

Payroll Model Fiscal Employer Agent Employment Packet Checklist

Document Name	Form Needs t	to be Completed By:
Document Name	Employee	Managing Party
Employment Relationship Exemptions Form	✓	✓
W4 (State & Federal)	✓	
I9 (See Example)	✓	✓
Employment Agreement	✓	
Wage Payment Election and Consent	✓	
MHCP Enrollment	✓	
MHCP Provider Agreement	✓	
Background Study	✓	
Live-In Caregiver Exemption (Optional)	✓	

If you have any questions before submitting your application, please call 1-800-829-7110 and ask to speak to Human Resources. Employee packets may be sent via:

Email: cdshr@mymrci.org

Fax Application to: 888-696-8552 Mail Application to: MRCI CDS- HR

1750 Energy Drive, PO Box 328

Mankato, MN 56002

Do not begin working until the Managing Party has been notified by MRCI.



Employment Relationship Exemptions Form

Workers providing domestic or household services, like those hired directly by the service recipient or their representative in a program using a Fiscal/Employer Agent, may be exempt from paying certain federal and state taxes. The criteria for the exemptions are based on: the worker's family relationship with the employer, age or student status. *These exemptions are not optional. If the workers and employers qualify for these exemptions, the exemptions must be honored.

Employer taxes are:

- FICA (Social Security and Medicare: if FICA exempt, both the employee and employer are exempt),
- **FUTA/SUTA** (Federal and State Unemployment tax)

Employer Signature (Client or Client's Representative)

• W/C (Workers' Compensation) *Worker's Compensation coverage is optional for workers who are parents, spouses, sons or daughters of the Employer. Optional W/C coverage is determined by FEIN holder.

	formation:					
Worker Na	ame: First	Middle	 Last		Phone:	
Address: _				City	State:	Zip Code:
					Wage Rate: \$_	
Email:			*E	Email will be used for	Communications and Electron	ic Visit Verification (EVV)
Client:				_ Ma	naging Party:	
Name of E	mployer (FEIN h	older):			*FEIN holder cannot be	paid worker
Relationsh	nip of Worker to	the Client:		Managir	ng Party Email:	
Please Che	eck One:				Exempt from the following E	mployer taxes:
1	A Spouse Em _l	ployed by his/he	er Spouse			ALL
	Check here if	you are a spouse	of the FE	IN holder		
2	A Parent Emp	loyed by his/he	Child			ALL
	Check here if y	ou are a parent	of the FEII	N holder		
3	A Son or Dau	ghter employed	by Parent	<u>'s</u> FEIN	under 18	ALL
		•	daughter	of the FEIN holder		FICA, FUTA,W/C
	Age				21 and older	W/C
4	Any Worker l	Under the Age o	f 18			FICA
	Check here if	you are under th	ie age of 1	8		
5	A Foreign Stu	dent in the US f	or the Pur	pose of Providing Do	mestic Service	FICA, FUTA
	Check here if	you are a non-re	sident alie	en temporarily in the l	Jnited States on a F-1, J-1,	
	M-1, or Q-1 v	risa admitted to	the US for	the purpose of provio	ling domestic services.	
6	General Hous	sehold employee	e – 18 yea	rs and older		NONE
	General Hous	sehold Employee	includes	siblings, grandparents	, grandchildren, father/mothe	ers-in-law, son/daughters-in
	law, cousins,	and individuals i	not related	to the FEIN Holder.		
W	Vorker Signature				Date	

Date





2025 W-4MN, Minnesota Withholding Allowance/Exemption Certificate

EmployeesComplete Form W-4MN so your employer can withhold the correct Minnesota income tax from your pay. Consider completing a new Form W-4MN each year and when your personal or financial situation changes. If no Form W-4MN is in effect, the number of withholding allowances claimed will be zero.

