's E-mail Address  Cimprisonment and/or fines for false statements of form.  Am (check one of the following boxes):  So (See instructions)  Gistration Number/USCIS Number):  Ation date, if applicable, mm/dd/yyyy):  Ation date field. (See instructions)  The of the following document numbers to complete Form 1-94 Passport Number OR Foreign	First Name (Given Name)  Apt. Number  City or Town  City o	First Name (Given Name)  Apt. Number   City or Town   State    Apt. Number   City or Town   State    Apt. Number   Employee's E-mail Address   Employee's    Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or fines for false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements or use of false do form.  Imprisonment and/or false statements o				

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Employer Completes Next Page

STOP

Form I-9 10/21/2019 Page 1 of 3



# **Employment Eligibility Verification Department of Homeland Security**

U.S. Citizenship and Immigration Services

#### USCIS Form I-9

OMB No. 1615-0047 Expires 10/31/2022

#### Section 2. Employer or Authorized Representative Review and Verification (Employers or their authorized representative must complete and sign Section 2 within 3 business days of the employee's first day of employment. You must physically examine one document from List A OR a combination of one document from List B and one document from List C as listed on the "Lists of Acceptable Documents.") Last Name (Family Name) M.I. First Name (Given Name) Citizenship/Immigration Status **Employee Info from Section 1** OR I ist A List B **AND** List C Identity **Identity and Employment Authorization Employment Authorization** Document Title Document Title Document Title Issuing Authority Issuing Authority Issuing Authority Document Number Document Number Document Number Expiration Date (if any) (mm/dd/yyyy) Expiration Date (if any) (mm/dd/yyyy) Expiration Date (if any) (mm/dd/yyyy) **Document Title** QR Code - Sections 2 & 3 Additional Information Issuing Authority Do Not Write In This Space Document Number Expiration Date (if any) (mm/dd/yyyy) **Document Title** Issuing Authority Document Number Expiration Date (if any) (mm/dd/yyyy) Certification: I attest, under penalty of perjury, that (1) I have examined the document(s) presented by the above-named employee, (2) the above-listed document(s) appear to be genuine and to relate to the employee named, and (3) to the best of my knowledge the employee is authorized to work in the United States. The employee's first day of employment (mm/dd/yyyy): (See instructions for exemptions) Signature of Employer or Authorized Representative Today's Date (mm/dd/yyyy) Title of Employer or Authorized Representative Last Name of Employer or Authorized Representative First Name of Employer or Authorized Representative Employer's Business or Organization Name State Employer's Business or Organization Address (Street Number and Name) City or Town ZIP Code Section 3. Reverification and Rehires (To be completed and signed by employer or authorized representative.) B. Date of Rehire (if applicable) A. New Name (if applicable) Last Name (Family Name) Middle Initial Date (mm/dd/yyyy) First Name (Given Name) C. If the employee's previous grant of employment authorization has expired, provide the information for the document or receipt that establishes continuing employment authorization in the space provided below. **Document Title Document Number** Expiration Date (if any) (mm/dd/yyyy) I attest, under penalty of perjury, that to the best of my knowledge, this employee is authorized to work in the United States, and if

Name of Employer or Authorized Representative

the employee presented document(s), the document(s) I have examined appear to be genuine and to relate to the individual.

Today's Date (mm/dd/yyyy)

Signature of Employer or Authorized Representative

# LISTS OF ACCEPTABLE DOCUMENTS All documents must be UNEXPIRED

Employees may present one selection from List A or a combination of one selection from List B and one selection from List C.

	LIST A  Documents that Establish  Both Identity and  Employment Authorization	OR	LIST B Documents that Establ Identity	ish ANE	LIST C Documents that Establish Employment Authorization
2.	U.S. Passport or U.S. Passport Card  Permanent Resident Card or Alien Registration Receipt Card (Form I-551)  Foreign passport that contains a temporary I-551 stamp or temporary		Driver's license or ID card iss State or outlying possession United States provided it con photograph or information su name, date of birth, gender, h color, and address	of the tains a ch as neight, eye	A Social Security Account Number card, unless the card includes one of the following restrictions:     (1) NOT VALID FOR EMPLOYMENT     (2) VALID FOR WORK ONLY WITH INS AUTHORIZATION
4.	I-551 printed notation on a machine- readable immigrant visa  Employment Authorization Document that contains a photograph (Form I-766)		. ID card issued by federal, sta government agencies or entit provided it contains a photog information such as name, da gender, height, eye color, and	ies, raph or ate of birth, d address	<ul> <li>(3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION</li> <li>2. Certification of report of birth issued by the Department of State (Forms DS-1350, FS-545, FS-240)</li> </ul>
5.	For a nonimmigrant alien authorized to work for a specific employer because of his or her status:  a. Foreign passport; and b. Form I-94 or Form I-94A that has		<ul> <li>School ID card with a photog</li> <li>Voter's registration card</li> <li>U.S. Military card or draft reco</li> <li>Military dependent's ID card</li> </ul>		3. Original or certified copy of birth certificate issued by a State, county, municipal authority, or territory of the United States bearing an official seal
	the following: (1) The same name as the passport; and		U.S. Coast Guard Merchant I Card  Native American tribal docum	nent	<ol> <li>Native American tribal document</li> <li>U.S. Citizen ID Card (Form I-197)</li> <li>Identification Card for Use of</li> </ol>
	(2) An endorsement of the alien's nonimmigrant status as long as that period of endorsement has not yet expired and the proposed employment is not in conflict with any restrictions or limitations identified on the form.		Driver's license issued by a C government authority  For persons under age 18 unable to present a document and a document	who are	Resident Citizen in the United States (Form I-179)  7. Employment authorization document issued by the Department of Homeland Security
6.	Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI		School record or report card     Clinic, doctor, or hospital rec     Day-care or nursery school	cord	,

Examples of many of these documents appear in the Handbook for Employers (M-274).

Refer to the instructions for more information about acceptable receipts.

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# LISTS OF ACCEPTABLE DOCUMENTS All documents must be UNEXPIRED

Employees may present one selection from List A or a combination of one selection from List B and one selection from List C.

	LIST A  Documents that Establish  Both Identity and  Employment Authorization	OR	LIST B Documents that Establish Identity	ID	LIST C Documents that Establish Employment Authorization
	U.S. Passport or U.S. Passport Card  Permanent Resident Card or Alien  Registration Receipt Card (Form I-551)		Driver's license or ID card issued by a     State or outlying possession of the     United States provided it contains a     photograph or information such as     name, date of birth, gender, height, eye	1.	A Social Security Account Number card, unless the card includes one of the following restrictions:  (1) NOT VALID FOR EMPLOYMENT
3.	Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machine-readable immigrant visa		color, and address  2. ID card issued by federal, state or local government agencies or entities, provided it contains a photograph or		<ul><li>(2) VALID FOR WORK ONLY WITH INS AUTHORIZATION</li><li>(3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION</li></ul>
4.	Employment Authorization Document that contains a photograph (Form I-766)		information such as name, date of birth, gender, height, eye color, and address	2.	Certification of report of birth issued by the Department of State (Forms DS-1350, FS-545, FS-240)
5.	For a nonimmigrant alien authorized to work for a specific employer because of his or her status:  a. Foreign passport; and		<ol> <li>School ID card with a photograph</li> <li>Voter's registration card</li> <li>U.S. Military card or draft record</li> <li>Military dependent's ID card</li> </ol>	3.	Original or certified copy of birth certificate issued by a State, county, municipal authority, or territory of the United States bearing an official seal
	<ul><li>b. Form I-94 or Form I-94A that has the following:</li><li>(1) The same name as the passport; and</li></ul>		7. U.S. Coast Guard Merchant Mariner Card	4. 5.	Native American tribal document  U.S. Citizen ID Card (Form I-197)
	(2) An endorsement of the alien's nonimmigrant status as long as that period of endorsement has		Native American tribal document     Driver's license issued by a Canadian government authority	6.	Identification Card for Use of Resident Citizen in the United States (Form I-179)
	not yet expired and the proposed employment is not in conflict with any restrictions or limitations identified on the form.		For persons under age 18 who are unable to present a document listed above:	7.	Employment authorization document issued by the Department of Homeland Security
6.	Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI		<ul><li>10. School record or report card</li><li>11. Clinic, doctor, or hospital record</li><li>12. Day-care or nursery school record</li></ul>		

Examples of many of these documents appear in Part 13 of the Handbook for Employers (M-274).

Refer to the instructions for more information about acceptable receipts.

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# **Appendix B:** M-274 U.S. Citizenship and Immigration Services Handbook for Employers, **Instructions for Completing the Form I-9** (rev. 01/22/2017)



# Handbook for Employers

Guidance for Completing Form I-9 (Employment Eligibility Verification Form)



# Obtaining Forms and Updates

You may get electronic copies of English and Spanish versions of Form I-9 from the U.S. Citizenship and Immigration Services (USCIS) website uscis.gov. To order Form I-9 by telephone, call the USCIS Forms Request Line toll-free at 800-870-3676.

Because immigration law and employment eligibility verification regulations can change over time, we encourage you to periodically check I-9 Central at uscis.gov/i-9-central for updated information.

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#### Part One

# Why Employers Must Verify Employment Authorization and Identity of New Employees

In 1986, Congress reformed U.S. immigration laws. These reforms, the result of a bipartisan effort, preserved the tradition of legal immigration while seeking to close the door to illegal entry. The employer sanctions provisions, found in section 274A of the Immigration and Nationality Act (INA), were added by the Immigration Reform and Control Act of 1986 (IRCA). These provisions further changed with the passage of the Immigration Act of 1990 and the Illegal Immigration Reform and Immigrant Responsibility Act (IIRIRA) of 1996.

Employment is often the magnet that attracts individuals to reside in the United States illegally. The purpose of the employer sanctions law is to remove this magnet by requiring employers to hire only individuals who may legally work here: U.S. citizens, noncitizen nationals, lawful permanent residents, and aliens authorized to work. To comply with the law, employers must verify the identity and employment authorization of each person they hire, complete and retain a Form I-9, Employment Eligibility Verification, for each employee, and refrain from discriminating against individuals on the basis of national origin or citizenship. At the same time that it created employer sanctions, Congress also prohibited employment discrimination based on citizenship, immigration status, and national origin. This part of the law is referred to as the anti-discrimination provisions. (See Part Four for more information on unlawful discrimination.)

This handbook provides guidance on how to properly complete Form I-9, which helps employers verify that individuals are authorized to work in the United States. Every employer must complete a Form I-9 for every new employee you hire after Nov. 6, 1986. This includes U. S. citizens and noncitizen nationals who are automatically eligible for employment in the United States.

Form I-9, instructions and this M-274 are available for download from the USCIS website at uscis.gov/i-9-central. Employers may also call the USCIS Forms Request Line toll-free at 800-870-3676 to get print versions of Form I-9 and instructions.

Employers must use the current version of Form I-9. A revision date with an "N" next to it indicates that all

previous versions with earlier revision dates are no longer valid. You may also use subsequent versions that have a "Y" next to the revision date.

Form I-9 is available in English and Spanish. Employers in the United States and U.S. territories may use the Spanish version of Form I-9 as a translation guide for Spanish-speaking employees, but must complete and retain the English version. Employers in Puerto Rico may use either the Spanish or the English version of Form I-9 to verify new employees.

#### **The Homeland Security Act**

The Homeland Security Act of 2002 created an executive department combining numerous federal agencies with a mission dedicated to homeland security. On March 1, 2003, the authorities of the former Immigration and Naturalization Service (INS) were transferred to three new agencies in the U.S. Department of Homeland Security (DHS): U.S. Citizenship and Immigration Services (USCIS), U.S. Customs and Border Protection (CBP), and U.S. Immigration and Customs Enforcement (ICE). The two DHS immigration components most involved with the matters discussed in this handbook are USCIS and ICE. USCIS is responsible for most documentation of alien employment authorization, for Form I-9, and for the E-Verify employment eligibility verification program. ICE is responsible for enforcement of the penalty provisions of section 274A of the INA and for other immigration enforcement within the United States.

Under the Homeland Security Act, the U. S. Department of Justice (DOJ) retained certain important responsibilities related to Form I-9 as well. In particular, the Immigrant and Employee Rights Section (IER) in the Department of Justice's Civil Rights Division is responsible for enforcement of the anti-discrimination provision in section 274B of the INA, while the Executive Office for Immigration Review (EOIR) is responsible for the administrative adjudication of cases under sections 274A, 274B, and 274C (civil document fraud) of the INA.

#### **Part Two**

# Completing Form I-9

You must complete Form I-9 each time you hire any person to perform labor or services in the United States in return for wages or other remuneration. Remuneration is anything of value given in exchange for labor or services, including food and lodging The requirement to complete Form I-9 applies to new employees hired after Nov. 6, 1986. This requirement does not apply to employees hired on or before Nov. 6, 1986, who are continuing in their employment and have a reasonable expectation of employment at all times.

Ensure that the employee completes Section 1 of Form I-9 at the time of hire. "Hire" means the beginning of employment in exchange for wages or other remuneration. The time of hire is noted on the form as the first day of employment. Employees may complete Section 1 before the time of hire, but no earlier than acceptance of the job offer. Review the employee's document(s) and fully complete Section 2 within three business days of the hire. For example, if the employee begins employment on Monday, you must complete Section 2 by Thursday.

If you hire a person for fewer than three business days, Sections 1 and 2 must be fully completed at the time of hire – in other words, by the first day employment for pay.

Do not complete a Form I-9 for employees who are:

- Hired on or before Nov. 6, 1986, (or on or before Nov. 27, 2007 if employment is in the Commonwealth of the Northern Mariana Islands (CNMI)) who are continuing in their employment and have a reasonable expectation of employment at all times;
- 2. Employed for casual domestic work in a private home on a sporadic, irregular or intermittent basis;
- 3. Independent contractors;
- 4. Employed by a contractor providing contract services (such as employee leasing or temporary agencies) and are providing labor to you; or
- 5. Not physically working on U.S. soil.

**NOTE:** You cannot hire an individual who you know is not authorized to work in the United States.

#### **Completing Section 1**

Have the employee complete Section 1 at the time of hire (by the first day of their employment for pay) by filling in the correct information and signing and dating the form. If the employee enters the information by hand, ensure that the employee prints the information clearly.

A preparer and/or translator may help an employee complete Form I-9. The preparer and/or translator must read the form to the employee, assist them in completing Section 1, and have the employee sign or mark the form where appropriate. The preparer and/or translator must then complete the Preparer and/or Translator Certification block. If the employee used multiple preparers or translator, each subsequent preparer and/or translator must complete a separate Preparer/Translator Certification block on a Form I-9 Supplement and attach the Supplement to the employee's form.

You are responsible for reviewing and ensuring that your employee fully and properly completes Section 1.

**NOTE:** Employees may voluntarily provide their Social Security numbers on Form I-9 unless you participate in the E-Verify program. Employees must provide E-Verify employers with their Social Security numbers. Employees who can satisfy Form I-9 requirements may work while awaiting their Social Security numbers.

You may not ask employees to provide you a specific document with their Social Security number on it. To do so may constitute unlawful discrimination. For more information on E-Verify, see Part Six. For more information on unlawful discrimination, see Part Four. Providing an e-mail address or telephone number in Section 1 is voluntary.

Last Name (Family Name)		First Name (Gi	ven Name)		Middle Initial	NOTE STATE OF THE PARTY.	Name	s Used (if any)
Washington		George	- 1		Α	N/A		
Address (Street Number and 123 Star Spangle)	100 A 100 A	Apt. N	WENT REAL PROPERTY.	ity or Town <b>Nestmo</b>	reland	17.0	/A	ZIP Code 20002
Date of Birth (mm/dd/yyyy) 02/02/1982		curity Number 5 - 6 789		s E-mail Add	ress Pemail.co	100		Telephone Numbe
am aware that federal la connection with the com attest, under penalty of	pletion of this	form.				or use of fal	se do	cuments in
1. A citizen of the United	States							
2. A noncitizen national o	f the United State	es (See instruction	is)					
3. A lawful permanent res	ident (Alien R	egistration Numbe	r/USCIS Nur	nber):			21	
4. An alien authorized to Some aliens may write				SOUTH TO THE		_		
Aliens authorized to work m An Alien Registration Number OR  2. Form I-94 Admission Nur OR	er/USCIS Numbe	r OR Form I-94 A					De	Net Write In This Space
3. Foreign Passport Numbe Country of Issuance:								
Country of Issuance:	rge Wash	ingtan			Today's Dat	te (mm/dd/yyy	0	1/22/2017
Signature of Employee Secondary of Issuance:  Preparer and/or Training I did not use a preparer or (Fields below must be con	nslator Certi translator. () npleted and sign	ification (che A preparer(s) a ned when prepa	nd/or translat rers and/or	or(s) assisted translators	I the employee in	completing S	ection	1. g Section 1.)
Country of Issuance.  Signature of Employee Geo  Preparer and/or Train  I did not use a preparer or Fields below must be commuted, and a preparer of the contract of the contr	translator Certi translator. [] inpleted and sig- perjury, that I on is true and	ification (che A preparer(s) a ned when preparer have assisted	nd/or translat rers and/or	or(s) assisted translators	I the employee in	completing S oyee in com	ection o <i>letin</i> i that	1. g Section 1.) to the best of m
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Figure 1: Completing Section 1: Employee Information and Attestation

- Have the employee enter their full legal name and other last names that they have used in the past or present (such as a maiden name) if any.
  - Have employees with two last names (family names) include both in the Last Name field. Employees who hyphenate their last names should include the hyphen (-) between the names. Employees with only one name should enter it in the Last Name field and enter "Unknown" in the First Name field. "Unknown" may not be entered in both the Last Name and the First Name fields.
  - Employees with two first names (given names) should include both in the First Name field. Employees who hyphenate their first name should include the hyphen (-) between the names.
  - Have the employee enter their middle initial in the Middle Initial Field. Enter "N/A" if the employee does not have a middle initial.

- Have the employee enter their maiden name or any other legal last name they may have used in the Other Last Names Used field. Enter "N/A" if the employee has not used other last names.
- The employee should enter their home address, apt number, city or town, state and ZIP Code Employees who have no Apt. Number should enter "N/A" in that field. Employees who do not have a street address should enter a description of the location of their residence, such as "Two miles south of I-81, near the water tower."
- Employees should enter their date of birth as a two-digit month, two-digit day, and four-digit year: (mm/dd/yyyy) in this field. For example January 8, 1980 should be entered as 01/08/1980. Employees may voluntarily provide a Social Security number unless the employer participates in E-Verify. If the employer participates in E-Verify and:
  - The employee has been issued a Social Security number, they must provide it on Form I-9; or
  - The employee has applied for, but has not yet received the Social Security number, have the employee leave this field blank. Employees who can satisfy Form I-9 requirements may work while awaiting their Social Security numbers.

It is optional for the employee to provide an email address and telephone number in Section 1. If the employee chooses to provide an email address, it should be entered in the name@site.domain format. Employees who do not wish to enter an e-mail address or telephone number should enter "N/A" in these fields.

Have the employee read the warning and attest to their citizenship or immigration status by checking one of the following boxes provided on the form:

- A citizen of the United States
- A noncitizen national of the United States: An individual born in American Samoa, certain former citizens of the former Trust Territory of the Pacific Islands, and certain children of noncitizen nationals born abroad.
- A lawful permanent resident: An individual who is not a U.S. citizen and who resides in the United States under legally recognized and lawfully recorded permanent residence as an immigrant. This term includes conditional residents. Asylees and refugees should not select this status, but should instead select "An alien authorized to work" below. Employees who select this box should enter their seven to nine-digit Alien Registration Number (A-Number) or USCIS Number in the space provided. The USCIS Number is the same as the A-Number without the "A" prefix.
- An alien authorized to work: An individual who is not a citizen or national of the United States, or a lawful permanent resident, but is authorized to work in the United States. For example, asylees, refugees, and certain citizens of the Federated States of Micronesia, the Republic of the Marshall Islands, or Palau should select this status.
- Have the employee sign and date the form, entering the date in Section 1 as a two-digit month, two-digit day, and four-digit year (mm/dd/yyyy).
- If the employee used a preparer and/or translator to complete the form, that person must certify that they assisted the employee by completing the Preparer and/or Translator Certification block. If the employee did not use a preparer and/or translator, have the employee check the box marked "I did not use a preparer or translator." If the employee used one or multiple preparers or translators and is completing the paper Form I-9, print out the Form I-9 Supplement, Section 1 Preparer and/or Translator Certification. If the employee used one or multiple preparers and/or translators and is completing Form I-9 using a computer, check the second box marked "A preparer(s) and/or translator(s) assisted the employee in completing Section 1" and select the number of preparers or translators the employee used in the drop down box next to "How Many?"

#### Failure to Complete Section 1

You must ensure that all parts of Form I-9 are properly completed; otherwise, you may be subject to penalties under federal law. Section 1 must be completed no later than the end of the employee's first day of employment. You may not ask an individual who has not accepted a job offer to complete Section 1. Before completing Section 2, you should review Section 1 to ensure the employee completed it properly. If you find any errors in Section 1, have the employee make any necessary corrections and initial and date them.

#### **Completing Section 2**

Within three business days of the date employment begins, the employee must present to you an original document or documents that show their identity and employment authorization. For example, if an employee begins employment on Monday, you must review the employee's documentation and complete Section 2 on or before Thursday of that week. However, if you hire an individual for less than three business days, you must complete Section 2 no later than the end of the first day of employment. The employee must be allowed to choose which document(s) they will present from the Form I-9 Lists of Acceptable Documents. You cannot specify which document(s) an employee will present from the list.

Physically examine each original document the employee presents to determine if the document reasonably appears to be genuine and relates to the person presenting it. Make sure the person who examines the documents is the same person who attests and signs Section 2.

The employee must be physically present with the document examiner. Examine one selection from List A or a combination of one selection from List B and one

selection from List C. If an employee presents a List A document, do not ask or require the employee to present List B or List C documents. If an employee presents List B and List C documents, do not ask or require the employee to present a List A document.

You must accept any document(s) from the Lists of Acceptable Documents that reasonably appear on their face to be genuine and relate to the person presenting them. You may not specify which document(s) the employee must present. Enter the document title, issuing authority, number, and expiration date (if any) in Section 2 from original documents supplied by employee. If you choose to make copies of the documents, do so for all employees, regardless of national origin or citizenship status, or you may be in violation of anti-discrimination laws. Return the original documents to your employee.