<i>,</i> ,	· ·	•	· ·
First Name and Initial	Last Name	Social Security Number	
		100 100 100 100 100 100 100 100 100 100	1
Permanent Address		Marital Status (Check o	one): ut legally separated; or
		Spouse is a nonres	ident alien
City	State ZIP C		
			old at higher Single rate
Complete Section 1 OR Section	2, then sign the bottom and giv		
Section 1 — Determining Minne	-	•	
A Enter "1" if no one else can claim	you as a dependent	A	
	, pply:		
You are single and have only of the following a			
 You are married, have only one 	e job, and your spouse does not work or your spouse's wages are \$1500 or le	SS	
	hoose to enter "0" if you are married a		
spouse or more than one job. (En	tering "0" may help you avoid having to (other than your spouse or yourself)		
you will claim on your tax return.		D	
E Enter "1" if you will use the filing	status Head of Household (see instructi	ions) E	
	n to itemize deductions on your 2024 M		
	ne Itemized Deductions and Additional I		
1 Minnesota Allowances. Enter Step	F from Section 1 above or Step 10 of the	e Itemized Deductions Workshe	et 1
·	ou want deducted for each pay period (
	ou want deducted for each pay period (see msu actions,	
■ Section 2 — Exemption From M			
	be exempt from Minnesota income tax v	withholding (see Section 2 instru	actions for qualifications). If applicable,
check one box below to indicate wh	ıy you believe you are exempt:		
☐ A I meet the requirements and	claim exempt from both federal and Mi	nnesota income tax withholding	5
☐ B Even though I did not claim ex	xempt from federal withholding, I claim	exempt from Minnesota withho	olding, because:
I had no Minnesota income		·	o ,
 I received a refund of all M 	innesota income tax withheld		
 I expect to have no Minnes 	sota income tax liability this year		
C All of these apply:			
	vice member assigned to a military loca	ition in Minnesota	
My domicile (legal residence			
	be with my spouse. My state of domic	ile is	
	resides and works on a reservation for		tions).
			,
	ee of Indian Blood (CDIB)/Enrollment n	umber:	
	sota National Guard or an active-duty U		xempt from Minnesota withholding
on my military pay	ota Hational Guard of an active duty o	is. Illineary member and claim c	Acting the first training and the first training
_ , ,, ,	other military retirement pay as calcula	ated under U.S. Code. title 10. so	ections 1401 through 1414, 1447
through 1455, and 12733, and I	claim exempt from Minnesota withhold	ling on this retirement pay	,
I certify that all information provided in	Section 1 OR Section 2 is correct. I und	erstand there is a \$500 penalty	for filing a false Form W-4MN.
Employee's Signature	Date		e Phone Number
		-,.	
Employees: Give the completed form t	o your employer.		
Employers			
	mine if you must send a copy of this for	m to the Minnesota Departmen	t of Revenue. If required, enter your
	o the address in the instructions. (Incor		
each required Form W-4MN not filed w	ith us. Keep a copy for your records.		· ,
Name of Employer		Minnesota Tax ID Number	Federal Employer ID Number (FEIN)
Address	City	State	ZIP Code



Form W-4MN Instructions for Employees

Complete this form for your employer to calculate the amount of Minnesota income tax to be withheld from your pay.

When must I complete Form W-4MN?

Complete Form W-4MN if any of these apply:

- · You begin employment
- · You change your filing status
- · You reasonably expect to change your filing status in the next calendar year
- · Your personal or financial situation changes
- You claim exempt from Minnesota withholding (see Section 2 instructions for qualifications)

If you have not had sufficient Minnesota income tax withheld from your wages, we may assess penalty and interest when you file your state income tax return.

Note: Your employer may be required to submit a copy of your Form W-4MN to the Minnesota Department of Revenue. You may be subject to a \$500 penalty if you provide a false Form W-4MN.

You must enter your Social Security Number for this Form W-4MN to be valid.

What if I have completed federal Form W-4?

If you completed a 2025 Form W-4, you must complete Form W-4MN to determine your Minnesota withholding allowances.

What if I am exempt from Minnesota withholding?

If you claim exempt from Minnesota withholding, complete only Section 2 of Form W-4MN and sign and date the form to validate it. If you complete Section 2, you must complete a new Form W-4MN by February 15 in each following year in which you claim an exemption from Minnesota withholding.

You cannot claim exempt from withholding if all of these apply:

- Another person can claim you as a dependent on their federal tax return
- Your annual income exceeds \$1,100
- Your annual income includes more than \$350 of unearned income

If you do not complete a new Form W-4MN to claim exempt from Minnesota withholding by February 15, your employer will withhold tax as if your filing status is single with zero withholding allowances.

What if I am a nonresident alien for U.S. income taxes?

If you are a nonresident alien, you are not allowed to claim exempt from withholding. You will check the single box for marital status regardless of your actual marital status and may enter one personal allowance on Step A of Section 1. Enter zero on steps B, C, and E of Section 1.

If you are resident of Canada, Mexico, South Korea, or India, and are allowed to claim dependents, enter the number of dependents on Step D.

Section 1 — Minnesota Allowances Worksheet

Complete Section 1 to find your allowances for Minnesota withholding tax. For regular wages, withholding must be based on allowances you claimed and may not be a flat amount or percentage of wages.

If you expect to owe more income tax for the year than will be withheld, you can claim fewer allowances or request additional Minnesota withholding from your wages. Enter the amount of additional Minnesota income tax you want withheld on line 2 of Section 1.

Nonwage Income

Consider making estimated payments if you have a large amount of "nonwage income." Nonwage income (other than tax-exempt income) includes interest, dividends, net rental income, unemployment compensation, gambling winnings, prizes and awards, hobby income, capital gains, royalties, and partnership income.

Two Earners or Multiple Jobs

If your spouse works or you have more than one job, figure the total number of allowances you are entitled to claim on all jobs using worksheets from only one Form W-4MN. Usually, your withholding will be more accurate when all allowances are claimed on the Form W-4MN for the highest paying job and zero allowances are claimed on the others.

Head of Household Filing Status

You may claim Head of Household as your filing status if you are unmarried and pay more than 50% of the costs of keeping up a home for yourself and your dependents. Enter "1" on Step E if you may claim Head of Household as your filing status on your tax return.

What if I itemize deductions on my Minnesota return or have other nonwage income?

Use the Itemized Deductions and Additional Income Worksheet to find your Minnesota withholding allowances. Complete Section 1 on page 1, then follow the steps in the worksheet on the next page to find additional allowances.

Ite	mized Deductions and Additional Income Worksheet
1	Enter an estimate of your 2025 Minnesota itemized deductions. For 2025, you may have to reduce your itemized deductions
	if your income is over \$238,950 (\$119,475 for Married Filing Separately)
2	Enter one of the following based on your filing status:
	a. \$29,900 if Married Filing Jointly
	b. \$22,500 if Head of Household
	c. \$14,950 if Single or Married Filing Separately
3	Subtract step 2 from step 1. If zero or less, enter 0
4	Enter an estimate of your 2025 additional standard deduction (from page 11 of the Form M1 instructions)
5	Add steps 3 and 4
6	Enter an estimate of your 2025 taxable nonwage income
7	Subtract step 6 from step 5. If zero, enter 0. If less than zero, enter the amount in parentheses
8	Divide the amount on step 7 by \$5,200. If a negative amount, enter in parentheses. Do not include fractions
9	Enter the number on step F of Section 1 on page 1
10	Add step 8 and 9 and enter the total here. If zero or less, enter 0. Enter this amount on line 1 of page 1

Section 2 — Minnesota Exemption

Your employer will not withhold Minnesota taxes from your pay if you are exempt from Minnesota withholding. You cannot claim exempt from withholding if all of these apply:

- Another person can claim you as a dependent on their federal tax return
- Your annual income exceeds \$1,100
- · Your annual income includes more than \$350 of unearned income

Box A

Check box A of Section 2 to claim exempt if all of these apply:

- You meet the requirements to be exempt from federal withholding
- · You had no Minnesota income tax liability in the prior year and received a full refund of Minnesota tax withheld
- · You expect to have no Minnesota income tax liability for the current year

Box B

Check box B of Section 2 if you are not claiming exempt from federal withholding, but meet the second and third requirements for box A.

Box C

Check box C in Section 2 to claim exempt if all of these apply:

- You are the spouse of a military member assigned to duty in Minnesota
- You and your spouse are domiciled in another state
- You are in Minnesota solely to be with your active duty military spouse member

Boxes D-F

If you receive income from the following sources, it is exempt from Minnesota withholding. Your employer will not withhold Minnesota tax from that income when you check the appropriate box in Section 2.