Fill in the date employment begins and information in the certification block. Sign and date Form I-9.

**NOTE:** If you participate in E-Verify, you may only accept List B documents that bear a photograph. For more information, visit uscis.gov/e-verify.

You may designate or contract with someone such as a personnel officer, foreman, agent, or anyone else acting on your behalf, including a notary public, to complete Section 2. Note that anyone else who completes Form I-9 on your behalf must carry out full Form I-9 responsibilities. It is not acceptable for the designated person to physically examine the employee's employment authorization and identity documents, and leave Section 2 for you to complete. You are liable for any violations in connection with the form or the verification process, including any violations of the employer sanctions laws committed by the person designated to act on your behalf.

Employee Info from Section 1	Last Name (Fa			First Name (Give George	n Name	)	M.I.	Citize	nship/Immigration Stat
List A Identity and Employment Au		R		at B ntity	AN	ID		Empl	List C syment Authorization
Document Title U.S. Passport		Document 1	Title			Docum	ent Tit	le	
Issuing Authority Department of State	e	Issuing Aut	hority			Issuing	Autho	rity	
Document Number ABC1123456789		Document I	Number		- 3	Docum	ent Nu	mber	
Expiration Date (if any)(mm/dd/yy 01/01/2020	yy)	Expiration [	Date (if any)(	(mm/dd/yyyy)		Expirat	ion Da	te (if an	y)(mm/dd/yyyy)
Document Title									
Issuing Authority		Additiona	al Informatio	on			1		Code - Sections 2 & 3 lot Write In This Space
Document Number									
Expiration Date (if any)(mm/dd/yy	уу)								
Document Title									
Issuing Authority							L		
Document Number									
Expiration Date (if any)(mm/dd/yy	yy)	+1							
Certification: I attest, under p (2) the above-listed document employee is authorized to wor The employee's first day of Signature of Employer or Authoriz	(s) appear to be rk in the United employment	pe genuine a d States. (mm/dd/yyy	ry): 01	to the employed	See in:	d, and (	ons fo	or exercation	
Martha Teffers	on		01/24	1/201/					
Martha Jeffers Last Name of Employer or Authorized Jefferson		First Name o	of Employer or	Authorized Represer	100	Employ	yer's B	usiness	or Organization Name

Figure 2: Section 2: Employer or Authorized Representative Review and Verification

- At the top of Section 2, enter the employee's last name, first name, and middle initial exactly as this information was entered in Section 1. Enter the number that correlates with the citizenship or immigration status box the employee selected in Section 1.
- Enter the document title(s), issuing authority, document number, and the expiration date from original documents supplied by employee. You may use either common abbreviations for the document title or issuing authority, for example, "DL" for driver's license and "SSA" for Social Security Administration, or the suggestions in the form instructions.

The "Additional Information" space is for Form I-9 notes, such as:

- Notations that describe special circumstances such as employment authorization extensions for F-1 OPT STEM students, CAP-GAP, H-1B and H-2A employees continuing employment with the same employer or changing employers, and TPS, AC-21, 240-day, 180-day, and 120-day work authorization extensions, as required
- Information from additional documents that F-1 or J-1 nonimmigrant employees may present including the Student and ExchangeVisitor (SEVIS) number and the program end date from Forms I-20, Certificate of Eligibility for Nonimmigrant Student Status, or DS-2019, Certificate of Eligibility for Exchange Visitor (J-1) Status, as required
- Employee termination dates and form retention dates
- E-Verify case verification number, which may also be entered in the margin or attached as a separate sheet per E-Verify requirements and your chosen business process
- Discrepancies that E-Verify employers must notate when participating in the IMAGE program
- Any other comments or notations necessary for the employer's business process
- Enter the first day of employment for wages or other remuneration (such as date of hire) in the space for "The employee's first day of employment (mm/dd/yyyy)." Recruiters and referrers for a fee do not enter the employee's first day of employment.

Staffing agencies may choose to use either the date an employee is assigned to their first job or the date the new employee is entered into the assignment pool as the first day of employment.

- Employer or authorized representative attests to physically examining the documents provided by completing the Last Name, First Name, Employer's Business or Organization Name and signing and dating the signature and date fields.
- 5 Enter the business's street address, city or town, state and ZIP code.

Sometimes, you must accept a receipt in lieu of a List A, List B, or a List C document if the employee presents one. New employees who choose to present a receipt(s) must do so within three business days of their first day of employment. Employees who choose to present a receipt for reverification must present it by the date their employment authorization expires. Receipts are not acceptable if employment lasts less than three business days.

Table 1 on the following page provides a list of acceptable receipts an employee can present. If an employee presents a receipt for the application to replace a lost, stolen or damaged document, the employee must present the replacement document to you within 90 days from the first day of work for pay, or in the case of reverification, within 90 days from the date

the employee's employment authorization expired. Enter the word "Receipt" followed by the title of the document in Section 2 under the list that relates to the receipt. When completing the form using a computer, scroll down in the appropriate list to select the receipt presented. See Table 1 below for more information.

When your employee presents the original replacement document, cross out the word "Receipt," then enter the information from the new document into Section 2. Other receipts may be valid for longer or shorter periods. This includes the arrival portion of Form I-94/I-94A, Arrival Departure Record, containing a temporary I-551 stamp and a photograph of the individual. This receipt is valid until the expiration date of the temporary I-551 stamp or one year from the date of admission, if there is no expiration date.

Table 1: Receipts

Receipt	Who may present this receipt?	Is this receipt proof of employment authorization and/ or identity?	How long is this receipt valid?	What must the employee present at the end of the receipt validity period?
A receipt for a replacement of a lost, stolen, or damaged document	All employees	A receipt fulfills the verification requirements of the document for which the receipt was issued (can be List A, List B, or List C).	90 days from date of hire or, for reverification, 90 days from the date employment authorization expires.	The actual document for which the receipt was issued.
The arrival portion of the Form I-94 or I-94A containing a Temporary I-551 stamp and photograph	Lawful permanent residents	Employment authorization and identity (List A).	Until the expiration date of the Temporary I-551 stamp, or if no expiration date, one year from date of admission.	The actual Form I-551 (Permanent Resident Card, or "Green Card").
The departure portion of Form I-94 or I-94A with an unexpired refugee admission stamp	Refugees	Employment authorization and identity (List A).	90 days from date of hire or, for reverification, 90 days from the date employment authorization expires.	An unexpired EAD (Form I-766) or a combination of a valid List B document and an unrestricted Social Security card.

#### Minors (Individuals under Age 18)

If a person under the age of 18 is unable to present an identity document from List B, they may establish identity by completing Form I-9 as shown below. The minor must still provide a document from List C to establish work authorization.

If the minor's employer participates in E-Verify, the minor must present a List B identity document with a photograph.

Last Name (Family Name) Adams		First Name John	(Given Nam	e)	Middle Initial	Other L		s Used (if any)
Address (Street Number and	(Name)		pt. Number	City or Town	0.1	0.0	State	ZIP Code
123 2nd Street	00		1	Braintre	ee		MA	20002
Date of Birth (mm/dd/yyyy) 10/30/1984	U.S. Social Se	curity Numbe		yee's E-mail Add ams@ema		1000		Telephone Num
connection with the con l attest, under penalty of X 1. A citizen of the United 2. A noncitizen national	f perjury, that I	am (check	Wasyne Helpighes	following box	es):			
3. A lawful permanent re	sident (Alien R	egistration Nu	mber/USCIS	Number):				
4. An alien authorized to Some aliens may write Aliens authorized to work in An Alien Registration Numb     OR     5. Form I-94 Admission Numb	e "N/A" in the exp nust provide only o ber/USCIS Number per/USCIS Number	iration date fie one of the folk or OR Form I-	eld. (See Inst owing docum	ructions) ent numbers to c				GR Code - Section 1 Not Write In This Spo
3. Foreign Passport Number Country of Issuance:	er:				_			
Foreign Passport Number     Country of Issuance:	dividual	Under	Age 1	-8	Today's Dat	te (mm/dd/	<sup>()))))</sup> 01	1/22/2017
3. Foreign Passport Number Country of Issuance: Signature of Employee  Preparer and/or Tra  I did not use a preparer of (Fields below must be con	adividual nslator Cert or translator.	ification ( X A preparer ined when pi	check or (s) and/or train reparers and	ne): nslator(s) assisted d/or translators	i the employee in assist an empl	completin	g Section ompleting	1. g Section 1.)
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3. Foreign Passport Number Country of Issuance:  Signature of Employee  Preparer and/or Tra  I did not use a preparer of (Fields below must be contained) I attest, under penalty of knowledge the information of Preparer or Training Mouthon Wood  Last Name (Family Name)	nslator Cert or translator. [7] impleted and sig if perjury, that I ion is true and inslator inslator	ification (  X A preparer  med when pi  have assis  correct.	check or (s) and/or trai reparers and ted in the o	ne): nslator(s) assisted dior translators completion of s	assist an employee in assist an employee in Section 1 of the section 1 of	completin oyee in co is form a Today's D 01/	g Section ompleting and that t	1. g Section 1.) to the best of

Figure 3: Completing Section 1 of Form I-9 for minors without List B documents

- The minor's parent or legal guardian completes Section 1 and enters "Individual under age 18" in the signature block.
- The parent or legal guardian completes the Preparer and/or Translator Certification block.

Employee Info from Section 1	Last Name (Fa	ngton		First Name (Give Martha	100	M.I.	Citize 1	
List A Identity and Employment Au		R	List		AND	100	Emp	List C loyment Authorization
Document Title		Document Title	ual Un	der Age 18		ocial S		ity Card
Issuing Authority		Issuing Author	ity		lss So	uing Autho	ority <b>curit</b>	y Administarti
Document Number	8	Document Nur	mber		Do	cument No 23-45-	umber	***************************************
Expiration Date (if any)(mm/dd/yy	уу)	Expiration Date	e (if any)(i	mm/dd/yyyy)	Exp		Contract Contract Con-	ny)(mm/dd/yyyy)
Document Title								
Issuing Authority		Additional In	nformatio	n		$\neg$ $\Gamma$		Code - Sections 2 & 3 Not Write In This Space
Document Number								
Expiration Date (if any)(mm/dd/yy	уу)							
Document Title	*							
Issuing Authority	3							
Document Number								
Expiration Date (if any)(mm/dd/yy	yy)	8						
Certification: I attest, under p (2) the above-listed document employee is authorized to wor The employee's first day of	(s) appear to b k in the United employment (	e genuine and d States. (mm/dd/yyyy):	01/	to the employe	(See instru	nd (3) to	or exer	st of my knowledge  mptions)  zed Representative
Signature of Employer or Authoriz			/	,				
Signature of Employer or Authorize  Toka Adams  Last Name of Employer or Authorized  Adams	Representative		mployer or	Authorized Represe				or Organization Name Flags Inc.

#### Figure 4: Completing Section 2 of Form I-9 for minors without List B documents

- At the top of Section 2, enter the employee's last name, first name, and middle initial exactly as this information was entered in Section 1. Enter the number that correlates with the citizenship or immigration status box selected for the employee in Section 1.
- Enter "Individual under age 18" under List B and enter the List C document the minor presents. Enter the document title, issuing authority, document number, and the expiration date from the original List C document.
- 3 Enter the date employment began.
- The employer or authorized representative attests to physically examining the documents provided by completing the Last Name, First Name, their Employer's Business or Organization Name and signing and dating the signature and date fields.
- 5 Enter the business's street address, city or town, state and ZIP code.

# **Employees with Disabilities** (Special Placement)

Individuals who have a physical or mental impairment which substantially limits one or more of their major life activities and who are placed in jobs by a nonprofit organization, association or as part of a rehabilitation program may establish identity under List B by using

procedures similar to those used by individuals under 18 years of age who are unable to produce a List B identity document and otherwise qualify to use these procedures. The individual will still be required to present an employment authorization document from List C. If the employer participates in E-Verify, the individual's List B identity document must contain a photograph. Complete Form I-9 as shown below.

Last Name (Family Name)  Jefferson		Thoma	Ž.	ne)	A Middle Initial	N/A		s Used (if any)
Address (Street Number and 123 Bald Eagle C		Ar 2	t. Number	City or Town	ell	th 1	State VA	ZIP Code 20001
Date of Birth (mm/dd/yyyy) 04/13/1983	U.S. Social Se		200000	oyee's E-mail Ad fferson@e		1.000	CAL COMMISSION	Telephone Numbe
I am aware that federal la connection with the com I attest, under penalty of	pletion of this perjury, that I States	form. am (check	one of the			r use of f	false do	cuments in
2. A noncitizen national o	CLOADONIC MANAGERICA		SANCON MANAGEMENT	N 81 8 N				
3. A lawful permanent res  4. An alien authorized to	constitute residential	******************	CILEMBRICHERSES	C-VONTROUDCOSENT?		T		
Some aliens may write					E-	To		
An Alien Registration Numb     Alien Registration Number	er/USCIS Numbe	er OR Form I-9			complete Form I-9 preign Passport Nu			QR Code - Section 1 Not Write In This Space
572	er/USCIS Numbe er/USCIS Numbe mber:	er OR Form I-9						
Alien Registration Number OR     Form I-94 Admission Number OR     Foreign Passport Number Country of Issuance:	er/USCIS Numbe er/USCIS Numbe mber:	er OR Form I-S	4 Admissio		oreign Passport Nu	imber.	De	
1. Alien Registration Number OR 2. Form I-94 Admission Number OR 3. Foreign Passport Number Country of Issuance:  Signature of Employee Signature of Employee (Fields below must be conficients)	er/USCIS Number/USCIS Number mber:  pecial 1 nslator Cert translator. [] npleted and sig	Placem  iffication (in X) A preparer (ined when pr	ent  check o	ne): inslator(s) assiste	Today's Date of the employee in a sassist an employee	e (mm/dd/y completing	(YYYY) 01	L/22/2017 L g Section 1.)
1. Alien Registration Number OR 2. Form I-94 Admission Number OR 3. Foreign Passport Number Country of Issuance:  Signature of Employee Signature of Employee Signature of Employee I did not use a preparer or (Fields below must be contacted to the Information of Interest, under penalty of knowledge the information of Interest.	pecial 7  rianslator Cert rianslator in pleted and sig perjury, that I on is true and	Placem  ification (in X) A preparer (in the displayed when prepared when	ent  check o	ne): inslator(s) assiste	Today's Date of the employee in a sassist an employee	e (mm/dd/y completing byee in co	(YYYY) 01	L/22/2017  1. g Section 1.) to the best of m
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Figure 5: Completing Section 1 of Form I-9 for employees with disabilities (special placement)

- The representative of the nonprofit organization, association, rehabilitation program, parent or legal guardian of an individual with a disability completes Section 1 and enters, "Special Placement" in the Signature of Employee field and dates the form.
- The representative, parent or legal guardian completes the Preparer and/or Translator Certification block.

	Jefferso	Last Name (Family Name) Jefferson		First Name (Given Name) Thomas		A	Cm26	enship/Immigration Status L
List A Identity and Employment Authorization		OR Lis		The state of the s		i ne	List C Employment Authorization	
Document Title		Document Title Special Placement			Social Security Card			
Issuing Authority		Issuing Authority		Is S	Issuing Authority Social Security Administration			
Document Number		Document Number		0	Document Number 123-45-6789			
Expiration Date (if any)(mm/dd/yyyy)		Expiration Date (if any)(mm/dd/yyyy)			E	Expiration Date (if any)(mm/dd/yyyy) N/A		
Document Title						2001123		
Issuing Authority		Additional Information			$\neg$ $\Gamma$	QR Code - Sections 2 & 3 Do Not Write In This Space		
Document Number								
Expiration Date (if any)(mm/dd/yy)	(y)							
Document Title								
Issuing Authority		ll .						
Document Number		ll .						
Expiration Date (if any)(mm/dd/yy)	(Y)							
Certification: I attest, under po (2) the above-listed document( employee is authorized to work The employee's first day of a Signature of Employer or Authorize	s) appear to b k in the United employment ( ed Representati	e genuine a I States. /mm/dd/yyy	y): 01/		See instr	and (3) to	the be	st of my knowledge the
Abigail Adam  Last Name of Employer or Authorized  Adams	Chi. St. 1	First Name of Abigai	f Employer or	Authorized Represer	ntative E	Imployer's E		or Organization Name

Figure 6: Completing Section 2 of Form I-9 for employees with disabilities (special placement)

- At the top of Section 2, enter the employee's last name, first name and middle initial exactly as this information was entered in Section 1. Enter the number that correlates with the citizenship or immigration status box selected for the employee in Section 1.
- Enter "Special Placement" under List B and enter information about the List C document that the employee with a disability presents.
- 3 Enter the date employment began.
- The employer or authorized representative attests to physically examining the documents provided by completing the Last Name, First Name, Employer's Business or Organization Name and signing and dating the signature and date fields.
- 5 Enter the business's street address, city or town, state and ZIP code.

#### **Future Expiration Dates**

Future expiration dates may appear on the employment authorization documents of individuals, including, among others, lawful permanent residents, asylees and refugees. USCIS includes expiration dates on some documents issued to individuals with permanent employment authorization. The existence of a future expiration date:

- 1. Does not preclude continuous employment authorization;
- 2. Does not mean that subsequent employment authorization will not be granted; and
- 3. Should not be considered in determining whether the individual is qualified for a particular position.

Considering a future employment authorization expiration date in determining whether an individual is qualified for a particular job may constitute employment discrimination. For more information on unlawful discrimination, see Part Four However, as described below, you may need to reverify the employee's authorization to work when certain List A or List C documents expire. For example, the Employment Authorization Document (Form I-766) must be reverified on or before the expiration date.

#### Automatic Extensions of Employment Authorization Documents (EAD) in Certain Circumstances

Automatic Extensions Based on Timely Employment Authorization Document (Form I-766) Renewal Application

Foreign nationals in certain employment eligibility categories who file an EAD renewal application may

receive automatic extensions of their expiring EAD for up to 180 days. The extension begins on the date the EAD expires and continues for up to 180 days unless the renewal application is denied. An automatic EAD extension depends on these requirements:

- 1. The employee must have timely filed an application to renew their EAD before it expires (except certain employees granted Temporary Protected Status (TPS)), and the application remains pending;
- 2. The eligibility category on the face of the EAD is the same eligibility category code on the Form I-797C,Notice of Action, the employee received from USCIS indicating USCIS's receipt of their renewal application (except employees with TPS who may have a C19/A12 combination); and
- 3. The eligibility category is listed on uscis.gov as eligible for EAD automatic extensions. As of the date of publication of this M-274, Handbook for Employers, eligibility categories codes for a 180-day automatic extension are A03, A05, A07, A08, A10, C08, C09, C10, C16, C20, C22, C24, C31 and A12 or C19.

The employee's expired EAD in combination with the Form I-797C Notice of Action showing that the EAD renewal application was timely filed and showing the same qualifying eligibility category as that on the expired EAD is an acceptable document for Form I-9. This document combination is considered an unexpired Employment Authorization Document (Form I-766) under List A.

To find the eligibility category code on your employee's employment authorization document, see Figure 7 below:

#### **Figure 7: Auto-Extended Employment Authorization Documents**

#### Finding the Category Notation and Expiration Date on an EAD



The category notation appears on the face of the Employment Authorization Document (Form I-766) under "Category."

The expiration date appears on the face of the Employment Authorization Document (I-766) to the right of "Card Expires."

#### Figure 7: Auto-Extended Employment Authorization Documents (Continued)

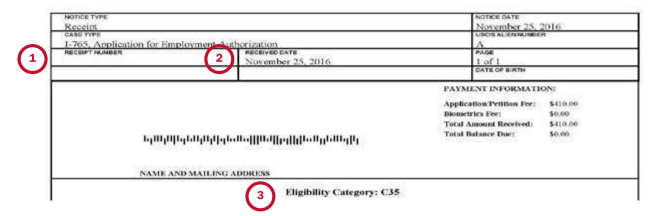
Finding the Auto-Extended EAD Expiration Date on the I-797C: Sample 1

EAC-		CASETYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION			
July 15, 2015	PRIORITY DATE	APPLICANT A			
NOTICE DATE July 31, 2015	PAGE 1 of 1				
		Notice Type: Receipt Notice Amount received: \$380.00 U.S. Class requested: A12			

- The receipt number appears on the face of the I-797C Notice of Action in the "Receipt Number" field.
- The filing date is the date USCIS received the application and appears in the "Received Date" field.

  This date should be on or before the expiration date on the face of the Employment Authorization Document.
- The category code may appear on the face of the I-797C Notice of Action in the "Class Requested" field. If you do not see this field, see Sample 2 below.

#### Finding the Auto-Extended EAD Expiration Date on the I-797C: Sample 2



- The receipt number appears on the face of the I-797C Notice of Action in the "Receipt Number" field.
- The filing date is the date USCIS received the application and appears in the "Received Date" field. This date should be on or before the expiration date on the face of the Employment Authorization Document.
- The category code may appear on the face of the I-797C Notice of Action in the "Eligible Category" field. If you do not see this field, see Sample 1 above.

#### Automatic EAD Extensions for TPS Beneficiaries

Beneficiaries of TPS may present an Employment Authorization Document (Form I-766) that is expired on its face with a C19 eligibility code but a Form I-797C Notice of Action indicating the eligibility category code A12. Therefore, just for TPS beneficiaries, the eligibility category codes do not need to be the same, but can be either C19 or A12.

TPS beneficiaries may receive an automatic extension of their Employment Authorization Document (Form I-766) if they file their renewal application in accordance with the applicable Federal Register notice regarding procedures for renewing TPS-related employment documentation, which may or may not require that the application be filed prior to the expiration of the Employment Authorization Document (Form I-766).

TPS beneficiaries have other ways to receive an automatic extension of their EAD. In many circumstances, their EAD may be automatically extended under a notice published in the Federal Register based on an extension of the TPS country designation. In these instances, DHS will inform the public in the Federal Register notice that TPS status and employment authorization for TPS beneficiaries are being extended. You may not require employees to prove they are a national of a country that has been designated for TPS.

#### Guidance on Completing Form I-9

For a current employee, update Section 2 of Form I-9 with the new expiration date as follows:

- 1. Draw a line through the old expiration date and write the new expiration date in the margin of Section 2;
- 2. Write EAD EXT in Section 2;
- 3. Initial and date the correction.

The new expiration date to enter is the date 180 days from the date the card expires, which is the date on the face of the expired EAD. Employees whose employment authorization was automatically extended along with their EAD (such as adjustment of status applicants, but not asylees who are employment authorized incident to status) should cross out the "employment authorized until" date in Section 1, write the date that is 180 days from the date their current EAD expires, and initial and date the change.

New employees may present the expired EAD and Form I-797C Notice of Action indicating USCIS's receipt of

the employee's timely filed renewal application. When completing Section 1, the employee should enter the date that is 180 days from the "card expires" date of their expired EAD in the "employment authorized until mm/dd/yyyy" field.

When completing Section 2, the employer should enter into the Expiration Date field the date the automatic extension period expires, not the expiration date on the face of the expired EAD. The automatic extension expiration date is the date 180 days from the "card expires" date on the EAD. Note that this expiration date may be cut short if the employee's renewal application is denied before the 180-day period expires. The employer should enter the receipt number from the I-797C Notice of Action as the document number on Form I-9.

#### Reverification

Reverification is required when the employee's automatic extension ends, no later than 180-days after the expiration date of the Employment Authorization Document (Form I-766). Reverification can also be done before the end of the 180-day extended time period, upon receipt of any document that shows current employment authorization, such as any document from List A or List C.

#### Reverifying Employment Authorization for Current Employees

When an employee's EAD (Employment Authorization Document, Form I-766) expires, you must reverify their employment authorization no later than the date employment authorization expires. You may use Section 3 of Form I-9, or if Section 3 has already been used for a previous reverification or update, then use Section 3 of a new Form I-9. If you complete Form I-9 on paper, you must:

- Enter the last name, first name and middle initial from the original Form I-9 at the top of Section 2 leaving the Citizenship/Immigration Status field blank (only for those using Section 3 of a new form);
- 2. Complete Section 3;
- 3. Keep only the second page of the new Form I-9 with the original.

When completing the Form I-9 using a computer, you must enter the last name, first name and middle initial from the original Form I-9 at the top of Section 3.

When you complete Section 3 on a computer and print, Sections 2 and 3 will appear on the same page. The employee must present a document that shows current employment authorization such as any document from List A or List C, including an unrestricted Social Security card. You cannot continue to employ an employee who cannot provide you with proof of current employment authorization.

**NOTE:** Reverification is never required for U.S. citizens and noncitizen nationals. Do not reverify the following documents after they expire: U.S. passports, U.S. passport cards, Alien Registration Receipt Cards/Permanent Resident Cards (Form I-551), and List B documents.

Employees whose immigration status, employment authorization or employment authorization documents expire should file the necessary application or petition well in advance to ensure they maintain continuous employment authorization and valid employment authorization documents. Certain employees, such as H-1B or L-1 nonimmigrants who are authorized to work for a specific employer and on whose behalf an application for an extension of stay has been filed may continue working for the same employer for up to 240 days from the date the authorized period of stay expires. See Completing Form I-9 for Nonimmigrant Categories below.

Employees in certain categories may be eligible for a 180-day automatic extension of their expired EAD. See Automatic Extensions of Employment Authorization Document in Certain Circumstances above for more information, including eligible categories.

**NOTE:** You must reverify an employee's employment authorization on Form I-9 no later than the date that the employee's employment authorization or EAD expires, whichever is sooner.

# **Evidence of Status for Certain Categories Lawful Permanent Residents (LPR)**

Employees must be allowed to choose which document(s) they will present from the Lists of Acceptable Documents. You cannot specify which document(s) an employee must present. Employees who attest to being an LPR in Section 1 may choose to present a List A document (such as a Permanent Resident Card,

Form I-551) or a List B and List C document combination (such as a state-issued driver's license and unrestricted Social Security card). If the employee presents a List A document, do not ask or require the employee to present List B and List C documents. If an employee presents List B and List C documents, do not ask or require the employee to present a List A document.

There are different versions of Form I-551, Permanent Resident Card. Some Permanent Resident Cards may contain no expiration date, a 10-year expiration date, or a two-year expiration date. Cards that expire in 10 years or have no expiration date are issued to LPRs with no conditions on their status. All Permanent Resident Cards, whether they have an expiration date or no expiration date, are List A documents that should not be reverified.

LPRs and conditional residents may be issued temporary I-551 documents. These documents are acceptable for Form I-9 as follows:

- 1. The combination of an expired Permanent Resident Card and a Form I-797, Notice of Action, that indicates that the card is valid for an additional year, is an acceptable List C evidence of employment authorization for one year as indicated on Form I-797. At the end of the one-year period, you must reverify
- 2. Reverification is necessary if an employee presents a foreign passport with either a temporary I-551 stamp or I-551 printed notation on a machine-readable immigrant visa (MRIV) when the stamp or MRIV expires, or one year after the admission date if the stamp or MRIV does not contain an expiration date.

MRIVs are usually issued with the following language on the visa: "UPON ENDORSEMENT SERVES AS TEMPORARY I-551 EVIDENCING PERMANENT RESIDENCE FOR 1 YEAR." The one year time period begins on the date of admission. If, in the rare instance, an immigrant visa is issued without the statement "FOR 1 YEAR," employers should treat the MRIV as evidence of permanent residence status for one year from the date of admission.

If the stamp in the passport is endorsed "CR-1" and is near but not on the immigrant visa, it is still a valid endorsement.

3. If an employee presents the arrival portion of Form I-94/Form I-94A Arrival Departure Record containing an unexpired temporary I-551 stamp and a photograph of the individual, this combination of documents is an acceptable List A receipt for the Permanent Resident Card. The employee must present their Permanent Resident Card to the employer no later than when the stamp expires, or one year after the issuance date of the Form I-94 if the stamp does not contain an expiration date.

**NOTE:** If USCIS has approved the employee's application to adjust status to that of a lawful permanent resident, but the employee has not yet received their initial Permanent Resident Card, they can get temporary evidence of permanent resident status at a local USCIS field office.

#### **Native Americans**

A Native American tribal document establishes both identity and employment authorization on Form I-9. If an employee presents a Native American tribal document, you do not need any other documents from the employee to complete Section 2. To be acceptable for Form I-9 purposes, a Native American tribal document must be issued by a tribe recognized by the U.S. federal government. Members of federally recognized tribes who are LPRs, aliens authorized to work, and noncitizen nationals may have a Native American tribal document issued by such tribes. Because federal recognition of tribes can change over time, you may check the Bureau of Indian Affairs website at bia.gov to determine if the tribe is federally recognized.

The following documents are not considered Native American tribal documents for Form I-9 purposes and cannot be used for either List B or List C:

- A tribal membership document issued by a Canadian First Nation such as a Canadian Indian tribe, rather than a U.S. Indian tribe, including a U.S. Indian tribe that grants membership and issues tribal membership documents to Canadian nationals
- A Certificate of Indian Status (commonly referred to as an "INAC card") issued by Aboriginal Affairs and Northern Development Canada (formerly known as Indian and Northern Affairs Canada, or "INAC")

While individuals who possess such documents might possibly qualify for employment authorization under INA § 289 (and, if applicable, 8 CFR § 289.2), their tribal membership cards issued by a Canadian First Nation, or INAC cards issued by the Government of Canada, cannot, by themselves, establish work authorization.

#### For E-Verify Employers:

Section 403 of the E-Verify authorizing statute requires that all List B documents must contain a photograph. This includes Native American tribal documents presented as a List B document. If the employee's Native American tribal document does not contain a photograph, you should request the employee provide a List B document with a photograph. The Native American tribal document is acceptable as the employee's List C document. Your employee may also choose to provide a List A document in place of a List B and List C document.

#### **Refugees and Asylees**

Refugees and asylees are authorized to work because of their immigration status. When completing Form I-9, the refugee or asylee should indicate "alien authorized to work" in Section 1 of Form I-9. Since refugees and asylees are authorized to work indefinitely because of their immigration status, a refugee or asylee should enter "N/A" on the expiration date line in Section 1.

Many refugees and asylees may choose to present an unexpired EAD (Employment Authorization Document, Form I-766). However, neither refugees nor asylees are required to present an EAD to meet Form I-9 requirements. They may present other acceptable documents for Form I-9, such as Form I-94/Form I-94A indicating refugee or asylee status. They may also present List B and List C combinations, such as a state-issued driver's license and an unrestricted Social Security card.

In addition, refugees and asylees may present an expired EAD with Form I-797C Notice of Action from USCIS for Form I-765, Application for Employment Authorization if Form I-797C lists the same employment authorization category as the expired EAD. This combination is considered an unexpired employment authorization and identity document (List A) and is valid for up to 180 days after the "card expires" date on the face of the EAD.

See Automatic Extensions of Employment Authorization Document in Certain Circumstances for more information about eligible categories and Form I-9 completion instructions for an employee who is a beneficiary of an employment authorization document auto-extension.

**NOTE:** The Social Security Administration issues unrestricted Social Security cards to refugees and asylees. These are List C documents for Form I-9 purposes and are not subject to reverification. Application procedures for Social Security cards can be found on the Social Security Administration's site at ssa.gov.

#### **Refugees**

Upon admission to the United States, DHS provides refugees with electronic or paper Forms I-94 (Arrival-Departure Record) that proves their status and employment authorization. The departure portion of a Form I-94 containing an unexpired refugee admission stamp or a Form I-94 computer-generated printout with an admission class of "RE" is an acceptable receipt establishing both employment authorization and identity for 90 days. During this time USCIS should be processing an EAD for the refugee.

At the end of the 90-day receipt period, the refugee must present either an EAD or a document from List B, such as a state- issued driver's license, with a document from List C, such as an unrestricted Social Security card.

Refugees may also present an expired EAD in combination with an I-797C Notice of Action from USCIS indicating timely filing of the renewal application for an EAD (provided the I-797C indicates the same employment authorization category as the expired employment authorization document). This combination is considered an unexpired employment authorization and identity document (List A) and is valid for up to 180 days after the "card expires" date on the face of the EAD.

See Automatic Extensions of Employment Authorization Document in Certain Circumstances for more information about eligible categories and Form I-9 completion instructions for an employee who is a beneficiary of a 180-day employment authorization document auto-extension.

#### **Asylees**

After being granted asylum in the United States, DHS issues asylees paper Forms I-94 that evidence their status and employment authorization with a stamp or notation indicating asylee status, such as "asylum granted indefinitely" or the appropriate provision of law (8 CFR 274a.12(a)(5) or INA 208). This document is considered a List C document that demonstrates employment authorization in the United States and does not expire. Asylees who choose to present this document will need to present a List B identity document, such as a state-issued driver's license or identification card.

USCIS also issues asylees EADs which are acceptable as List A documents. Decisions from immigration judges or the Board of Immigration Appeals (BIA) granting asylum are not acceptable List C documents because they are not issued by DHS.

Asylees may also present an expired Employment Authorization Document (Form I-766) in combination with an I-797C Notice of Action from USCIS indicating timely filing of the renewal application for an EAD (provided the I-797C lists the same employment authorization category as the expired EAD). This combination is considered an unexpired employment authorization and identity document (List A) and is valid for up to 180 days after the 'card expires' date on the face of the EAD.

See Automatic Extensions of Employment Authorization Document in Certain Circumstances for more information about eligible categories and Form I-9 completion instructions for employees who are beneficiaries of an employment authorization document auto-extension.

#### **Exchange Visitors and Students**

Each year, thousands of exchange visitors, international students, and their dependents come to the United States to study and work.

#### Exchange Visitors (J-1s)

The Department of State (DOS) administers the exchange visitor program and designates the sponsors. Responsible officers within the program issue Form DS-2019, Certificate of Eligibility for ExchangeVisitor (J-1) Status. Exchange visitors come to the United States for a specific period of time to participate in a particular program or activity, as described on their Form DS-2019. Only J-1 exchange visitors may use Form DS-2019 for employment when such employment is part of their

program. Currently, DOS designates public and private entities to act as exchange sponsors for the following programs:

**Table 2: Exchange Visitor Programs** 

EXCHANGE VISITOR PROGRAMS
SECONDARY STUDENT
ASSOCIATE DEGREE STUDENT
BACHELOR'S DEGREE STUDENT
master's degree student
DOCTORAL STUDENT
NON-DEGREE STUDENT
STUDENT INTERN
TRAINEE (SPECIALTY)
TRAINEE (NON-SPECIALTY)
TEACHER
PROFESSOR
INTERNATIONAL VISITOR
PHYSICIAN
GOVERNMENT VISITOR
research scholar
SHORT-TERM SCHOLAR
SPECIALIST
CAMP COUNSELOR
SUMMER WORK/TRAVEL
AU PAIR AND EDUCARE
TRAINEE
INTERN
Pilot Programs
Summer Work/Travel: Australia
Summer Work/Travel: New Zealand
Intern Work/Travel: Ireland
WEST (Work/English Study/Travel): South Korea

High school or secondary school students and international visitors are not authorized to work.

Other J-1 students may be authorized by their responsible officer for part-time on-campus employment according to the terms of a scholarship, fellowship or assistantship, or off-campus employment based on serious, urgent, unforeseen economic circumstances. J-1 students may also be authorized for a maximum of 18 months (or, for Ph.D. students, a maximum of 36 months) of practical training during or immediately after their studies. J-1 practical training includes paid off-campus employment and/or unpaid internships that are part of the student's program of study. Their responsible officer must authorize employment in writing for practical training. Special rules apply to student interns.

Employment for other J-1 exchange visitors is sometimes job- and site-specific or limited to a few months.

For more information about these categories and their employment authorization, contact the responsible officer whose name and telephone number are on Form DS-2019 or the DOS website at exchanges.state.gov.

USICS does not issue EADs (Employment Authorization Documents, Forms I-766) to J-1 exchange visitors. However, they are issued several other documents that, in combination are List A documents and are evidence of employment authorization for J-1 exchange visitors who are not students:

- Unexpired foreign passport;
- Form I-94/Form I-94A Arrival Departure Record indicating J-1 non-immigrant status; and
- Form DS-2019 with the responsible officer's endorsement.

J-1 students may present the documents above if they also have a letter from the responsible officer authorizing employment.

Or

List B and List C documents.

For example, the J-1student could present a List B document (such as a state driver's license) and under List C #8, a Form I-94 in combination with Form DS-2019 and a letter from a responsible officer. The documents by themselves do not qualify.

Some exchange visitors may extend their status. If you have questions about any exchange visitor's continued employment authorization, contact the responsible officer whose name and telephone number are on Form DS-2019.

Dependents of a J-1 exchange visitor are classified as J-2 nonimmigrants and are only authorized to work if USCIS has issued them an EAD.A J-2 nonimmigrant's foreign passport and Form I-94/Form I-94A are not evidence of identity and employment authorization for purposes of Form I-9.

#### F-1 and M-1 Nonimmigrant Students

Foreign students pursuing academic studies and/or language training programs are classified as F-1 nonimmigrants, while foreign students pursuing nonacademic or vocational studies are classified as M-1 nonimmigrants. Designated school officials (DSO) at certified schools issue Form I-20, Certificate of Eligibility for Nonimmigrant (F-1)/(M-1) Students.

F-1 nonimmigrant foreign students may be eligible to work under certain conditions. There are several types of employment authorization for students, including:

- On-campus employment,
- Curricular practical training,
- Off-campus employment based on severe economic hardship,
- Employment sponsored by an international organization, and
- Optional practical training.

Foreign students in F-1 nonimmigrant status may work on campus without the approval of a DSO or USCIS.

On-campus employment is authorized until the student completes their course of study. The F-1 nonimmigrant admission notation on Form I-94/I-94A Arrival Departure Record usually states "D/S" indicating duration of status. The F-1 student's Form I-20 bears the latest date they can complete their studies. Enter this date in Section 1 as the date employment authorization expires.

To complete Section 2, the combination of the F-1 student's unexpired foreign passport and Form I-94/94A Arrival Departure Record indicating F-1 nonimmigrant status is a List A document for on-campus employment. Employers are not required to record information from

the student's Form I-20 in Section 2.

Foreign students in F-1 nonimmigrant status may work:

- On the school's premises, including onlocation commercial firms that provide services for students on campus, such as the school bookstore or cafeteria
- At an off-campus location that is educationally affiliated with the school.

Employment that does not provide direct services to students is not on-campus employment. For example, an on-campus commercial firm, such as a construction company that builds a school building, does not provide direct student services. Guidelines for on-campus employment are available at ice.gov/sevis/employment.

On-campus employment is limited to 20 hours a week when school is in session. An exception to this limitation applies in cases of emergent circumstances announced by DHS in a notice published in the Federal Register.

Curricular practical training (CPT) allows students to accept paid alternative work/study, internship, cooperative education, or any other type of required internship or practicum that is offered by sponsoring employers through cooperative agreements with the school. The curricular practical training program must be an integral part of the curriculum of the student's degree program. The DSO must authorize CPT on the student's Form I-20. The employment end date shown in the employment authorization section of the Form I-20 should be entered in Section 1 as the date employment authorization expires.

The following documents establish the student's identity and employment authorization for Form I-9 purposes and should be entered in Section 2:

List A documents include the combination of:

- Unexpired foreign passport;
- Form I-20 with the DSO endorsement for employment; and
- Form I-94/Form I-94A indicating F-1 nonimmigrant status.

Or

List B and List C documents. The F-1 student could present a List B document (such as a state driver's

license) and under List C #8, Form I-94 indicating F-1 nonimmigrant status with a properly endorsed Form I-20. The documents by themselves do not qualify.

An acceptable Form I-20 for CPT must have all employment authorization fields completed. These fields include employment status, employment type, start and end date of employment, and the employer's name and location.

For the other types of employment available to certain foreign students, such as optional practical training (OPT) employment authorization, STEM (Science, Technology, Engineering, and Mathematics), OPT extension, or off-campus employment based on severe economic hardship, employment authorization must be granted by USCIS and will be evidenced by an EAD issued by USCIS.

Border commuter students who enter the United States as an F-1 nonimmigrant may only work as part of their curricular practical training or post-completion optional practical training (OPT).

M-1 students may only accept employment if it is part of a practical training program after completion of their course of study. USCIS will issue the EAD with authorization granted for a maximum period of six months of full-time practical training, depending on the length of the students' full-time study.

Dependents of F-1 and M-1 foreign students have an F-2 or M-2 status and are not eligible for employment authorization.

#### Optional Practical Training (OPT) for F-1 Students— EAD Required

OPT provides practical training experience that directly relates to an F-1 student's major area of study. An F-1 student authorized for OPT may work up to 20 hours per week while school is in session and full-time (20 or more hours per week) when school is not in session. After completing their course of study, students also may participate in OPT for work experience. USCIS may authorize an F-1 student to have up to 12 months of OPT upon completion of their degree program. Certain F-1 students may be eligible for an extension of their OPT, as described below.

The designated school official must update Form I-20 to indicate OPT recommendation or approval. OPT

employment must be directly related to the student's field of study noted on Form I-20. The student must obtain an EAD from USCIS before they are authorized to work. The student may not begin employment until the date indicated on the EAD.

The EAD establishes the student's identity and employment authorization for Form I-9 purposes and the employer should record the card number and expiration date under List A in Section 2. When the student's EAD expires, the employer must reverify the student's employment authorization in Section 3.

#### F-1 STEM OPT Extension

An F-1 student who received a bachelor's, master's, or doctoral degree in science, technology, engineering, or mathematics (STEM) from an accredited and SEVPcertified school may apply for a 24-month extension of their optional practical training (OPT). Employment must be directly related to the student's major area of study. The employer must be enrolled in and be in good standing with E-Verify. The E-Verify company identification number is required for the student to apply to USCIS for the STEM extension using Form I-765, Application for Employment Authorization. A STEM student may change employers or work at a different hiring site for the same employer, but the new employer or new hiring site must be enrolled in and be in good standing with E-Verify before the student begins their STEM OPT with the new employer or hiring site.

The EAD issued to the F-1 STEM OPT student states "STU: STEM OPT ONLY." The following documents establish a student's identity and employment authorization for Form I-9:

- Unexpired EAD or
- For certain instances where students have timely-filed Forms I-765 pending, an expired EAD presented with Form I-20 endorsed by the student's designated school official recommending a STEM extension.

If the student presents an expired EAD and an endorsed Form I-20 recommending a STEM extension, the employer should enter the following information under

List A in Section 2:

- EAD document title;
- EAD document number;
- Date the EAD expired in the expiration date space;
   and
- "180-day ext." in the Additional Information field.

The expired EAD with an endorsed Form I-20 is acceptable until USCIS makes a decision on the student's application, but for not more than 180 days from the date the student's initial OPT EAD expires. Employment authorization must be reverified after 180 days from the date the EAD expires to continue employment.

Acceptable Forms I-20 for STEM OPT students must have all Employment Authorization fields completed. These fields include: employment status, employment type, start and end date of employment, and the employer's name and location.

Employers have specific responsibilities when providing practical training opportunities to STEM OPT students. Some employer responsibilities include:

- Enrolling in E-Verify and remaining in good standing before employing an F-1 STEM OPT student.
- Implementing a formal training plan to augment the student's academic learning through practical experience.
- Completing the employer's portion and certifying Form I-983, Training Plan for STEM OPT Students.
- Reporting to the DSO and updating Form I-983 if there are any changes to or material deviations from the student's formal training plan.
- Reporting to the DSO when a student's employment is terminated for any reason before the end of the authorized extension period.

Additional employer requirements and information on an employer's responsibilities are available at studyinthestates.dhs.gov.

#### Cap-Gap

F-1 students who seek to change to H-1B status may be eligible for a cap-gap extension of status and employment authorization through September 30 of the calendar year for which the H-1B petition is being filed, but only if the H-1B status will begin on October 1. The term cap-gap refers to the period between the time

a nonimmigrant's F-1 student status would ordinarily end and their H-1B status begins. If you employ an F-1 nonimmigrant student in OPT and you timely filed an H-1B petition for that student, they may be able to continue working beyond the expiration date on their OPT EAD (Employment Authorization Document, Form I-766) while waiting for the start date of an approved or pending H-1B petition.