- Box D: You receive wages as a member of an American Indian tribe living and working on the reservation of which you are an enrolled member. Enter the name of your reservation and your Certificate of Degree of Indian or Alaskan Blood (CDIB) number/enrollment number. Members of the Minnesota Chippewa Tribe can exclude income regardless of which Minnesota Chippewa Tribe reservation you live and work on. This affects members of these tribes:
 - Mille Lacs
 - Nett Lake (Bois Forte)
 - · Fond du Lac
 - · Leech Lake
 - White Earth
 - Grand Portage
- **Box E:** You receive wages for Minnesota National Guard (MNG) pay or for active duty U.S. military pay. MNG and active duty U.S. military members can claim exempt from Minnesota withholding on these wages, even if they are taxable federally. For more information, see Income Tax Fact Sheet 5, *Military Personnel*.
- **Box F:** You receive a military pension or other military retirement pay calculated under U.S. Code title 10, sections 1401 through 1414, 1447 through 1455, and 12733. You may claim exempt from Minnesota withholding on this income even if it is taxable federally.

Note: You may not want to claim exempt if you (or your spouse if filing a joint return) expect to have other forms of income subject to Minnesota tax and you want to avoid owing tax at the end of the year.

If you complete Section 2, you must complete a new Form W-4MN by February 15 in each following year.

Nonresident Alien

If you are a nonresident alien for federal tax purposes, do not complete Section 2. See IRS Publication 519, U.S. Tax Guide for Aliens.

Line 2 — Additional Minnesota Withholding

If you would like an additional amount of tax to be deducted per payment period, enter the amount on line 2. Do not enter a percentage of the payment you want to be deducted.

Use of Information

All information on Form W-4MN is private by state law. It cannot be given to others without your consent, except to the IRS, other states that guarantee the same privacy, or by court order. Your name, address, and Social Security Number are required for identification. Information about your allowances is required to determine your correct tax. We ask for your phone number so we can call if we have a question.

Questions?

Website: www.revenue.state.mn.usEmail: withholding.tax@state.mn.us

• Phone: 651-282-9999 or 1-800-657-3594 (toll-free)

Employer instructions are on the next page.

Form W-4MN Employer Instructions

Form W-4MN Requirement

Federal Form W-4 will not determine withholding allowances used to determine the amount of Minnesota withholding. Employees completing a 2025 Form W-4 will need to complete 2025 Form W-4MN to determine the appropriate amount of Minnesota withholding.

Lock-In Letters

IRS Letter 2800C tells you when the IRS believes your employee may have filed an incorrect federal Form W-4. If you receive this letter, you must provide the Minnesota Department of Revenue with a copy of the employee's Form W-4MN. We will verify the number of allowances that the employee may claim for Minnesota purposes. Continue using the Form W-4MN you were using at the time you received Letter 2800C from the IRS, until we notify you to change the amount of allowances on the employee's Form W-4MN. If the employee has not completed a Form W-4MN, have them complete the form and use the allowances calculated on that form until notified by the department.

Use the amount on line 1 of page 1 for calculating the withholding tax for your employees.

When does an employee complete Form W-4MN?

Employees complete Form W-4MN no later than when they begin employment or when their personal or financial situation changes.

How should I determine Minnesota withholding for an employee that does not complete Form W-4MN?

If an employee does not complete Form W-4MN and they have a federal Form W-4 (from 2019 or prior years) on file, use the allowances on their federal Form W-4. Otherwise, withhold Minnesota tax as if the employee is single with zero withholding allowances.

What if my employee claims to be exempt from Minnesota withholding?

If your employee claims exempt from Minnesota withholding, they must complete Section 2 of Form W-4MN. They must provide you with a new Form W-4MN by February 15 of each year. If they claimed exempt the prior year and do not provide you with a new Form W-4MN by February 15, then withhold Minnesota tax as if the employee is single with zero withholding allowances. If you are paying an employee for wages that are exempt from withholding, such as Medicaid Waiver Payments or wages to H-2A visa workers, do not send us Form W-4MN.

When do I need to submit copies of a Form W-4MN to the department?

You must send copies of Form W-4MN to us if