There are two types of cap-gap extensions:

1. Extensions of F-1 status only (without OPT).

If a student is in F-1 status when you file an H-1B petition with an October 1 start date, but the student is not currently participating in OPT, the student will receive a cap-gap extension of their F-1 status, but will not be authorized to work until USCIS approves the H-1B petition and the H-1B status begins on October 1

#### 2. Extensions of F-1 status and OPT.

If a student is in F-1 status when you file an H-1B petition with an October 1 start date and is currently participating in post-completion OPT, they will receive an automatic cap-gap extension of both their F-1 student status and their authorized period of post-completion OPT. If the H-1B petition is selected and remains pending or is approved, the student will remain authorized to work as an F-1 student with OPT through September 30.

The following documents establish identity and employment authorization for Form I-9 purposes for students who have had their status and employment authorization extended through cap-gap:

- Expired EAD; and,
- Form I-20 endorsed by the student's DSO recommending the cap-gap extension.

These documents are acceptable through September 30 of the year in which the employer filed the H-1B petition unless the H-1B petition is rejected, not selected, denied, revoked or withdrawn before October 1.

To verify employment authorization in Section 2 or conduct reverification in Section 3 during the cap-gap period, the employer should record:

- EAD document title;
- EAD document number;
- Date the EAD expired in the expiration date space; and "CAP-GAP" in the Additional Information field.

#### **H-1B Specialty Occupations**

U.S. businesses use the H-1B program to temporarily employ foreign workers in a specialty occupation that requires theoretical or technical expertise in a certain field, such as science, engineering or computer programming As a U.S. employer, you may submit a Form I-129, Petition for a NonimmigrantWorker, to USCIS for nonimmigrants who have certain skills, provided they meet established requirements. You must also include an approved Form ETA 9035, Labor Condition Application, with Form I-129 and other documentation.

#### A Newly Hired Employee With H-1B Classification

If USCIS approves your petition, you will receive Form I-797, Notice of Approval, from USCIS, which indicates that the foreign worker has been approved for H-1B classification. Once your employee begins working for you, you must both complete Form I-9.

#### H-1B Extensions

H-1B petitions can be approved for an initial period of up to three years, after which USCIS may grant extensions for up to an additional three years. Certain H-1B workers may be extended beyond the six-year ceiling.

For more information about H-1B extensions, please visit uscis.gov.

#### H-1B Continuing Employment With the Same Employer

For an H-1B worker to continue working for you beyond the expiration of their current H-1B status as indicated by the expiration date on their Form I-797 Notice of Action approval notice, you must request an extension of stay before their H-1B petition expires. Upon submitting a timely filed Form I-129 petition seeking an extension of the employee's status, the employee is authorized to continue to work while the petition is being processed for a period not to exceed 240 days, or until USCIS denies your petition, whichever comes first. When your

employee's work authorization expires, you should write "240-Day Ext." and enter the date you submitted Form I-129 to USCIS in the Additional Information field in Section 2. Also your employee may update Section 1 by crossing out the expiration date of their employment authorization noted in the attestation. Write in the new date that the automatic extension of employment authorization ends. Initial and date this update in the margin of Section 1. You must reverify the employee's employment authorization in Section 3 once you receive a decision on the H-1B petition or by the end of the 240-day period, whichever comes first.

See Completing Form I-9 for Nonimmigrant Categories when Requesting Extensions of Stay below.

#### H-1B employees changing employers (porting)

An H-1B employee who is changing H-1B employers may begin working for the new employer as soon as the employer files a Form I-129 petition on behalf of the employee. The new petition must not be frivolous and must have been filed prior to the expiration of the individual's period of authorized stay. The new employer must complete a new Form I-9 for this newly hired employee. An H-1B employee's Form I-94/Form I-94A issued for employment with the previous employer, along with their foreign passport, would qualify as a List A document. The new employer should write "AC-21" and enter the date Form I-129 was submitted to USCIS in the Additional Information field in Section 2.

See Completing Form I-9 for Nonimmigrant Categories When Requesting Extensions of Stay below.

For more information about employing H-1B workers, please visit uscis.gov.

Please go to uscis.gov/files/form/i-129instrpdf for further instructions on filing extensions of stay

#### H-2A Temporary Agricultural Worker Program

The H-2A program allows U.S. employers to bring foreign workers to the United States to fill temporary or seasonal agricultural jobs usually lasting no longer than one year, for which U.S. workers are not available. Before filing a petition with USCIS, you must first obtain a valid temporary labor certification for H-2A workers from the U.S. Department of Labor (DOL). Once certified, you can include multiple workers when filing a Form I-129, Petition for a Nonimmigrant Worker, to request

H-2A classification from USCIS. If USCIS approves your petition, you can hire the foreign workers for which you petitioned to fill the temporary job.

#### A Newly Hired Employee in H-2A Classification

Complete a new Form I-9 for this employee as you would for any employee. An H-2A worker's unexpired Form I-94/Form I-94A Arrival Departure Record indicating their H-2A status, along with their foreign passport, would qualify as a List A document. Enter these documents in Section 2 under List A, along with the expiration date of your employee's H-2A status found on their Form I-94/ Form I-94A.

# H-2A Continuing Employment With the Same Employer

You may extend your worker's H-2A status in increments of no longer than one year by timely filing with USCIS a new Form I-129 petition on behalf of the worker. In most cases, a new temporary labor certification from DOL is required before you can file Form I-129. To avoid disruption of employment, you should file a petition to extend the employee's employment authorization status well before it expires. When your H-2A employee's work authorization expires, you must update their Form I-9 by writing "240-Day Ext." and entering the date you submitted Form I-129 to USCIS in the Additional Information box in Section 2. USCIS may extend a single H-2A petition for up to two weeks without an additional approved labor certification under certain circumstances. In such a case, write "two-week extension" and enter the date you submitted Form I-129 to USCIS in the Additional Information box in Section 2.

Upon submitting a new Form I-129 petition to USCIS, the H-2A worker is authorized to continue to work while the petition is being processed for a period not to exceed 240 days, or until USCIS denies your petition, whichever comes first. You must reverify the employee's employment authorization in Section 3 once you receive a decision on the H-2A petition or by the end of the 240-day period, whichever comes first.

See Completing Form I-9 for Nonimmigrant Categories When Requesting Extensions of Stay below.

#### H-2A Extension With a New Employer

In most cases, an H-2A worker may not begin working for

a new employer until USCIS approves the petition requesting a change of employer. However, if you have enrolled in E-Verify, you may employ an H-2A worker as soon as you submit a new Form I-129 petition on their behalf. The H-2A worker is authorized to work while USCIS processes the petition for a period not to exceed 120 days, or until USCIS denies your petition, whichever comes first. You and your newly hired employee must complete Form I-9. The H-2A employee's unexpired Form I-94/Form I-94A indicating their H-2A status, along with their foreign passport, would qualify as a List A document. You should write "120-Day Ext." and enter the date you submitted Form I-129 to USCIS in the Additional Information box in Section 2.

If USCIS denies the new petition before the 120-day period expires, USCIS will automatically terminate the H-2A worker's employment authorization within 15 calendar days of its denial decision. USCIS may also terminate employment authorization if you fail to remain an E-Verify employer in good standing You must reverify the employee's employment authorization in Section 3 either by the end of the 120-day period or once you receive a decision on the H-2A petition, whichever comes first. If your petition is denied, count 15 days from the date of the denial for the date the employee's employment authorization expires.

See Completing Form I-9 for Nonimmigrant Categories When Requesting Extensions of Stay below.

For more information about employing H-2A workers, please visit uscis.gov.

# **Extensions of Stay for Other Nonimmigrant Categories**

Other nonimmigrants also may receive extensions of stay if their employers file Form I-129, Petition for a Nonimmigrant Worker (or Form I-129CW, Petition for a CNMI-Only Nonimmigrant Transitional Worker for CW-nonimmigrants) with USCIS on their behalf, before their status expires. These employees are authorized to continue working while their petitions are being processed for a period not to exceed 240 days, or until USCIS denies the petition, whichever comes first. On these employees' Form I-9, write "240-day Ext." and the date Form I-129 was submitted to USCIS in the Additional Information box in Section 2. Also your employee may update Section 1 by crossing out the expiration date of their employment authorization noted in the attestation. Write in the new date that the automatic extension of

employment authorization ends. Initial and date this update in the margin of Section 1.

Other categories include: CW-1 H-1B, H-1B1, H-2A, H-2B, H-3, L-1, O-1, O-2, P-1, P-2, P-3, R-1, TN, A3, E-1, E-2, E-3, G-5, and I. Note that individuals in the E-1 and E-2 categories are employers.

Go to uscis.gov/files/form/i-129instrpdf for further instructions on filing extensions of stay

See Completing Form I-9 for Nonimmigrant Categories when Requesting Extensions of Stay below.

For more information about employing other types of nonimmigrant workers, please visit uscis.gov.

#### Completing Form I-9 for Nonimmigrant Categories When Requesting Extensions of Stay

You must submit a timely filed Form I-129 (or I-129CW) petition to USCIS to request an extension of stay on behalf of an employee in one of the above categories. While the petition is pending, your existing employee is authorized to continue to work for you for 120 days, 240 days, or longer, depending on the category petitioned for, or until USCIS denies your petition, whichever comes first.

Keep the following documents with the employee's existing Form I-9 to show that you filed for an extension of stay on their behalf:

- A copy of the new Form I-129 or Form I-129CW;
- Proof of payment for filing a new Form I-129 or Form I-129CW
- Evidence that you mailed the new Form I-129 or Form I-129CW to USCIS.

After submitting Form I-129 or Form I-129CW to USCIS, you will receive a notice from USCIS acknowledging that your petition is pending; you should keep it with the employee's Form I-9. After you receive the I-797C, Notice of Action, which bears the amount of the filing fee submitted and acknowledges USCIS' receipt of the new Form I-129 petition, it is not necessary to maintain a copy of the Form I-129 application, proof of payment, and mailing receipt for Form I-9 purposes. You should retain the I-797C, Notice of Action to show that you filed

for an extension of stay on the employee's behalf.

If USCIS approves the application/petition for an extension of stay you will receive a Form I-797A, Notice of Action which includes an expiration date and an attached Form I-94A, Arrival/Departure Record Enter the document title, number and expiration date listed on the notice in Section 3 of Form I-9 You must give your employee the Form I-94A, which is evidence of their employment-authorized nonimmigrant status.

## Automatic Extensions of EADs in Certain Circumstances

DHS regulations provide for up to 180-day automatic extension of employment authorization of certain Form I-766, Employment Authorization Documents (EADs) for some individuals who have timely filed a renewal of their EADs. For qualifying individuals except TPS beneficiaries, timely filed means prior to the expiration of their most recent EAD. For TPS beneficiaries, timely filed means filing as instructed by the Federal Register notice announcing the TPS registration procedures. The TPS automatic extension will terminate early if USCIS denies the renewal application before the 180<sup>th</sup> day is reached. DHS has determined that 15 employment eligible categories can receive automatic renewal of their EADs. The following are the eligible category codes which can be found on the face of the expired EAD: A03, A05, A07, A08, A10, A12 or C19, C08, C09, C10, C16, C20, C22, C24, C31. For an updated list, visit uscis.gov. See Figure 7 for more information.

#### **Documentation for Form I-9**

The combination of an expired EAD noting a qualifying eligibility code, in combination with a Form I-797C, Notice of Action acknowledging receipt of an EAD renewal application and noting an eligibility category code that matches the expired EAD constitutes an unexpired EAD (Form I-766) under List A of Form I-9, so long as Form I-797C indicates that the renewal application was filed before the previous EAD expired. However, for TPS beneficiaries, the codes will be A-12 or C-19, but do not have to match, and the employer can consider the renewal application as timely filed if it was filed by the dates stated in the current TPS Federal Register notice applicable for the individual's country.

Therefore, when the expiration date on the automatically extended EAD is reached, the employer and the employee should update the employment authorization/EAD

expiration dates stated on the previously completed Form I-9 (Sections 1 and 2 or 3) to reflect the extended expiration date while the renewal application is pending. Cross out the dates and write the last date of the automatic extension period and initial the correction. Note that the employee must make and initial the correction if one is necessary in Section 1, while the employer must make and initial the correction in Section 2 or 3. If the automatically extended EAD is being presented by the individual to a new employer, then the expiration dates to be entered on Form I-9 should be the last date of the automatic extension. If the employer is retaining copies of documents with Form I-9, then both the expired EAD and the Form I-797 should be retained. At the end of the expiration date, you must reverify by updating Section 3. See Figure 7 for more information.

### Failure of an Employee to Present Acceptable Documents

You may terminate an employee who fails to produce an acceptable document or documents, or an acceptable receipt for a document within three business days of the date employment begins. Employers that fail to properly complete Form I-9 risk violating section 274A of the INA and are subject to civil money penalties.

#### **Completing Section 3**

## Recording Changes of Name and Other Identity Information for Current Employees

In the case of a rehire or reverification, if an employee has had a legal change of name, such as following marriage, record the employee's legal change of name in the space provided in Section 3.If you learn of a legal change of name at a time other than during a rehire or reverification, USCIS recommends that you update Form I-9 with the new name in the space provided in Section 3 of Form I-9 so that you maintain correct information on the form. In either situation, you should take steps to be reasonably assured of the employee's identity and the veracity of the employee's claim of a legal name change. These steps may include asking the employee for the reason for the legal change of name and to provide documentation of a legal change of name to keep with Form I-9, so that your actions are well-documented in the event of a Form I-9 inspection.

You may encounter situations other than a legal change of name where an employee informs you (or you have reason to believe) that their identity is different from that previously used to complete the Form I-9. For example, an employee may have been working under a false identity, has subsequently obtained a work authorized immigration

status in their true identity, and wishes to regularize their employment records. In that case you should complete a new Form I-9. Write the original hire date in Section 2 and attach the new Form I-9 to the previously completed Form I-9 and include a written explanation.

In cases where an employee has worked for you using a false identity but is currently authorized to work, the I-9 rules do not require termination of employment.

In addition, there may be other laws, contractual obligations, or company policies that you should consider before taking action. For example, the INA prohibits discrimination based on citizenship or immigration status (see Part Four of this handbook for more information).

#### For E-Verify employers:

- USCIS recommends that you encourage your employees to record their legal name change with the Social Security Administration to avoid mismatches in E-Verify.
- If you complete a new Form I-9 in a new identity situation as described above, e.g., where a name change to Form I-9 information is not a legal name change, you should confirm the new Form I-9 information through E-Verify If you do complete a new Form I-9, you should not create a new E-Verify case.
- Federal contractors who are subject to the Federal Acquisition Regulation (FAR)E-Verify clause and who choose to verify existing employees by updating an already-completed Form I-9 are subject to special rules regarding when they must complete a new Form I-9. Employers who choose to update Form I-9 for existing employees must complete a new Form I-9 when an employee changes their name. For more information, see the E-Verify Supplemental Guide for Federal Contractors, at uscis.gov/e-verify.

Note: If you need to reverify the employment authorization of an existing employee who completed an earlier version of Form I-9, the employee must provide any document(s) they choose from the Lists of Acceptable Documents for the most current versions of the Form I-9. Enter the new document(s) in Section 3 of the current version of Form I-9 and keep it with the previously completed Form I-9. Visit I-9 Central at uscis.gov/i-9-central for the most current version of the Form I-9.

# **Reverifying or Updating Employment Authorization for Rehired Employees**

If you rehire an employee within three years from the date their Form I-9 was previously completed, you may either rely on the employee's previously executed Form I-9 or complete a new one. If you choose to rely on a previously completed Form I-9, follow these guidelines:

- If the employee remains employment authorized as indicated on the previous Form I-9, the employee does not need to provide any additional documentation. In Section 3, provide the employee's rehire date, any name changes, and sign and date the form.
- If the previous Form I-9 indicates that the employee's employment authorization has expired, you must reverify employment authorization in Section 3 in addition to providing the rehire date. If the previously executed Form I-9 is not the current version of the form, you must complete Section 3 on the current version of the form.
- If you already used Section 3 of the employee's previously completed Form I-9, but are rehiring the employee within three years of the original execution of Form I-9, you may complete Section 3 on a new Form I-9 and attach it to the previously completed form.

Employees rehired after three years of the original completion of the Form I-9 must complete a new Form

I-9.

### To reverify:

- 1. Enter the date of rehire in Block B of Section 3.
- 2. Enter the document title, number and expiration date (if any) of the document(s) the employee presents in Block C of Section 3.
- 3. Sign and date Section 3.
- 4. If you choose to use a new Form I-9, enter the employee's name at the top of page 2 of a new Form I-9 and complete Section 3 of the new Form I-9, retaining the new form with the previously completed one.
- 5. You must reverify the employee on a new Form I-9 if the version of the form you used for the previous verification is no longer valid. Please check uscis.gov/i-9 for the current Form I-9.

Updating an employee's name is optional. To update:

- 1. Enter the date of rehire in Block B and the employee's new name, if applicable, in Block A of Section 3.
- 2. Sign and date Section 3.
- 3. If you are updating on a new Form I-9, enter the employee's name at the top of page 2 and use Section 3 of the new Form I-9 to update. Keep the new Form I-9 with the previously completed one.

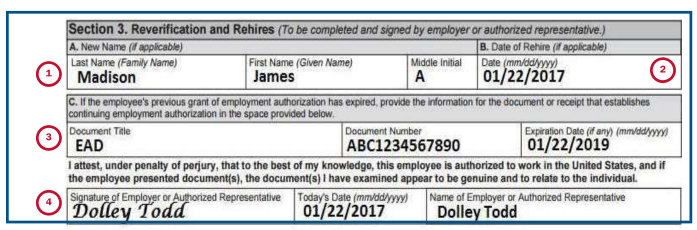


Figure 8: Completing Section 3: Reverification and Rehires

- Enter the employee's new name, if applicable, in block A.
- Enter the employee's date of rehire, if applicable, in block B.
- Enter the document title, number, and expiration date (if any) of document(s) presented in block C.
- 4 Sign and date Section 3.

# Leaves of Absence, Layoffs, Corporate Mergers and Other Interruptions of Employment

You must complete a new Form I-9 when a hire takes place, unless you are rehiring an employee within three years of the date of their previous Form I-9. However, in certain situations, a hire is not considered to have taken place despite an interruption in employment. In case of an interruption in employment, you should determine whether the employee is continuing in their employment and has a reasonable expectation of employment at all times.

These situations constitute continuing employment:

- Approved paid or unpaid leave on account of study, illness or disability of a family member, illness or pregnancy, maternity or paternity leave, vacation, union business, or other temporary leave approved by the employer.
- Promotions, demotions or pay raises.
- Temporary layoff for lack of work.
- Strikes or labor disputes.
- Reinstatement after disciplinary suspension for wrongful termination found unjustified by any court, arbitrator or administrative body, or otherwise resolved through reinstatement or settlement.
- Transfer from one distinct unit of an employer to another distinct unit of the same employer; the employer may transfer the employee's Form I-9 to the receiving unit.
- Seasonal employment.
- Continuing employment with a related, successor, or reorganized employer, provided that the employer obtains and maintains, from the previous employer, records and Form I-9 where applicable. A related, successor or reorganized employer includes:
  - The same employer at another location;
  - An employer who continues to employ any employee of another employer's workforce, where both employers belong to the same multi-employer association and the employee continues to work in the same bargaining unit under the same collective bargaining agreement. For these purposes, any agent designated to complete and maintain Form I-9 must enter the employee's date of hire and/or termination each time the employee is hired and/or terminated by an employer of the multi-employer association.

Employers who have acquired or merged with another company have two options:

• **Option A:** Treat all acquired employees as new hires and complete a new Form I-9 for every individual. Enter the effective date of acquisition or merger as the employee's first day of employment in Section 2 of the new Form I-9.

If you choose Option A, avoid engaging in discrimination by completing a new Form I-9 for all of your acquired employees, without regard to actual or perceived citizenship status or national origin.

Option B: Treat all acquired individuals as employees
who are continuing in their uninterrupted
employment status and retain the previous owner's
Form I-9 for each acquired employee. Note that
you are liable for any errors or omissions on the
previously completed Form I-9.

Employees hired on or before Nov. 6, 1986, who are continuing in their employment and have a reasonable expectation of employment at all times are exempt from completing Form I-9 and cannot be verified in E-Werify For help with making this determination, see 8 CFR 274a.2(b)(1)(viii) and 8 CFR 274a.7. If you determine that an employee hired on or before Nov. 6, 1986 is not continuing in their employment or does not have a reasonable expectation of employment at all times, the employee may be required to complete a Form I-9.

Federal contractors with the FAR E-Verify clause are subject to special rules regarding the verification of existing employees. For more information, see the E-Verify Supplemental Guide for Federal Contractors at uscis.gov/e-verify.

To determine whether an employee continuing in his or employment had a reasonable expectation of employment at all times, consider several factors, including, but not limited to:

- The individual was employed on a regular and substantial basis. A determination of a regular and substantial basis is established by a comparison of other workers similarly employed by the employer.
- The individual complied with the employer's established and published policy regarding their absence.
- The employer's past history of recalling absent employees for employment indicates the likelihood

that the individual in question will resume employment with the employer within a reasonable time in the future.

- The former position held by the individual has not been taken permanently by another worker.
- The individual has not sought or obtained benefits during their absence from employment with the employer that are inconsistent with an expectation of resuming employment within a reasonable time in the future.
- The financial condition of the employer indicates the ability of the employer to permit the individual in question to resume employment within a reasonable time in the future.
- The oral and/or written communication between employer, the employer's supervisory employees and the individual indicates that it is reasonably likely that the individual will resume employment within a reasonable time in the future.

Continue to maintain and store the previously completed Form I-9 as if there was no interruption in employment. Inspect the previously completed Form I-9 and, if necessary, update the form or conduct reverification.

If you determine that your employee was terminated and is now rehired, and the rehire occurs within three years from the date the original Form I-9 was completed, you have an option to complete a new form or rely on the original one.

### Special Rules for Members of Employer Associations

Special rules apply for employers who are members of an association of two or more employers that have entered into a collective bargaining agreement with one or more employee organizations. An employer who is a member of the employer association will be deemed to have complied with the employment eligibility verification requirements for its employee if:

- The employee is a member of a collective-bargaining unit and is employed under a collective bargaining agreement between one or more employee organizations and an association of two or more employers by an employer that is a member of such association, and
- Another employer that is a member of the same employer association (or an agent of the employer association on behalf of the employer), has

previously complied with the employment eligibility verification requirements for this individual within three years (or, if less, the period of time that the individual is authorized to be employed in the United States).

Penalties for employing aliens knowing they are unauthorized to work in the United States still apply.

### **Special Rules for State Employment Agencies**

A state employment agency, sometimes known as a state workforce agency, may choose to verify the employment authorization and identity of an individual it refers for employment on Form I-9.In such a case, the agency must issue a certification to you so that you receive it within 21 business days of the date the referred individual is hired. If an agency refers a potential employee to you with a job order, other appropriate referral form or telephonically authorized referral, and the agency sends you a certification within 21 business days of the referral, you do not have to check documents or complete a Form I-9 if you hire that person Before receiving the certification, you should retain the job order, referral form or annotation reflecting the telephonically authorized referral as you would Form I-9. When you receive the certification, you must review it to ensure that it relates to the person hired and observe the person sign the certification. You must also retain the certification as you would a Form I-9 and make it available for inspection, if requested. Check with your state employment agency to see if it provides this service and become familiar with its certification document.

### **Correcting Form I-9**

If the employer, recruiter, or referrer for a fee ("employer") discovers an error in Section 1 of an employee's Form I-9, the employer should bring itself into compliance immediately and ask the employee to correct the error. Employers and/or their authorized representative may only correct errors made in Section 2 or Section 3 of Form I-9.

To correct the form is to:

- Draw a line through the incorrect information;
- Enter the correct information;
- Initial and date the correction.

### **Correcting Section 1**

If the employer and/or their authorized representative discover information has been omitted in Section 1, the

employer should ask the employee to enter the missing information. If the employee is remotely located, the employer should develop the appropriate business process to allow the employee to enter the missing information in Section 1.

When correcting Section 1, the employee should:

- Enter the omitted information;
- Initial and date near the newly entered information.

The employer should attach a written explanation of what happened.

If the employee's employment has terminated, the employer should attach a written explanation to the Form I-9 explaining the error and place in the employee's file.

## Corrections by a Preparer/Translator Assisting with Section 1

Upon discovering an error, the preparer and/or translator should:

- Make the correction or help the employee make the correction by drawing a line through the incorrect information and entering the correct information;
- Have the employee initial and date the correction;
- Initial and date the correction if the preparer/ translator makes the correction.

If the preparer and/or translator who helps with the correction completed the Preparer and/or Translator Certification block when the employee initially completed Form I-9, they should not complete the certification block again. If the preparer and/or translator did not previously complete the preparer and/or

translator certification block, they should

- Complete the certification block; or
- If the certification block was previously completed by a different preparer and/or translator, complete a new certification block.

### **Correcting Section 2 and Section 3**

If the employer and/or their authorized representative discover information has been omitted in Section 2 or 3, the employer should enter the omitted information to the extent possible and initial and date in the same area. Also, it would be helpful to attach a written explanation of what happened to the Form I-9. If an employer failed to enter the date Section 2 and/or 3 was completed, the form should not be back dated. The employer should enter the current date and initial by the date field.

To correct multiple recording errors on the form, you may redo the section on a new Form I-9 and attach it to the old form. A new Form I-9 can be completed if major errors (such as entire sections were left blank or Section 2 was completed based on unacceptable documents) need to be corrected. A note should be attached to the employee's Form I-9 regarding the reason changes were made to an existing Form I-9 or a new Form I-9 was completed.

Do NOT conceal any changes made on the form. Doing so may lead to increased liability under federal immigration law.

If you have made changes on a Form I-9 using correction fluid, we recommend you attach a signed and dated note to the corrected Form I-9 explaining what happened. You can find guidance on making corrections to Form I-9 at uscis.gov/i-9-central.

### **Part Three**

## Photocopying and Retaining Form I-9

Employers must retain a Form I-9 for each person hired. This requirement applies from the date of hire, even if the employment ends shortly after hired, the hired employee never completes work for pay, or never finishes the Form I-9. Once the individual's employment has terminated, the employer must determine how long after termination the Form I-9 must be retained, either three years after the date of hire, or one year after the date employment is terminated, whichever is later. Form I-9 can be retained on paper, microform or electronically.

To store Form I-9 electronically, you may use any electronic recordkeeping, attestation, or retention

system that complies with DHS standards, including most commercially available off-the-shelf computer programs and commercial automated data processing systems. However, the system must not be subject to any agreement that would restrict access to and use of it by an agency of the United States. (See Electronic Retention of Form I-9 on the next page for additional requirements.)

**NOTE:** Insufficient or incomplete documentation is a violation of section 274A (a)(1)(B) of the INA (8 CFR Part 274a.2(f)(2)).

1.	Enter date employee began work for pay:
	Add three years to Line 1 A
2.	Termination date:
	Add one year to Line 2 B
	Which date is later: A or B? Enter the later date here. C
	Store Form I-9 until this date.

Figure 9: Form I-9 Retention Calculator

### **Paper Retention of Form I-9**

Form I-9 can be signed and stored in paper format with original handwritten signatures. Simply photocopy or print a blank Form I-9. Ensure the employee receives the instructions for completing the form. When copying or printing the paper Form I-9, you may photocopy the two-sided form by making either double-sided or single-sided copies.

Only the pages of the Form I-9 on which you or the employee enter data must be retained. You may retain completed paper forms on-site or at an off-site storage facility for the required retention period, as long as you are able to present the Form I-9 within three days of an inspection request from DHS, the Department of Justice's Civil Rights Division, Immigrant and Employee Rights Section

(IER), or U.S. Department of Labor (DOL) officers.

#### **Microform Retention of Form I-9**

You may retain copies of an original signed Form I-9 on microfilm or microfiche. Only the pages of the Form I-9 on which you or the employees enter data must be retained. To do so, you should:

- 1. Select film stock that will preserve the image and allow its access and use for the entire retention period, which could be upward of 20 years, depending on the employee and your business.
- Use well-maintained equipment to create and view microfilms and microfiche that provides clear viewing, and can reproduce legible paper copies. DHS officers must have access to clear, readable documents should they need to inspect

- your forms.
- 3. Place indexes either in the first frames of the first roll of film or in the last frames of the last roll of film of a series. For microfiche, place them in the last frames of the last microfiche or microfilm jacket of a series.

### **Electronic Retention of Form I-9**

USCIS provides a Portable Document Format (.pdf) fillable-printable Form I-9 from its website, uscis. gov. In addition, you may generate and retain Form I-9 electronically as long as the employee receives instructions for completing the form and:

- 1. The resulting form is legible;
- 2. No change is made to the name, content, or sequence of the data elements and instructions;
- 3. No additional data elements or language are inserted; and
- 4. The standards specified in the regulations are met. (8 CFR Part 274a.2(e), (f), (g), (h) and (i) as applicable.)

You may use paper, electronic systems, or a combination of paper and electronic systems. You may complete or retain Form I-9 in an electronic generation or storage system that includes:

- Reasonable controls to ensure the integrity accuracy and reliability of the electronic generation or storage system;
- 2. Reasonable controls designed to prevent and detect the unauthorized or accidental creation of, addition to, alteration of, deletion of, or deterioration of an electronically completed or stored Form I-9, including the electronic signature, if used;
- 3. An inspection and quality assurance program that regularly evaluates the electronic generation or storage system, and includes periodic checks of electronically stored Form I-9, including the electronic signature, if used;
- 4. An indexing system that allows the identification and retrieval for viewing or reproducing of relevant documents and records maintained in an

electronic storage system; and

5. The ability to reproduce legible and readable paper copies.

If you choose to complete or retain Form I-9 electronically, you may use one or more electronic generation or storage systems, as long as any Form I-9 retained in the system remains fully accessible and meets the regulations. You may change electronic storage systems as long as the systems meet the performance requirement of the regulations. For each electronic generation or storage system used, you must maintain and make available upon request complete descriptions of:

- 1. The electronic generation and storage system, including all procedures relating to its use.
- 2. The indexing system that allows the identification and retrieval of relevant documents and records maintained in an electronic storage system. You are not required to maintain separate indexing databases for each system if comparable results can be achieved without separate indexing databases.

Only the pages of the Form I-9 on which you or the employee enter data must be retained.

### **Documentation of Electronic Storage Systems**

If you choose to complete or retain Form I-9 electronically, you must maintain and make available upon request documentation of the business processes that:

- 1. Created the retained Form I-9,
- 2. Modify and maintain the retained Form I-9, and
- 3. Establish the authenticity and integrity of the forms, such as audit trails.

### **Electronic Signature of Form I-9**

You may choose to complete a paper Form I-9 and scan and upload the original signed form to retain it electronically. Once you have securely stored Form I-9 in electronic format, you may destroy the original paper

Form I-9.

If you complete Form I-9 electronically using an electronic signature, your system for capturing electronic signatures must allow signatories to acknowledge that they read the attestation and attach the electronic signature to an electronically completed Form I-9. The system must also:

- 1. Affix the electronic signature at the time of the transaction:
- 2. Create and preserve a record verifying the identity of the person producing the signature; and
- 3. Upon request of the employee, provide a printed confirmation of the transaction to the person providing the signature.

Employers who complete Form I-9 electronically must attest to the required information in Section 2 of Form I-9. The system used to capture the electronic signature should include a method to acknowledge that the attestation to be signed has been read by the signatory.

**NOTE:** If you choose to use an electronic signature to complete Form I-9, but do not comply with these standards, DHS will determine that you have not properly completed Form I-9, in violation of section 274A(a)(1) B) of the INA (8 CFR Part 274a.2(b)(2)).

### **Security**

If you retain Form I-9 electronically, you must implement an effective records security program that:

- 1. Ensures that only authorized personnel have access to electronic records;
- 2. Provides for backup and recovery of records to protect against information loss;
- 3. Ensures that employees are trained to minimize the risk of unauthorized or accidental alteration or erasure of electronic records; and
- 4. Ensures that whenever an individual creates, completes, updates, modifies, alters, or corrects an electronic record, the system creates a secure and permanent record that establishes the date of access, the identity of the individual who accessed the electronic record, and the particular action taken.

**NOTE:** If your action or inaction results in the alteration, loss or erasure of electronic records, and you knew, or reasonably should have known, that the action or inaction could have that effect, then you are in violation of section

274A(b)(3) of the INA (8 CFR Part 274a.2(g)(2)).

### **Retaining Copies of Form I-9 Documentation**

You may choose to copy or scan documents an employee presents when completing Form I-9, which you may retain with their Form I-9. Making photocopies of an employee's document(s) does not take the place of completing Form I-9. Even if you retain copies of documentation, you are still required to fully complete and retain Form I-9. If you choose to retain copies of an employee's documents, you must do so for all employees, regardless of actual or perceived national origin or citizenship status, or you may be in violation of anti-discrimination laws.

Copies or electronic images of presented documents must be retrievable consistent with DHS's standards on electronic retention, documentation, security, and electronic signatures for employers and employees, as specified in 8 CFR Part 274a.2(b)(3).

If you make copies or electronic images of the employee's documents, they must be either retained with the corresponding Form I-9 or stored with the employee's records in accordance with the standards for electronic records retention as specified in 8 CFR 274a.2(b)(3). However, if copies or electronic images of the employee's documents are made, they must be made available at the time of a Form I-9 inspection by DHS or another federal government agency.

### Inspection

The INA specifically authorizes DHS, IER and DOL to inspect Form I-9, including any copies of employees' documents retained with the corresponding Form I-9. DHS, IER, and DOL provide employers a minimum of three days' notice before inspecting a retained Form I-9. The employer must make Form I-9 available upon request at the location where DHS, IER or DOL requests to see them. Form I-9 and supporting documentation may also be sent to the agency in electronic format or hard copy if requested.

If you store Form I-9 records at an off-site location, inform the inspecting officer of the location where you store them and make arrangements for the inspection. The inspecting officers may perform an inspection at an office of an authorized agency of the United States if previous arrangements are made. Recruiters or referrers for a fee who designate an employer to complete employment verification procedures may present photocopies or

printed electronic images of Form I-9 at an inspection. If you refuse or delay an inspection, you will be in violation of DHS retention requirements.

At the time of an inspection, you must:

- 1. Retrieve and reproduce only the Form I-9 electronically retained in the electronic storage system and supporting documentation specifically requested by the inspecting officer. Supporting documentation includes photocopies of Form I-9 documents stored with Form I-9 and associated audit trails that show the actions performed within or on the system during a given period of time.
- 2. Provide the inspecting officer with appropriate hardware and software, personnel, and documentation necessary to locate, retrieve, read, and reproduce any electronically stored Form I-9, any supporting documents, and their associated audit trails, reports, and other data used to maintain the authenticity, integrity, and reliability of the records.
- 3. Provide the inspecting officer, if requested, any reasonably available or obtainable electronic summary file(s), such as spreadsheets, containing all of the information fields on any electronically stored Form I-9.

**NOTE:** E-Werify employers should provide E-Werify Case Detail Pages in addition to Form I-9 when they receive a request for inspection.

### **Part Four**

# Unlawful Discrimination and Penalties for Prohibited Practices

### **Unlawful Discrimination**

Discriminating in the Form I-9 and E-Verify verification processes can violate federal law. This section describes prohibited discrimination and how to prevent prohibited discrimination in verifying an individual's employment authorization.

### **Overview of Discrimination Laws**

The anti-discrimination provision of the Immigration and Nationality Act (INA), as amended, prohibits four types of unlawful conduct:

- 1. Unfair documentary practices during the Form I-9 and E-Verify process);
- 2. Citizenship or immigration status discrimination;
- 3. National origin discrimination;
- 4. Retaliation or intimidation

The Department of Justice's Civil Rights Division, Immigrant and Employee Rights Section (IER), enforces this law.

Title VII of the Civil Rights Act of 1964 (Title VII) and other federal laws prohibit employment discrimination based on race, color, national origin, religion, sex, age, disability and genetic information. The U.S. Equal Employment Opportunity Commission (EEOC) enforces these laws.

### Types of Employment Discrimination Prohibited Under the INA

### **Unfair Documentary Practices**

The INA prohibits discriminatory documentary practices related to verifying the employment authorization and identity of employees during the employment eligibility verification process (generally, the Form I-9 and E-Verify processes). Unfair documentary practices generally occur when employers treat individuals differently on the basis of national origin or citizenship or immigration status in the Form I-9 or E-Verify processes, or any other process

an employer may use that verifies employment eligibility. Unfair documentary practices can be broadly categorized into four types of conduct:

- 1. Requesting that an individual produce more or different documents than are required by Form I-9 to establish the individual's identity and employment authorization;
- 2. Requesting that individuals present a particular document, such as a "Green Card," to establish identity and/or employment authorization;
- Rejecting documents that reasonably appear to be genuine and to relate to the individuals presenting them; and
- 4. Treating groups of individuals differently when verifying employment eligibility, such as requiring certain groups of individuals who look or sound "foreign" to present particular documents the employer does not require other individuals to present.

These practices may constitute unfair documentary practices if they are committed based on citizenship or immigration status, or national origin, and should be avoided when verifying employment authorization. All employment-authorized individuals are protected against this type of discrimination. The INA's provision against unfair documentary practices covers employers with four or more employees.

### **Citizenship Status Discrimination**

Citizenship or immigration status discrimination occurs when an employer treats individuals differently based on their real or perceived citizenship or immigration status with respect to hiring, firing, recruitment, or referral for a fee. U.S. citizens, recent permanent residents, asylees, and refugees are protected from this type of discrimination. The INA's provision against citizenship or immigration status discrimination covers employers with four or more employees.

### **National Origin Discrimination**

National origin discrimination under the INA occurs when an employer treats individuals differently based on their national origin with respect to hiring, firing, recruitment, or referral for a fee. An individual's national origin relates to the individual's place of birth, country of origin, ethnicity, ancestry, native language, accent, or the perception that they look or sound "foreign." The INA's national origin discrimination prohibition generally covers employers with more than three and less than 15 employees and covers all employment-authorized individuals EEOC has jurisdiction over national origin claims involving employers with 15 or more employees, regardless of the work authorization status of the discrimination victims.

#### Retaliation

An employer or other covered entity cannot intimidate, threaten, coerce, or otherwise retaliate against an individual because the individual has filed an immigration-related employment discrimination charge or complaint; has testified or participated in any IER investigation, proceeding, or hearing; or otherwise asserts his, her, or other's rights under the INA's anti-discrimination provision.

## Types of Discrimination Prohibited by Title VII and Other Federal Anti-discrimination Laws

As noted above, Title VII and other federal laws also prohibit employment discrimination on the basis of national origin, as well as race, color, religion, sex, age, disability and genetic information. These laws also protect workers from retaliation. EEOC has jurisdiction over employers that employ 15 or more employees for 20 or more weeks in the preceding or current calendar year, and prohibits discrimination in any aspect of employment, including: hiring and firing; compensation, assignment, or classification of employees; transfer, promotion, layoff, or recall; job advertisements; recruitment; testing; use of company facilities; training and apprenticeship programs; fringe benefits; pay, retirement plans, and leave; or other terms and conditions of employment.

IER and EEOC share jurisdiction over national origin discrimination charges. EEOC investigates national origin discrimination claims against employers with 15 or more employees, and IER investigates national origin discrimination claims against smaller employers with

more than three and less than 15 employees.

## Avoiding Discrimination in Recruiting, Hiring, and the Form I-9 Process

In practice, you should treat individuals equally when recruiting and hiring, and when verifying employment authorization and identity during the Form I-9 process.

#### You should not:

- 1. Have different rules or requirements for individuals because of their national origin, citizenship, or immigration status. For example, you cannot demand that non-U.S. citizens present DHS issued documents. Each individual must be allowed to choose the documents that they will present from the lists of acceptable Form I-9 documents. For example, both citizens and employmentauthorized individuals may present a driver's license (List B) and an unrestricted Social Security card (List C) to establish identity and employment authorization. However, you must reject documents that do not reasonably appear to be genuine or to relate to the individual presenting them.
- 2. Request to see employment eligibility verification documents before hire and completion of Form I-9 because an individual looks or sounds "foreign," or because the individual states that they are not a U.S. citizen.
- 3. Refuse to accept a document, or refuse to hire an individual, because a document has a future expiration date.
- 4. Request specific documents from individuals to run an E-Verify case or based on an E-Verify tentative nonconfirmation.
- 5. Request that an individual run a Self Check case and/or present documents showing the individual cleared Self Check.
- 6. Request that an employee who presented an unexpired Permanent Resident Card present a new document when the Permanent Resident Card expires.
- 7. Request that, during reverification, an employee present a new unexpired Employment Authorization Document (Form I-766) if they presented one during initial verification. For

- reverification, each employee must be free to choose to present any document either from List A or from List C.
- 8. Limit jobs to U.S. citizens unless U.S. citizenship is required for the specific position by law; regulation; executive order; or federal, state, or local government contract.

# **Employers Prohibited From Retaliating Against Employees**

You cannot take retaliatory action against a person who has filed a charge of discrimination with IER or EEOC, was a witness or otherwise participated in the investigation or prosecution of a discrimination complaint, or otherwise asserts rights under the INA's anti-discrimination provision and/or Title VII. Such retaliatory action may constitute a violation of the INA's anti-discrimination provision, TitleVII, and other federal anti-discrimination law. Retaliation violates federal law.

# **Procedures for Filing Charges of Employment Discrimination**

**IER** 

Discrimination charges may be filed by an individual, a person acting on behalf of such an individual, or a DHS officer who has reason to believe that discrimination has occurred.

Discrimination charges must be filed with IER within 180 days of the alleged discriminatory act.

Upon receipt of a complete discrimination charge, IER will notify you within 10 days that a charge has been filed against you and start its investigation. If you refuse to cooperate with IER's investigation, IER can obtain a subpoena to compel you to produce the information and documents requested or to appear for an investigative interview.

If IER has not filed a complaint with an administrative law judge within 120 days of receiving a charge of discrimination, it will notify the charging party (other than a DHS officer) of their right to file a complaint with an administrative law judge within 90 days after receiving the notice.

Additionally IER may also file a complaint. If a complaint is filed, the administrative law judge will conduct a hearing and issue a decision IER may also attempt to

settle a charge, or the parties may enter into a settlement agreement resolving the charge.

#### **EEOC**

A charge must be filed with EEOC within 180 days from the date of the alleged violation to protect the charging party's rights. This 180-day filing deadline is extended to 300 days if the charge also is covered by a state or local anti-discrimination law.

# Penalties for Prohibited Practices Unlawful Employment Civil Penalties

DHS or an administrative law judge may impose penalties if an investigation reveals that you knowingly hired or knowingly continued to employ an unauthorized alien, or failed to comply with the employment eligibility verification requirements with respect to employees hired after Nov. 6, 1986.

DHS will issue a Notice of Intent to Fine (NIF) when it intends to impose penalties. If you receive an NIF, you may request a hearing before an administrative law judge. If your request for a hearing is not received within 30 days, DHS will impose the penalty and issue a Final Order, which cannot be appealed.

Hiring or Continuing to Employ Unauthorized Aliens

If DHS or an administrative law judge determines that you have knowingly hired unauthorized aliens (or are continuing to employ aliens knowing that they are or have become unauthorized to work in the United States), you may be ordered to cease and desist from such activity and pay a civil money penalty for each offense.

You will be considered to have knowingly hired an unauthorized alien if, after Nov. 6, 1986, you use a contract, subcontract or exchange, entered into, renegotiated or extended, to obtain the labor of an alien and know the alien is not authorized to work in the United States. You will be subject to the penalties above.

Failing to Comply With Form I-9 Requirements

If you fail to properly complete, retain, and/or make Form I-9 available for inspection as required by law, you may face civil money penalties for each violation. In determining the amount of the penalty, DHS considers:

- 1. The size of the business of the employer being charged;
- 2. The good faith of the employer;
- 3. The seriousness of the violation;
- 4. Whether or not the individual was an unauthorized alien; and
- 5. The history of previous violations of the employer.

### Enjoining Pattern or Practice Violations

If the Attorney General has reasonable cause to believe that a person or entity is engaged in a pattern or practice of employment, recruitment or referral in violation of section 274A (a)(1)(A) or (2) of the INA (found at 8 U.S.C.1324a (a)(1)(A) or (2)), the Attorney General may bring civil action in the appropriate U.S.District Court requesting relief, including a permanent or temporary injunction, restraining order or other order against the person or entity, as the Attorney General deems necessary.

### Requiring Indemnification

Employers found to have required a bond or indemnity from an employee against liability under the employer sanctions laws may be ordered to pay a civil money penalty for each violation and to make restitution, either to the person who was required to pay the indemnity, or, if that person cannot be located, to the U.S. Treasury.

### Good Faith Defense

If you can show that you have, in good faith, complied with Form I-9 requirements, then you may have established a "good faith" defense with respect to a charge of knowingly hiring an unauthorized alien, unless the government can show that you had actual knowledge of the unauthorized status of the employee.

A good faith attempt to comply with the paperwork requirements of section 274A(b) of the INA may be adequate notwithstanding a technical or procedural failure to comply, unless you fail to correct a violation within 10 days after notice from DHS.

#### **Criminal Penalties**

Engaging in a Pattern or Practice of Knowingly Hiring or Continuing to Employ Unauthorized Aliens

Persons or entities who are convicted of having engaged in a pattern or practice of knowingly hiring unauthorized

aliens (or continuing to employ aliens knowing that they are or have become unauthorized to work in the United States) after Nov. 6, 1986, may face fines and/or six months imprisonment.

Engaging in Fraud or False Statements, or Otherwise Misusing Visas, Immigration Permits, and Identity Documents

Persons who use fraudulent identification or employment authorization documents or documents that were lawfully issued to another person, or who make a false statement or attestation to satisfy the employment eligibility verification requirements, may be fined, or imprisoned for up to five years, or both. Other federal criminal statutes may provide higher penalties in certain fraud cases.

#### **Unlawful Discrimination**

If an investigation reveals that you engaged in unfair immigration-related employment practices under the INA, IER may file a lawsuit. Settlements or lawsuits may result in one or more corrective steps, including:

- Hiring or reinstating, with or without back pay, individuals directly injured by the discrimination;
- 2. Posting notices to employees about their rights and about employers' obligations; and/or
- 3. Educating all personnel involved in hiring about complying with anti-discrimination laws.

The court may award attorneys' fees to prevailing parties, other than the United States, if it determines that the losing parties' argument is without foundation in law and fact.

Employers that violate the anti-discrimination provision of the INA may also be ordered to pay a civil money penalty. For more information on civil penalties, contact IFR

If you are found to have committed national origin or other prohibited discrimination under TitleVII or other federal law, you may be ordered to stop the prohibited practice and to take one or more corrective steps, including:

- 1. Hiring, reinstating or promoting with back pay, benefits, and retroactive seniority;
- 2. Posting notices to employees about their rights and about the employer's obligations; and/or
- 3. Removing incorrect information, such as a false warning, from an employee's personnel file.

Under TitleVII, compensatory damages may also be available where intentional discrimination is found Damages may be available to compensate for actual monetary losses, for future monetary losses, and for mental anguish and inconvenience. Punitive damages may be available if you acted with malice or reckless indifference.

You may also be required to pay attorneys' fees, expert witness fees, and court costs.

### **Civil Document Fraud**

If a DHS investigation reveals that an individual has knowingly committed or participated in acts relating to document fraud, DHS may take action. DHS will issue an NIF when it intends to impose penalties. Persons who receive an NIF may request a hearing before an administrative law judge. If DHS does not receive a request for a hearing within 30 days, it will impose the penalty and issue a Final Order, which is final and cannot be appealed.

Individuals found by DHS or an administrative law judge to have violated section 274C of the INA may be ordered to cease and desist from such behavior and to pay a civil money penalty.

#### **Additional Information**

For more information relating to discrimination based upon national origin and citizenship or immigration status, and discrimination during the Form I-9 and E-Verify processes, contact IER at 1-800-255-8155 (employer hotline) or 1-800-237-2515 (TTY for the deaf or hard of hearing); or visit their website at justice.gov/ier.

For more information on TitleVII and EEOC policies and procedures, call 1-800-669-4000, or 1-800-669-6820 (TTY for the deaf or hard of hearing), or visit EEOC's website at eeoc.gov.

### **Part Five**

### Instructions for Recruiters and Referrers for a Fee

Under the INA, it is unlawful for an agricultural association, agricultural employer, or farm labor contractor to hire, recruit, or refer for a fee an individual for employment in the United States without complying with employment eligibility verification requirements. This provision applies to those agricultural associations, agricultural employers, and farm labor contractors who recruit persons for a fee, and those who refer persons or provide documents or information about persons to employers in return for a fee.

**Note:** "Recruiter or Referrer for a Fee" is limited to agricultural associations, agricultural employers, or farm labor contractors as defined in section 3 of the Migrant and Seasonal Agricultural Worker Protection Act, Public Law 97-470 (29 U.S.C. 1802).

This limited class of recruiters and referrers for a fee must complete Form I-9 when a person they refer is hired. Form I-9 must be fully completed within three business days of the date employment begins, or, in the case of an individual hired for fewer than three business days, at the time employment begins.

Recruiters and referrers for a fee may designate agents, such as national associations or employers, to

complete the verification procedures on their behalf. If the employer is designated as the agent, the employer should provide the recruiter or referrer with a photocopy of Form I-9. However, recruiters and referrers for a fee are still responsible for compliance with the law and may be found liable for violations of the law.

Recruiters and referrers for a fee must retain Form I-9 for three years after the date the referred individual was hired by the employer. They must also make Form I-9 available for inspection by a DHS, DOL, or IER officer.

**NOTE:** This does not preclude DHS or DOL from obtaining warrants based on probable cause for entry onto the premises of suspected violators without advance notice.

The penalties for failing to comply with Form I-9 requirements and for requiring indemnification apply to this limited class of recruiters and referrers for a fee.

**NOTE:** All recruiters and referrers for a fee are still liable for knowingly recruiting or referring for a fee aliens not authorized to work in the United States.

### **Part Six**

# E-Verify: The Web-Based Verification Companion to Form I-9

Since verification of the employment authorization and identity of new hires became law in 1986, Form I-9 has been the foundation of the verification process. To improve the accuracy and integrity of this process, USCIS operates an electronic employment confirmation system called E-Verify.

E-Verify is a system that provides access to federal databases to help employers confirm the employment authorization of new hires. E-Verify is free and can be used by employers in all 50 states, as well as the District of Columbia, Puerto Rico, Guam, the U.S. Virgin Islands, and the Commonwealth of the Northern Mariana Islands.

Employers who participate in E-Verify must complete Form I-9 for each newly hired employee in the United States. E-Verify employers may accept any document or combination of documents on Form I-9, but if the employee chooses to present a List B and C combination, the List B (identity only) document must have a photograph.

After completing a Form I-9 for your new employee, create a case in E-Verify that includes information from Sections 1 and 2 of Form I-9. After creating the case, you will receive a response from E-Verify regarding the employment authorization of the employee. In some cases, E-Verify will provide a response indicating a tentative nonconfirmation of the employee's employment authorization. This does not necessarily mean that the employee is unauthorized to work in the United States. Rather, it means that E-Verify is unable to immediately confirm the employee's authorization to work. In the case of a tentative nonconfirmation, you must notify the employee, and an employee who wishes to contest a tentative nonconfirmation result should contact the appropriate agency (DHS or the Social Security Administration) within the prescribed time periods.

You must also follow certain procedures when using E-Verify that were designed to protect employees from unfair employment actions. You must use E-Verify for all new hires, both U.S. citizens and noncitizens, and may



not use the system selectively. You may not use E-Verify to prescreen applicants for employment, check employees hired before the company became a participant in E-Verify (except contractors with a federal contract that requires use of E-Verify), or reverify employees who have temporary employment authorization. You may not terminate or take other adverse action against an employee based on a tentative nonconfirmation.

E-Verify strengthens the Form I-9 employment eligibility verification process that all employers, by law, must follow. By adding E-Verify to the existing Form I-9 process, employers can benefit from knowing that it has taken an additional constructive step toward maintaining a legal workforce.

You can enroll in E-Verify at uscis gov/e-verify, which provides instructions for completing the enrollment process. For more information, contact E-Verify at 888-464-4218, or visit the website listed above.

### **Federal Contractors**

On Nov. 14, 2008, the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council issued a final rule amending the Federal Acquisition Regulation (FAR) (FAR case 2007-013, Employment Eligibility Verification). This regulation was originally scheduled to be effective on Jan. 15, 2009, but the effective date was delayed until Sept. 8, 2009. The regulation requires contractors with a federal contract that contains a FAR E-Verify clause to use E-Verify for their new hires and all employees (existing and new) assigned to the contract. Federal contracts issued on or after Sept. 8, 2009, as well as older contracts that have been modified may contain the FAR E-Verify clause.

Federal contractors who have a federal contract that contains the FAR E-Verify clause must follow special rules when completing and updating Form I-9. For more information, please see the E-Verify Supplemental Guide for Federal Contractors available at uscis.gov/e-verify.

### Part Seven

### Some Questions You May Have About Form I-9

Employers should read these questions and answers carefully. They contain valuable information that, in some cases, is not found elsewhere in this handbook.

For more information on Form I-9, employers and employees can also visit I-9 Central at uscis.gov/i-9-central.

### **Questions about the Verification Process**

- Q. Do citizens and noncitizen nationals of the United States need to complete Form I-9?
  - A. Yes While citizens and noncitizen nationals of the United States are automatically eligible for employment, they too must present the required documents and complete a Form I-9. U.S. citizens include persons born in the United States, Puerto Rico, Guam, the U.S. Virgin Islands, and the Commonwealth of the Northern Mariana Islands. U.S. noncitizen nationals are persons who owe permanent allegiance to the United States, which include those born in American Samoa, including Swains Island.

**NOTE:** Citizens of the Federated States of Micronesia (FSM) and the Republic of the Marshall Islands (RMI) are not noncitizen nationals, however they are eligible to work in the U.S.

# 2. Q. Do I need to complete Form I-9 for employees working in the CNMI?

A. Yes You need to complete Form I-9 for employees hired for employment in the CNMI on or after Nov. 27, 2011. Employers in CNMI should have used Form I-9 CNMI between Nov. 28, 2009 and Nov. 27, 2011. If the employer did not complete Form I-9 CNMI as required during this period the employer should complete a new Form I-9 as soon as the employer discovers the omission. You should not complete Form I-9 for any employees already working for you on Nov. 27, 2009, even if you assign them new job responsibilities within your company. For more information

on federal immigration law in the CNMI, go to uscis.gov/CNMI.

# 3. Q. Do I need to complete Form I-9 for independent contractors or their employees?

- A. No For example, if you contract with a construction company to perform renovations on your building, you do not have to complete Form I-9 for that company's employees. The construction company is responsible for completing Form I-9 for its own employees. However, you may not use a contract, subcontract or exchange to obtain the labor or services of an employee knowing that the employee is unauthorized to work.
- 4. Q. May I fire an employee who fails to produce the required documents within three business days of their start date?
  - **A.** Yes You may terminate an employee who fails to produce the required document or documents, or an acceptable receipt for a document, within three business days of the date employment begins.
- 5. Q. What happens if I properly complete and retain a Form I-9 and DHS discovers that my employee is not actually authorized to work?
  - A. You cannot be charged with a verification violation. You will also have a good faith defense against the imposition of employer sanctions penalties for knowingly hiring an unauthorized individual, unless the government can show you had knowledge of the unauthorized status of the employee.

### **Questions about Documents**

- 6. Q. May I specify which documents I will accept for verification?
  - A. No The employee may choose which document(s) they want to present from the Lists of Acceptable Documents. You must accept

any document (from List A) or combination of documents (one from List B and one from List C) listed on Form I-9 and found in Part Eight of this handbook that reasonably appear on their face to be genuine and to relate to the person presenting them. To do otherwise could be an unfair immigration-related employment practice in violation of the anti-discrimination provision in the INA Individuals who look and/or sound foreign must not be treated differently in the recruiting, hiring, or verification process. Please see Part Eight of this handbook for more information on acceptable documents.

For more information relating to discrimination during the Form I-9 process, contact IER at 1-800-255-8155 (employers) or 1-800-237-2515 (TDD) or visit IER's website at justice.gov/ier.

**NOTE:** An employer participating in E-Verify can only accept a List B document with a photograph.

# 7. Q. What is my responsibility concerning the authenticity of document(s) presented to me?

**A.** You must physically examine the document(s), and if they reasonably appear on their face to be genuine and to relate to the person presenting them, you must accept them. To do otherwise could be an unfair immigration-related employment practice. If the document(s) do not reasonably appear on their face to be genuine or to relate to the person presenting them, you must not accept them.

However, you must provide the employee with an opportunity to present other documents from the Lists of Acceptable Documents.

# 8. Q. My employee has presented a U.S. passport card. Is this an acceptable document?

A. Yes The passport card is a wallet-size document issued by the U.S. Department of State. While its permissible uses for international travel are more limited than the U.S. passport book, the passport card is a fully valid passport that attests to the U.S. citizenship and identity of the bearer. As such, the passport card is considered a "passport" for purposes of Form I-9 and has been included on List A of the Lists of Acceptable Documents on Form I-9.

# 9. Q. Why was documentation for citizens of the Federated States of Micronesia (FSM) and the Republic of the Marshall Islands (RMI) added to the Lists of Acceptable Documents on Form I-9?

A. Under the Compacts of Free Association between the United States and FSM and RMI, most citizens of FSM and RMI are eligible to reside and work in the United States as nonimmigrants. An amendment to the Compacts eliminated the need for citizens of these two countries to obtain Employment Authorization Documents (Forms I-766) to work in the United States However, FSM and RMI citizens may also apply for Employment Authorization Documents (Forms I-766) if they wish, or present a combination of List B and List C documents. The List A document specific to FSM and RMI citizens is a valid FSM or RMI passport with a Form I-94/Form I-94A indicating nonimmigrant admission under one of the Compacts.

# 10. Q. How do I know whether a Native American tribal document issued by a U.S. tribe presented by my employee is acceptable for Form I-9 purposes?

A. In order to be acceptable, a Native
American tribal document should be issued
by a tribe recognized by the U.S. federal
government. Because federal recognition of
tribes can change over time, to determine if the
tribe is federally recognized, please check the
Bureau of Indian Affairs website at bia.gov.

# 11.Q. Can the Certificate of Indian Status, commonly referred to as the status card or INAC card, be used as a Native American tribal document for Form I-9 purposes?

A. No.This card is not a Native American tribal document. It is issued by Indian and Northern Affairs Canada (INAC), which is a part of the Canadian government.

### 12. Q. May I accept an expired document?

A. No Expired documents are no longer acceptable for Form I-9. However, you may accept Employment Authorization Documents (Forms I-766) and Permanent Resident Cards (Forms I-551) that appear to be expired on their face, but have been extended by USCIS.

For example, Temporary Protected Status (TPS) beneficiaries whose Employment Authorization Documents (Forms I-766) appear to be expired may be automatically extended in a Federal Register notice or, if the employee timely filed for a new Employment Authorization Document (Form I-766) the corresponding I-797C from USCIS indicating timely filing may be presented with the expired EAD to the employer as a List A document. These individuals may continue to work based on their expired Employment Authorization Documents (Forms I-766) during the automatic extension period. When the automatic extension of the Employment Authorization Document (Form I-766)

expires, you must reverify the employee's employment authorization.

Please see Automatic Extensions of Employment Authorization Document in Certain Circumstances for more information.

**NOTE:** Some documents, such as birth certificates and Social Security cards, do not contain an expiration date and should be treated as unexpired.

# 13. Q. How can I tell if a DHS-issued document has expired? If it has expired, should I reverify the employee?

A. Some INS-issued documents, such as older versions of the Alien Registration Receipt Card (Form I-551), do not have expiration dates, and are still acceptable for Form I-9 purposes. However, all subsequent DHS-issued Permanent Resident Cards (Forms I-551) contain two-year or 10-year expiration dates. You should not reverify an expired Alien Registration Receipt Card/Permanent Resident Card (Form I-551). Other DHS-issued documents, such as the Employment Authorization Document (Form I-766) also have expiration dates. These dates can be found on the face of the document. Generally, Employment Authorization Documents (Forms I-766) must be reverified upon expiration.

# 14. Q. May I accept a photocopy of a document presented by an employee?

**A.** No Employees must present original documents. The only exception is that an employee may present a certified copy of a birth certificate.

# 15. Q. I noticed on Form I-9 that under List A there are three spaces for document numbers and expiration dates. Does this mean I have to see three List A documents.

A. No. Form I-9 (Rev 11/14/16 N) includes an expanded document entry area in Section 2. The additional spaces are provided in case an employee presents a List A document that is really a combination of more than one document. For example, an F-1 student in curricular practical training may present, under List A, a foreign passport, Form I-94/Form I-94A and Form I-20 that specifies that you

are their approved employer Form I-9 provides space for you to enter the document number and expiration date for all three documents. Another instance where an employer may need to enter document information for three documents is for J-1 exchange visitors. If an employee provides you with one document from List A (such as a U.S. passport), or a combination of two documents (such as a foreign passport and Form I-94/94A), you do not need to fill out any unused space(s) under List A.

# 16. Q. When I review an employee's identity and employment authorization documents, should I make copies of them?

**A.** If you participate in E-Verify and the employee presents a document used as part of Photo Matching, currently the U.S. passport and passport card, Permanent Resident Card (Form I-551) and the Employment Authorization Document (Form I-766), you must retain a photocopy of the document they present. Other documents may be added to Photo Matching in the future. If you do not participate in E-Verify you are not required to make photocopies of documents. However, if you wish to make photocopies of documents other than those used in E-Verify, you must do so for all employees. Photocopies must not be used for any other purpose. Photocopying documents does not relieve you of your obligation to fully complete Section 2 of Form I-9, nor is it an acceptable substitute for proper completion of Form I-9 in general.

# 17. Q. When can employees present receipts for documents in lieu of actual documents from the Lists of Acceptable Documents?

A. The "receipt rule" is designed to cover situations in which an employee is authorized to work at the time of initial hire or reverification, but they are not in possession of a document listed on the Lists of Acceptable Documents accompanying Form I-9. Receipts showing that a person has applied for an initial grant of employment authorization are not acceptable.

An individual may present a receipt in lieu of a document listed on Form I-9 to complete

Section 2 or Section 3 of Form I-9. The receipt is valid for a temporary period. There are three different documents that qualify as receipts under the rule:

- 1. A receipt for a replacement document when the document has been lost, stolen, or damaged. The receipt is valid for 90 days, after which the individual must present the replacement document to complete Form I-9.
- Form I-94/I-94A containing a temporary
  I-551 stamp and a photograph. The
  individual must present the actual Form
  I-551 by the expiration date of the temporary
  I-551 stamp or within one year from the date
  of issuance of Form I-94/Form I-94A if the
  I-551 stamp does not contain an expiration
  date.
- 3. A Form I-94/Form I-94A containing an unexpired refugee admission stamp. This is considered a receipt for either an Employment Authorization Document (Form I-766) or a combination of an unrestricted Social Security card and List B document. The employee must present an Employment Authorization Document (Form I-766) or an unrestricted Social Security card in combination with a List B document to complete Form I-9 within 90 days after the date of hire or, in the case of reverification, the date employment authorization expires. For more information on receipts, see Table 1 in Part Two.

# 18.Q. My nonimmigrant employee has presented a foreign passport with a Form I-94/Form I-94A (List A, Item 5). How do I know if this employee is authorized to work?

- **A**. You, as the employer, likely have submitted a petition to USCIS on the nonimmigrant employee's behalf. However, there are some exceptions to this rule:
  - 1. You made an offer of employment to a Canadian passport holder who entered the United States under the North American Free Trade Agreement (NAFTA) with an offer letter from your company. This nonimmigrant worker will have a Form I-94/Form I-94A indicating aTN immigration status, and may choose to

present it with their passport under List A. The employee may also present Form I-94/ Form I-94A indicating aTN immigration status as a List C document, in which case your employee will need to present a List B document (such as a Canadian driver's license) to satisfy Section 2 of Form I-9.

- 2. A student working in on-campus employment or participating in curricular practical training (See Part Two.)
- 3. A J-1 exchange visitor (See Part Two.)

Most employees who present a foreign passport in combination with a Form I-94 or I-94A (List A, Item 5) are restricted to work only for the employer who petitioned on their behalf. If you did not submit a petition for an employee who presents such documentation, then that non- immigrant worker is not usually authorized to work for you. See Part Two for more information on nonimmigrant employees.

- 19.Q. My new employee presented two documents to complete Form I-9, each containing a different last name. One document matches the name she entered in Section 1. The employee explained that she had just gotten married and changed her last name, but had not yet changed the name on the other document. Can I accept the document with the different name?
  - A. You may accept a document with a different name than the name entered in Section 1 provided that you resolve the question of whether the document reasonably relates to the employee. You also may wish to attach a brief memo to Form I-9 stating the reason for the name discrepancy, along with any supporting documentation the employee provides. An employee may provide documentation to support their name change, but is not required to do so. If, however, you determine that the document with a different name does not reasonably appear to be genuine and to relate to her, you may ask her to

provide other documents from the Lists of Acceptable Documents on Form I-9.

# 20. Q. My employee entered a compound last name in Section 1 of Form I-9. The documents she presented contain only one of these names. Can I accept this document?

A. DHS does not require employees to use any specific naming standard for Form I-9. If a new employee enters more than one last name in Section 1, but presents a document that contains only one of those last names, the document they present for Section 2 is acceptable as long as you are satisfied that the document reasonably appears to be genuine and to relate to the employee. It is helpful for individuals attesting to lawful permanent resident status who have more than one name to enter their name on Form I-9 as it appears on their Permanent Resident Card (Form I-551).

# 21.Q. The name on the document my employee presented to me is spelled slightly differently than the name they entered in Section 1 of Form I-9. Can I accept this document?

A. If the document contains a slight spelling variation, and the employee has a reasonable explanation for the variation, the document is acceptable as long as you are satisfied that the document otherwise reasonably appears to be genuine and to relate to the employee.

# 22. Q. My employee's Employment Authorization Document (Form I-766) expired and the employee now wants to show me a Social Security card. Do I need to see a current DHS document?

A. No. During reverification, an employee must be allowed to choose what documentation to present from either List A or List C.If an employee presents an unrestricted Social Security card upon reverification, the employee does not also need to present a current DHS document. However, if an employee presents a restricted Social Security card upon reverification, you must reject the restricted Social Security card, since it is not an acceptable Form I-9 document, and ask the employee to

choose different documentation from List A or List C of Form I-9.

## 23. Q. My employee presented me with a document issued by INS rather than DHS. Can I accept it?

**A.** Yes, you can accept a document issued by INS if the document is unexpired and reasonably appears to be genuine and to relate to the individual presenting it Effective March 1, 2003, the functions of the former INS were transferred to three agencies within the new DHS: USCIS, CBP and ICE Most immigration documents acceptable for Form I-9 use are issued by USCIS. Some documents issued by the former INS before March 1, 2003, such as Permanent Resident Cards or Forms I-94 noting asylee status, may still be within their period of validity. If otherwise acceptable, a document should not be rejected because it was issued by INS rather than DHS It should also be noted that INS documents may bear dates of issuance after March 1, 2003, as it took some time in 2003 to modify document forms to reflect the new USCIS identity

## **Questions about Completing and Retaining Form I-9**

## 24.Q. Can an employee leave any part of Section 1 on Form I-9 blank?

A. Employees must complete every applicable field in Section 1 of Form I-9 with the exception of the Social Security number field. However, employees must enter their Social Security number in this field if you participate in E-Verify. The e-mail address and telephone number fields are optional but if an employee chooses not to provide this information, they must enter "N/A." Do not leave these fields blank.

**NOTE:** Not all employees who attest to being an Alien Authorized to Work will have an expiration date for their employment authorization. However, refugees and asylees who present an Employment Authorization Document (Form I-766) have employment authorization that does not expire. These

individuals should put "N/A" where Section 1 asks for an expiration date.

# 25.Q. How do I correct a mistake on an employee's Form I-9?

A. If you find a mistake on an employee's Form I-9, you must have the employee correct errors in Section 1. Employers must make corrections in Section 2. The best way to correct Form I-9 is to line through the portions of the form that contain incorrect information and then enter the correct information. Initial and date your correction. If you have previously made changes on Form I-9 using correction fluid, USCIS recommends that you attach a note to the corrected Form I-9 explaining what happened. Be sure to sign and date the note.

# 26. Q. What should I do if I need to reverify an employee who filled out an earlier version of Form I-9?

A. If you used a version of Form I-9 when you originally verified the employee that is no longer valid, and you are now reverifying the employment authorization of that employee, the employee must provide any document(s) they choose from the current Lists of Acceptable Documents. Enter this new document(s) in Section 3 of the current version of Form I-9 and retain it with the previously completed Form I-9. To see if your form is an acceptable version of Form I-9, go to uscis.gov/i-9.

For more information on reverification, please see Part Two.

# 27. Q. Do I need to complete a new Form I-9 when one of my employees is promoted within my company or transfers to another company office at a different location?

A. No You do not need to complete a new Form I-9 for employees who have been promoted or transferred.

# 28. Q. What do I do when an employee's employment authorization expires?

**A.** To continue to employ an individual whose employment authorization has expired, you will need to reverify the employee in Section 3

of Form I-9. Reverification must occur no later than the date that employment authorization expires. The employee must present a document from either List A or List C that shows either an extension of their initial employment authorization or new employment authorization. You must review this document and, if it reasonably appears on its face to be genuine and to relate to the person presenting it, enter the document title, number, and expiration date (if any), in the Reverification and Rehires section (Section 3), and sign in the appropriate space.

If the version of Form I-9 that you used for the employee's original verification is no longer valid, you must complete Section 3 of the current Form I-9 upon reverification and attach it to the original Form I-9.

You may want to establish a calendar notification system for employees whose employment authorization will expire and provide the employee with at least 90 days' notice prior to the expiration date of the employment authorization.

You may not reverify an expired U.S. passport or passport card, an Alien Registration Receipt Card/Permanent Resident Card (Form I-551), or a List B document that has expired.

Some workers are eligible for an automatic extension of their Employment Authorization Document for 180 days, in certain circumstances. If your employee presents an expired Employment Authorization Document (Form I-766) in combination with an I-797C Notice of Action from USCIS indicating both timely filing for a renewal of their Employment Authorization document and eligibility for a 180-day automatic extension of their Employment Authorization Document (Form I-766), you should not reverify the employee based on the expiration date on the face of the **Employment Authorization Document (Form** I-766); instead, update Section 2 of Form I-9 at that time. When the automatic extension of the Employment Authorization Document (Form I-766) expires (180 days after the expiration date on the face of the Employment Authorization Document (Form I-766)), you must reverify the employee's employment authorization. Please see Automatic Extensions

of Employment Authorization Document in Certain Circumstances for eligible categories and additional information.

**NOTE:** You cannot refuse to accept a document because it has a future expiration date. You must accept any document (from List A or List C) listed on Form I-9 that on its face reasonably appears to be genuine and to relate to the person presenting it. To do otherwise could be an unfair immigration-related employment practice in violation of the anti-discrimination provision of the INA.

# 29. Q. Can I avoid reverifying an employee on Form I-9 by not hiring persons whose employment authorization has an expiration date?

A. No You cannot refuse to hire persons solely because their employment authorization is temporary. The existence of a future expiration date does not preclude continuous employment authorization for an employee and does not mean that subsequent employment authorization will not be granted. In addition, consideration of a future employment authorization expiration date in determining whether an individual is qualified for a particular job may be an unfair immigration-related employment practice in violation of the anti-discrimination provision of the INA.

# **30. Q.** Can I contract with someone to complete Form I-9 for my business?

- A. Yes. You can contract with another person or business to verify employees' identities and employment authorization and to complete Form I-9 for you. However, you are still responsible for the contractor's actions and are liable for any violations of the employer sanctions laws.
- 31. Q. How does the Immigrant and Employee Rights Section in the Department of Justice's Civil Rights Division (IER) obtain the necessary information to determine whether an employer has committed an unfair immigration-related employment practice

### under the anti-discrimination provision of the INA?

A. IER will notify you in writing to initiate an investigation, request information and documents, and interview your employees. If you refuse to cooperate, IER can obtain a subpoena to compel you to produce the information requested or to appear for an investigative interview.

# 32. Q. Do I have to complete Form I-9 for Canadians or Mexicans who entered the United States under the North American FreeTrade Agreement (NAFTA)?

A. Yes You must complete Form I-9 for all employees NAFTA entrants must show identity and employment authorization documents just like all other employees.

# 33. Q. If I am a recruiter or referrer for a fee, do I have to fill out Form I-9 on individuals that I recruit or refer?

A. No, with three exceptions: Agricultural associations, agricultural employers, and farm labor contractors must complete Form I-9 on all individuals who are recruited or referred for a fee. However, all recruiters and referrers for a fee must complete Form I-9 for their own employees hired after Nov. 6, 1986. Also, all recruiters and referrers for a fee are liable for knowingly recruiting or referring for a fee individuals not authorized to work in the United States and must comply with federal anti-discrimination laws.

# 34. Q. If I am self-employed, do I have to fill out a Form I-9 on myself?

A. A self-employed person does not need to complete a Form I-9 on their own behalf unless the person is an employee of a separate business entity, such as a corporation or partnership. If the person is an employee of a separate business entity, he or she, and any other employees, will have to complete Form I-9.

# 35. Q. I have heard that some state employment agencies, commonly known as state workforce

## agencies, can certify that people they refer are authorized to work. Is that true?

A. Yes. A state employment agency may choose to verify the employment authorization and identity of an individual it refers for employment on Form I-9. In such a case, the agency must issue a certification to you so that you receive it within 21 business days from the date the referred individual is hired. If an agency refers a potential employee to you with a job order, other appropriate referral form, or telephonically authorized referral, and the agency sends you a certification within 21 business days of the referral, you do not have to check documents or complete a Form I-9 if you hire that person. Before receiving the certification, you must retain the job order, referral form, or annotation reflecting the telephonically authorized referral as you would Form I-9. When you receive the certification, you must review the certification to ensure that it relates to the person hired and observe the person sign the certification. You must also retain the certification as you would a Form I-9 and make it available for inspection, if requested. You should check with your state employment agency to see if it provides this service and become familiar with its certification document.

### **Questions about Avoiding Discrimination**

## 36. Q. What is the INA's Anti-Discrimination Provision?

- A. The Immigration and Nationality Act's (INA) anti-discrimination provision, codified at 8 U.S.C.
  § 1324b, is a law that prohibits four types of discriminatory unfair employment practices:
- Citizenship or immigration status discrimination with respect to hiring, firing, and recruitment or referral for a fee, by employers with four or more workers, subject to certain exceptions.
   Employers may not treat individuals differently because they are or are not U.S. citizens or because of their work-authorized immigration status. U.S. citizens, U.S. nationals, recent lawful permanent residents, asylees, and refugees are protected from citizenship status discrimination. An employer may restrict hiring to U.S. citizens

- only when required to do so by law, regulation, executive order, or government contract.
- National origin discrimination with respect to hiring, firing, and recruitment or referral for a fee, by employers with four to 14 workers. Employers may not treat individuals differently because of their place of birth, country of origin, ancestry, native language, accent or because they are perceived as looking or sounding "foreign." All work-authorized individuals are protected from national origin discrimination. The Equal Employment Opportunity Commission has jurisdiction over national origin discrimination claims against employers with 15 or more workers, regardless of the work authorization status of the discrimination victims.
- Unfair documentary practices related to verifying
  the employment eligibility of employees during
  the I-9 or E-Verify processes. Employers may
  not, on the basis of citizenship, immigration
  status, or national origin, request more or
  different documents than are required to verify
  employment eligibility and identity, reject
  reasonably genuine-looking documents, or
  specify certain documents over others. All workauthorized individuals are protected from unfair
  documentary practices.
- Intimidation or Retaliation. Employers may not intimidate, threaten, coerce, or retaliate against individuals who file charges with IER, who cooperate with an IER investigation, who contest an action that may constitute unfair documentary practices or discrimination based upon citizenship, immigration status, or national origin, or who otherwise assert their rights under the INA's anti-discrimination provision.

### 37. Q. Can I limit hiring only to U.S. citizens?

A. Employers cannot limit positions to U.S. citizens only unless they are required to do so by a law, executive order, regulation, or government contract that requires specific positions to be filled only by U.S. citizens. If a job applicant is discouraged or rejected from employment based on citizenship status, the employer may be committing citizenship status discrimination in violation of the anti-discrimination provision of the INA.

# 38. Q. Can I refuse to hire someone based on national origin?

A. Failure to hire an individual based on the person's national origin may violate the antidiscrimination provision of the INA if the employer employs between four and 14 employees, or may violate Title VII of the Civil Rights Act (enforced by the Equal Employment Opportunity Commission (EEOC)) if the employer has 15 or more employees. If a small employer has rejected your employment application based on your national origin, contact IER to determine whether IER or the EEOC has jurisdiction to assist you.

### 39. Q. Can I ask an employee to show a specific document for the Form I-9?

A. No. For employment eligibility verification, an employee must be allowed to choose which documents to show from the Form I-9 Lists of Acceptable Documents. If the documentation reasonably appears to be genuine and to relate to the employee, the employer must accept it. An employer may be violating the anti-discrimination provision of the INA if the employer requires an employee to show specific documents or more documents than required based on the employee's citizenship, immigration status or national origin.

# 40. Q. Can I refuse to accept an employee's documentation if I would prefer to see another type of documentation?

A. No. For employment eligibility verification, an employee must be allowed to choose which documents to show from the Form I-9 Lists of Acceptable Documents. If the documentation reasonably appears to be genuine and to relate to the employee, the employer must accept it. An employer may be violating the anti-discrimination provision of the INA if the employer rejects the valid documentation an employee presents based on the employee's citizenship, immigration status or national origin.

# 41. Q. Can I ask my employee to show the same type of document for reverification as the employee showed to complete Section 2?

A. No. For reverification, an employee may choose which unexpired List A or List C document to present. An employer may be violating the anti-discrimination provision of the INA if the employer requires an employee to show specific documents for reverification based on the employee's citizenship, immigration status or national origin.

For more information on these or any other discrimination-related questions, call IER's employer hotline at 1-800-255-8155 or 1-800-237-2515 (TTY). You can also visit IER's website at justice.gov/ier.

For more information on avoiding discrimination in the Form I-9 and E-Verify processes, visit justice.gov/ ier.

### **Questions about Different Versions of Form I-9**

### 42. Q. Is Form I-9 available in different languages?

A. Form I-9 is available in English and Spanish. However, only employers in Puerto Rico may use the Spanish version to meet the verification and retention requirements of the law. Employers in the United States and other U.S. territories may use the Spanish version as a translation guide for Spanish-speaking employees, but the English version must be

completed and retained in the employer's records. Employees may also use or ask for a preparer and/or translator to assist them in completing the form.

# **43. Q.** Are employers in Puerto Rico required to use the Spanish version of Form I-9?

**A.** No Employers in Puerto Rico may use either the Spanish or the English version of Form I-9 to verify new employees.

# 44. Q. May I continue to use earlier versions of Form I-9?

A. No, employers must use the current version of Form I-9. A revision date with an "N" next to it indicates that all previous versions with earlier revision dates, in English or Spanish, are no longer valid. You may also use subsequent versions that have a "Y" next to the revision date. If in doubt, go to uscis.gov/i-9 to view or download the most current form.

## 45. Q. Where do I get the Spanish version of Form I-9?

A. You may download the Spanish version of this form from the USCIS website at uscis.gov/i-9. For employers without internet access, you may call the USCIS Forms Request Line toll-free at 800-870-3676.

For more questions and answers on Form I-9 topics, go to <u>uscis.gov/i-9-central</u> and select I-9 Central Questions & Answers.

### Part Eight

# Acceptable Documents for Verifying Employment Authorization and Identity

The following documents are acceptable for Form I-9 to establish an employee's employment authorization and identity. The comprehensive Lists of Acceptable Documents can be found on the next pages of this handbook and on the last page of Form I-9. Samples of many of the acceptable documents appear on the following pages.

To establish both identity and employment authorization, a person must present to their employer a document or combination of documents from List A, which shows both identity and employment authorization; or one document from List B, which shows identity and one document from List C, which shows employment authorization.

If a person is unable to present the required document(s) within three business days of the date work for pay begins, they must present an acceptable receipt within that time. If they present a receipt, the person must present the actual document when the receipt validity period ends. They must have indicated on or before the time employment began, by having checked an appropriate box in Section 1, that they are already authorized to be employed in the United States.

Receipts showing that a person has applied for an initial grant of employment authorization, or for renewal of employment authorization, are not acceptable. Receipts are also not acceptable if employment is for fewer than three business days. For a list of acceptable receipts for Form I-9, see Table 1 in Part Two. For more examples of acceptable documents, including List C #8, please visit uscis.gov/i-9-central. Note that a Form I-797C acknowledging receipt of an EAD renewal application presented with an expired EAD is considered an unexpired EAD in certain circumstances. Please refer to Part Two for further information.

The following pages show the most recent versions and representative images of some of the various acceptable documents on the list. These images can assist you in your review of the document presented to you. These pages are not, however, comprehensive. In some cases, many variations of a particular document exist and new versions may be published subsequent to the publication date of this handbook. Keep in mind that USCIS does not expect you to be a document expert. You are expected to accept documents that reasonably appear to be genuine and to relate to the person presenting them.

# **LIST A: Documents That Establish Both Identity and Employment Authorization**All documents must be unexpired.

- 1. U.S. Passport or U.S. Passport Card
- 2. Permanent Resident Card or Alien Registration Receipt Card (Form I-551)
- Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machine-readable immigrant visa (MRIV)
- Employment Authorization Document (Card) that contains a photograph (Form I-766) (including expired EADs in conjunction with Forms I-797 based on an EAD automatic extension in certain circumstances; see page 13)
- For a nonimmigrant alien authorized to work for a specific employer incident to status, a foreign passport with Form I-94 or Form

- I-94A bearing the same name as the passport and an endorsement of the alien's nonimmigrant status, as long as the period of endorsement has not yet expired and the proposed employment is not in conflict with any restrictions or limitations identified on the form
- 6. Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI

### **LIST B: Documents That Establish Identity**

All documents must be unexpired.

For individuals 18 years of age or older:

- Driver's license or ID card issued by a state or outlying possession of the United States, provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address
- 2. ID card issued by federal, state, or local government agencies or entities, provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address
- 3. School ID card with a photograph
- 4. Voter's registration card

- 5. U.S. military card or draft record
- 6. Military dependent's ID card
- 7. U.S. Coast Guard Merchant Mariner Card
- 8. Native American tribal document
- 9. Driver's license issued by a Canadian government authority

For persons under age 18 who are unable to present a document listed above:

- 10. School record or report card
- 11. Clinic, doctor, or hospital record
- 12. Day-care or nursery school record

# **LIST C: Documents That Establish Employment Authorization** *All documents must be unexpired.*

- 1. A Social Security Account Number card unless the card includes one of the following restrictions:
  - (1) NOT VALID FOR EMPLOYMENT
  - (2) VALID FOR WORK ONLY WITH INS AUTHORIZATION
  - (3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION
- 2. Certification of Birth Abroad issued by the U.S. Department of State (Form FS-545)
- 3. Certification of Report of Birth issued by the U.S. Department of State (Form DS-1350)

- 4. Original or certified copy of a birth certificate issued by a state, county, municipal authority, or outlying territory of the United States bearing an official seal
- 5. Native American tribal document
- 6. U.S. Citizen Identification Card (Form I-197)
- 7. Identification Card for Use of Resident Citizen in the United States (Form I-179)
- 8. Employment authorization document issued by the Department of Homeland Security. For examples, please visit uscis.gov/i-9-central.

### List A—Documents That Establish Both Identity and Employment Authorization

### **U.S.** Passport

Current U.S. Passport cover and open

The U.S. Department of State issues the U.S. passport to U.S. citizens and noncitizen nationals. There are a small number of versions still in circulation that may differ from the main versions shown here.

The illustrations in this Handbook do not necessarily reflect the actual size of the documents.







Older U.S. Passport cover and open



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### U.S. Passport Card

The U.S. Department of State began producing the passport card in July 2008. The passport card is a wallet-size card that can only be used for land and sea travel

between the United States and Canada, Mexico, the Caribbean, and Bermuda.





Passport Card front and back

### **Permanent Resident Card (Form I-551)**

On May 11, 2010, USCIS began issuing the newly redesigned Permanent Resident Card, also known as the Green Card, which is now green in keeping with its long-standing nickname. The card is personalized with the bearer's photo, name, USCIS number, alien registration number, date of birth, and laser-engraved fingerprint, as well as the card expiration date.

Note that on the new card, shown below, the lawful permanent resident's alien registration number, commonly known as the A number, is found under the USCIS # heading. The A number is also located on the back of the card.

These cards may or may not contain a signature. A signature is not required for the card to be acceptable for Form I-9 purposes.



Current Permanent Resident Card (Form I-551) front and back



This most recent older version of the Permanent Resident Card shows the DHS seal and contains a detailed hologram on the front of the card Each card is personalized with an etching showing the bearer's photo, name, fingerprint, date of birth, alien registration number, card expiration date, and card number.

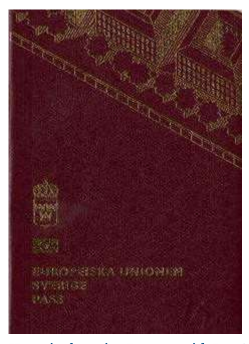
Also in circulation are older Resident Alien cards, issued by the U.S.Department of Justice, Immigration and Naturalization Service, which do not have expiration dates and are valid indefinitely. These cards are peach in color and contain the bearer's fingerprint and photograph.





Older version Permanent Resident Card (Form I-551) front and back

### Foreign Passport with I-551 Stamp or MRIV



Unexpired Foreign Passport with I-551 Stamp

USCIS uses either an I-551 stamp or a temporary I-551 printed notation on a machine-readable immigrant visa (MRIV) to denote temporary evidence of lawful permanent residence. Sometimes, if no foreign passport is available, USCIS will place the I-551 stamp on a Form I-94 and affix a photograph of the bearer to the form. This document is considered a receipt.



I-551 Stamp



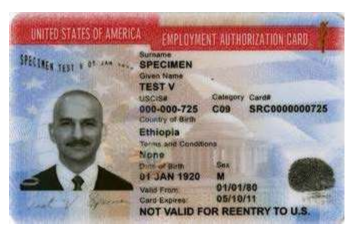
The temporary Form I-551 MRIV is evidence of permanent resident status for one year from the date of admission.

Temporary I-551 printed notation on a machine-readable immigrant visa (MRIV)

### **Employment Authorization Document (Form I-766)**

USCIS issues the Employment Authorization Document (Form I-766) to individuals granted temporary employment authorization in the United States. The card contains the bearer's photograph, fingerprint, card number, Alien number, birth date, and signature, along

with a holographic film and the DHS seal. The expiration date is located at the bottom of the card. Cards may contain one of the following notations above the expiration date: "NotValid for Reentry to U.S.", "Valid for Reentry to U.S." or "Serves as I-512 Advance Parole."



Employment Authorization Document (Form I-766) with notation "NOT VALID FOR REENTRY TO U.S."



**Back of EAD card** 

## Form I-20 Accompanied by Form I-94 or Form I-94A

Form I-94 or Form I-94A for F-1 nonimmigrant students must be accompanied by a Form I-20, Certificate of Eligibility for Nonimmigrant Students, endorsed with employment authorization by the designated school official for curricular practical training USCIS will issue an Employment Authorization Document (Form I-766) to all students (F-1 and M-1) authorized for optional practical training (OPT).

(See Form I-94 on next page.)

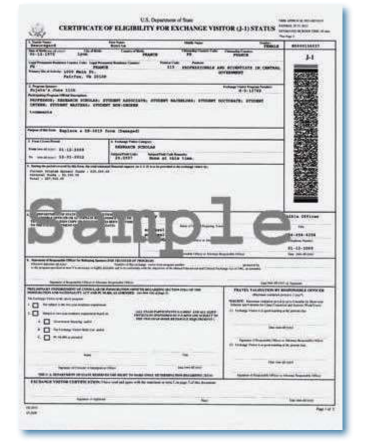
1-20, Certificate of Eligibility for Nonimmigrant Student Status OMB NO. 1653-0038 artment of Homeland Security Immigration and Customs Enfo SEVIS ID: N0004705512 GIVEN NAME CLASS PREFERRED NAME PASSPORT NAME COUNTRY OF BIRTH COUNTRY OF CITIZEN DATE OF BIRTH ACADEMIC AND SCHOOL INFORMATION SCHOOL ADDRESS SCHOOL OFFICIAL TO CONTACT UPON ARRIVAL SCHOOL CODE AND APPROVAL DATE Department of Homeland Security U.S. Immigration and Customs Enfo SEVIS ID: N0004705512 (F-1) NAME: John Doe Smith EMPLOYMENT AUTHORIZATION FIN. EMPLOYMENT STATUS EMPLOYMENT START DATE EMPLOYER NAME EMPLOYER LOCATION REN CHANGE OF STATUS/CAP-GAP EXTENSION REQUEST/PETITION STATUS RECEIPT NUMBER EVENT HISTORY EVENT NAME OTHER AUTHORIZATIONS AUTHORIZATION START DATE TRAVEL ENDORSEMENT STU I have refers purpo pursu SCHOOL OFFICIAL DATE ISSUED PLACE ISSUED

Form I-20 Accompanied by Form I-94 or Form I-94A

## Form DS-2019 Accompanied by Form I-94 or Form I-94A

Nonimmigrant exchange visitors (J-1) must have a Form I-94 or Form I-94A accompanied by an unexpired Form DS-2019, Certificate of Eligibility for Exchange Visitor (J-1) Status, issued by the U.S. Department of State, that specifies the sponsor. J-1 exchange students also need a letter from their responsible officer authorizing their employment.

(See Form I-94 on next page.)



Form DS-2019 Accompanied by Form I-94 or Form I-94A

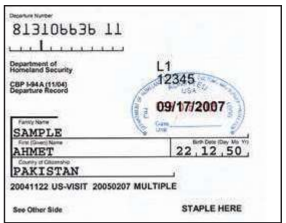
### Form I-94 or Form I-94A Arrival/Departure Record

CBP and sometimes USCIS issue arrival-departure records to nonimmigrants. This document indicates the bearer's immigration status, the date that the status was granted, and when the status expires. The immigration status notation within the stamp on the card varies according to the status granted, for example, L-1, F-1, J-1. Form I-94 can contain a handwritten date and status or be computer-generated. Form I-94A has a computer-generated date and status. Both may be presented with documents that Form I-9 specifies are valid only when Form I-94 or Form I-94A also is presented, such as the foreign passport, Form DS-2019, or Form I-20.

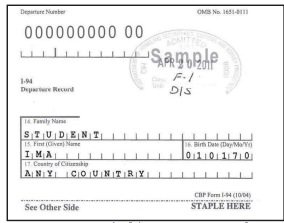
Form I-9 provides space for you to record the document number and expiration date for both the passport and Form I-94 or Form I-94A.

Electronic Form I-94 Arrival/ Departure Record



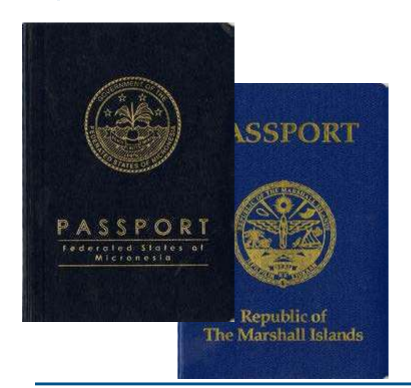


Form I-94A Arrival/Departure Record



Form I-94 Arrival/Departure Record

### Passports of the Federated States of Micronesia and the Republic of the Marshall Islands



In 2003, Compacts of Free Association (CFA) between the United States and the Federated States of Micronesia (FSM) and Republic of the Marshall Islands (RMI) were amended to allow citizens of these countries to work in the United States without obtaining an Employment Authorization Document (Form I-766).

For Form I-9 purposes, citizens of these countries may present FSM or RMI passports accompanied by a Form I-94 or Form I-94A indicating nonimmigrant admission under the CFA, which are acceptable documents under List A. The exact notation on Form I-94 or Form I-94A may vary and is subject to change. The notation on Form I-94 or Form I-94A typically states "CFA/FSM" for an FSM citizen and "CFA/MIS" for an RMI citizen.

Passports from the Federated States of Micronesia and the Republic of the Marshall Islands

### **List B—Documents That Establish Identity Only**

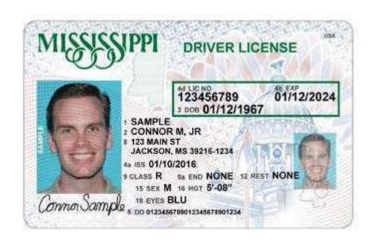
#### **State-issued Driver's License**

A driver's license can be issued by any state or territory of the United States (including the District of Columbia, Puerto Rico, the U.S. Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands) or by a Canadian government authority, and is acceptable if it contains a photograph or other identifying information such as name, date of birth, gender, height, eye color, and address.

Some states may place restrictive notations on their drivers' licenses. For Form I-9 purposes, these drivers' licenses may be acceptable.

State-issued drivers' licenses vary from state to state.

The illustrations below do not necessarily reflect the actual size of the documents.



Driver's License from Mississippi

### **State-issued ID Card**

An ID card can be issued by any state (including the District of Columbia, Puerto Rico, the U.S. Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands) or by a local government, and is acceptable if it contains a photograph or other identifying information such as name, date of birth, gender, height, eye color, and address.

Some states may place restrictive notations on their ID cards. For Form I-9 purposes, these cards may be acceptable.



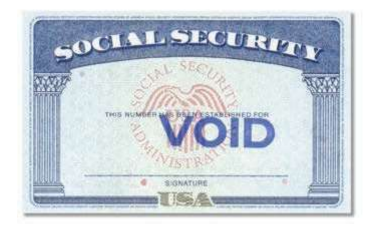
Identification card from Mississippi

### **List C — Documents That Establish Employment Authorization Only**

The following illustrations in this Handbook do not necessarily reflect the actual size of the documents.

### **U.S. Social Security Account Number Card**

The U.S. Social Security account number card is issued by the Social Security Administration (older versions were issued by the U.S. Department of Health and Human Services), and can be presented as a List C document un- less the card specifies that it does not authorize employment in the United States. Metal or plastic reproductions are not acceptable.



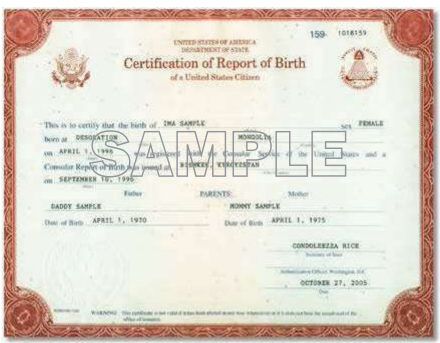
**U.S. Social Security Card** 

### Certifications of Birth Issued by the U.S. Department of State

These documents may vary in color and paper used All will include a raised seal of the office that issued the document, and may contain a watermark and raised printing.

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Certification of Birth Abroad Issued by the U.S. Department of State (FS-545)

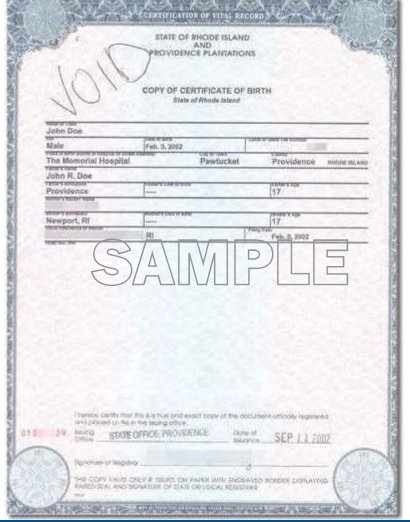


Certification of Report of Birth Issued by the U.S. Department of State (DS-1350)

### **Birth Certificate**

Only an original or certified copy of a birth certificate issued by a state, county municipal authority or outlying possession of the United States that bears an official seal is acceptable. Versions will vary by state and year of birth.

Beginning October 31, 2010, only Puerto Rico birth certificates issued on or after July 1, 2010 are valid. Please check uscis.gov for guidance on the validity of Puerto Rico birth certificates for Form I-9 purposes.

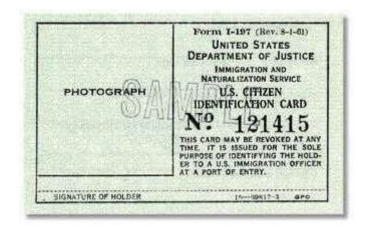


**Birth Certificate** 

# **U.S. Citizen Identification Card (Form I-197)**

Form I-197 was issued by the former Immigration and Naturalization Service (INS) to naturalized U.S. citizens. Although this card is no longer issued, it is valid indefinitely

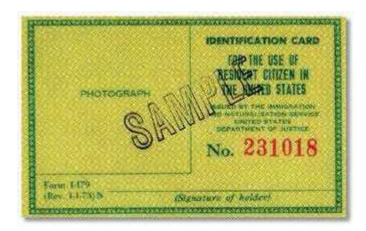
U.S. Citizen Identification Card (Form I-197)



# Identification Card for Use of Resident Citizen in the United States (Form I-179)

Form I-179 was issued by INS to U.S. citizens who are residents of the United States. Although this card is no longer issued, it is valid indefinitely

Identification Card for Use of Resident Citizen in the United States (Form I-179)



#### **REMEMBER:**

- 1. Hiring employees without complying with the employment eligibility verification requirements is a violation of the employer sanctions laws.
- This law requires employees hired after Nov. 6,1986, to present documentation that establishes identity and employment authorization. Employers must record this information on Form I-9.
- 3. Employers may not discriminate against employees on the basis of national origin or citizenship status.



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Appendix C:	
"Look at the Facts, Not at the Fac	es"
Your Guide to Fair Employmen	t



U.S. Department of Justice Civil Rights Division Office of Special Counsel for Immigration-Related Unfair Employment Practices

# Look At The Facts Not At The Faces.

# Your Guide To Fair Employment.



# Introduction

This guide is designed to help you, the employer, understand and comply with the Immigration and Nationality Act (INA). In short, INA requires you to hire and/or retain only those persons authorized to work in the United States. It also requires you to protect workers against discrimination on the basis of immigration status, nationality, accent, or appearance. This guide provides the steps for both verifying employees' work eligibility and for ensuring that their civil rights are not violated—when you are making hiring decisions.

First, the guide defines INA fully. It describes how the law affects you and explains how to avoid immigration-related employment discrimination. It outlines easy-to-follow procedures for hiring employees and explains the "Employment Eligibility Verification Process" (Form I-9). The guide includes a list of documents that are acceptable in determining employment eligibility. Finally, it provides you with questions and answers to "tricky" hypothetical situations.

If you have further questions about how to comply with INA, please contact the Office of Special Counsel (OSC) for Immigration-Related Unfair Employment Practices of the U.S. Department of Justice. Another excellent source of information on this topic is The Handbook for Employers published by the Immigration and Naturalization Service (INS). To obtain a copy of the Handbook, please contact the INS.

Staying in compliance with INA's antidiscrimination provisions—and avoiding costly penalties and fines—is a simple matter. Just "look at the facts, not at the faces" when making hiring decisions, and follow these three basic rules:

• Fill out an "Employment Eligibility Verification" form (INS Form I-9) for every new employee, including U.S. citizens.

- Allow your employees to show you documents of their choice—as long as the documents prove identity and work eligibility and appear on INS' list of acceptable documents. You may not ask for specific documents.
- Do not ask for more documents than required.

For more information on INA's antidiscrimination provisions, please contact OSC at the Civil Rights Division, U.S. Department of Justice, P.O. Box 27728, Washington, DC 20038-7728 or call 1-800-255-8155. The TDD number for the hearing impaired is 1-800-362-2735.

For a copy of the Handbook for Employers, please contact the U.S. Immigration and Naturalization Service at 425 Eye Street, Washington, DC 20536.

#### Contents

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How Does INA Affect You? 3
What Are INA's I-9 Requirements? 4
How Can You Avoid Immigration- Related Employment Discrimination? 5
What Would You Do? 6
<b>A</b> nswers 8

#### What is INA?

The Immigration and Nationality Act (INA) as amended by the Immigration Reform and Control Act of 1986 (IRCA) was the first Federal law making it illegal for employers to knowingly hire persons who are not authorized to work in the United States. The law was an attempt to reduce the stream of undocumented workers entering this country in search of jobs.

INA requires that you, as an employer, check documents to confirm the identity and work eligibility of all persons hired after November 1986. To remain in compliance, you must—

• Hire only those persons authorized to work in the United States.

- Askall new employees to show documents that establish both identity and work authorization.
- Complete the INS Employment Eligibility Verification Form I-9 for every new employee— U.S. citizens and noncitizens.

Noncompliance with the Form I-9 requirements may result in sanctions against employers.

Congress also recognized that these employer sanctions might discourage you from hiring certain eligible workers if they looked or sounded foreign. Therefore, the law also prohibits discrimination in hiring and firing on the basis of citizenship status or national origin. Employers who discriminate may be required to pay fines and penalties, to hire or rehire the employee, and to pay back wages.



# How Does INA Affect You?

# As an employer:

- INA makes it unlawful for an employer to knowingly hire, recruit, or refer for a fee any individual who is not authorized to work in the United States. It is also unlawful to continue to employ an undocumented worker or one who loses authorization to work. (Those hired before November 6, 1986, do not fall within this category.)
- You may hire anyone whose documents prove identity and work authorization in accordance with the I-9 requirements. There are many documents and combinations of documents that are acceptable, as long as they appear to be reasonably genuine. (For a list of acceptable documents, see the back of the I-9 form.)
- You must treat all job applicants and employees equally—whether they are U.S. citizens or noncitizens. This means you may not discriminate in hiring, firing, recruiting, or referring for a fee, nor are you permitted to retaliate against an employee who has filed a discrimination charge or participated in an investigation.

Types of Immigration-Related Employment Discrimination:

- Citizenship status discrimination refers to unequal treatment because of citizenship or immigration status.
- National origin discrimination refers to unequal treatment because of nationality, which includes place of birth, appearance, accent, and can include language.
- The Office of Special Counsel (OSC) enforces the provisions against discrimination. OSC covers all cases of discrimination based on citizenship status by employers of four or more employees. It covers national origin discrimination with employers of four to fourteen employees. The Equal Employment Opportunity Commission has jurisdiction over employers of 15 or more.

# What Are INA's I-9 Requirements?

"I-9" is short for Form I-9, the "Employment Eligibility Verification" form developed by INS as a way for employers to document the fact that they are hiring only persons who are authorized to work in the United States. Over time, the term "I-9 requirements" has come to describe the entire process of verifying worker eligibility outlined out in INA.

As an employer, to comply with INA's I-9 requirements, you must—

- Complete the I-9 form and keep it on file for at least 3 years from the date of employment or for 1 year after the employee leaves the job, whichever is later. You must also make the forms available for government inspection upon request.
- Verify, on the I-9 form, that you have seen documents establishing identity and work authorization for all your new employees—U.S. citizens and noncitizens alike—hired after November 6, 1986.
- Accept any valid documents presented to you by your employee. You may not ask for more documents than those required and may not demand to see specific documents, such as a "green card."
- Remember that work authorization documents must be renewed on or before their expiration date and the I-9 form must be updated—this is also called "reverification." At this time, you must accept any valid documents your employee chooses to present, whether or not they are the same documents provided initially. (Note: You don't need to see an identity document when the I-9 is updated.)

Remember, you are free to hire anyone who can show documents establishing his or her identity and authorization to work. Any of the documents (or combination of documents) listed on the back of Form I-9 are acceptable as long as they appear to be reasonably genuine.



# How Can You Avoid Immigration-Related Employment Discrimination?

As an employer, to comply with INA's antidiscrimination provisions, you should—

- Let the employee choose which documents to present, as long as they prove identity and work authorization and are included in the acceptable list on the back of the I-9 form.
- Accept documents that appear to be genuine.

As an employer, to avoid employment discrimination based on nationality or citizenship status, you must—

- Treat all people the same in announcing the job, taking applications, interviewing, offering the job, verifying eligibility to work, hiring, and firing.
- Remember that U.S. citizenship, or nationality, belongs to all individuals born of a U.S. citizen and all persons born in Puerto Rico, Guam, the Virgin Islands, Northern Mariana Islands, American Samoa, and Swains Island. Citizenship is granted to legal immigrants after they complete the naturalization process.

- Avoid "citizens only" hiring policies or requiring that applicants have a particular immigration status. In most cases, these practices are illegal.
- Give out the same job information over the telephone, and use the same application form for all applicants.
- Base all decisions about firing on job performance and/or behavior, not on appearance, accent, name, or citizenship status of your employees.



#### What Would You Do?

Read each of the cases below. Circle "Yes" or "No." Answers are given below.

# 1. Saving Time

Your crew boss catches you before you start interviewing people for a job. He says, "Find out if those two near the door have their 'green cards' before you waste your time."

Did you discriminate in hiring?

Yes No

#### 2. The Cooperative Executive

You are president of a company. After hearing about INA's penalties for hiring undocumented workers, you issue a memo stating, "Let's go along with the government on this one. Please be careful when hiring people who look like they crossed the border illegally."

Have you committed national origin discrimination?

Yes No

How about citizenship status discrimination?

Yes No

#### 3. On the Way Out

The rainy spring caused your lettuce harvest to be less abundant than usual. You need fewer farm workers than you hired for the season. In deciding between Héctor Fernández and José González, you keep Héctor because he is a legal permanent resident and José, an asylee, only has a temporary work permit.

Have you committed citizenship status discrimination?

Yes No

# 4. A Stitch in Time

You gladly hire Lily Chou because she told you how she beaded sweaters in Taiwan. You are surprised when she hands you a California driver's license and an unrestricted Social Security card for the I-9 form. (Note: Some Social Security cards are restricted and bear the inscription "Valid Only with INS Authorization" or "Not Valid for Employment.") "Miss Chou," you say, "I must see a card from the INS."

Does Lily Chou have a case against you?

Yes No

#### 5. Hire American

You manufacture precision cast parts. Ordinarily, any one of your 12 employees knows someone who can fill an open position. You tell them unofficially that you prefer that they bring applicants who are U.S. citizens—and you fill out the I-9 form for everyone they bring.

Are you in compliance with INA?

Yes No

#### 6. Temporary Workers

You hire Billy, John, Paul, and Sam just for a weekend to clean windows in your office building. You would have hired Ngo except that he looked too "foreign."

Are you violating the antidiscrimination provisions?

Yes No

#### 7. Frenchman With a Fault

Three men apply to manage the front desk of your four-star hotel. One has more experience than the other two, but you refuse to hire him because all he has for the I-9 form is an unexpired French passport with an unexpired work authorization stamp. You ask him for "a driver's license, anything." The next person has only a temporary resident card that expires in nine days. That's too close for comfort. So, you hire the third applicant, who has a valid Canadian driver's license.

Are you discriminating?

Yes No

#### 8. Useless Regret

The person you chose to run your jacquard loom was unable to show documentation for the I-9 form. She said she would send for it, but you turned her down because you didn't want to get into as much paperwork as Martha required the last time. You hired your second choice, a woman with less experience but valid papers in hand.

Did you violate INA?

Yes No



#### Answers

#### 1. Saving Time

Yes. First of all, it is recommended that you wait until you hire an individual before asking him/her for papers to verify his/her identity and work authorization. However, if you ask for papers ahead of time only from people who appear to be "foreign," you are discriminating on the basis of national origin. You must treat all applicants equally, and, when you review their papers, you cannot insist on seeing particular documents if they have already shown you valid documents. Otherwise, you are engaging indocument abuse.

#### 2. The Cooperative Executive

Yes, you are engaging in both types of discrimination (national origin and citizenship status). When you ask new hires to fill out the I-9, you must do so for all new hires. Also, you must treat all new hires in the same way when verifying work eligibility, regardless of whether they are immigrants or members of a particular nationality.

#### 3. On the Way Out

Yes. This is definitely citizenship status discrimination. You cannot fire a protected individual under INA because he/she has a temporary work permit as opposed to legal permanent residency. A protected individual is a U.S. citizen, national, permanent resident, temporary resident, refugee, or an asylee. In any event, your firing decision cannot be based on this factor. Otherwise, your actions will be considered discriminatory by OSC.

#### 4. A Stitch in Time

Yes. Lily Chou has a very strong case against you. You should have let her choose which valid documents to present as proof of her identity and work authorization. A California driver's license proves identity and a unrestricted Social Security card proves work authorization. Your insistence on seeing an INS card is called document abuse, and this is a discriminatory practice.

#### 5. Hire American

No, you are not in compliance with INA. Unless otherwise required by law, you cannot have "citizens only" hiring policies. If you insist on doing so, you are engaging in citizenship status discrimination.

## 6. Temporary Workers

Yes. You cannot deny work to individuals because they looked too "foreign." This is national origin discrimination. And, if you wrongly assumed that Ngo was unauthorized to work, you have also committed citizenship status discrimination.

#### 7. Frenchman with a Fault

Yes, you are discriminating. The unexpired French passport, with an unexpired work authorization attached, is sufficient documentation to show that the applicant is work authorized. So is the person with the temporary resident card. When the card expires in nine days, you can ask him/her to reverify work authorization in Section 3 of the I-9 form. The third applicant did not show sufficient documents to establish work authorization. A Canadian driver's license is a permissible document to establish identity, but it does not establish authorization to work in the United States. Therefore, the applicant would also need to show you a document from List C.

Remember, for reverification purposes, the individual again has the right to show the valid documents of his/her choice. These documents don't have to be the same ones that he/she presented initially. If you insist on seeing the same documents, you are engaging indocument abuse.

# 8. Useless Regret

Probably. Although you may choose not to allow applicants 3 days to present valid documents, you must treat all applicants equally. The paperwork requirements are the same for citizens and noncitizens alike.

Appendix D:
Resources

# **RESOURCES**

AlLA American Immigration Lawyers Association
Bender's Immigration Bulletin
HRMA Human Resource Management Association
I-9 Seminars.com
ICE Immigration and Customs Enforcement
IH-RA International Hotel & Restaurant Association
ILW Immigration Daily
IPMA-HR International Public Management Association for Human Resources www.ipma-hr.org
KCHBA Home Builders Association of Greater Kansas City
MAGI Council Mid-American Green Industry Council
NMA National Meat Association
NRCA National Roofing Contractors Association
NRA National Restaurant Association
Professional Landscape Network
SHRM Society for Human Resource Management
USCIS United States Citizenship and Immigration Services

# ADD YOUR OWN RESOURCES: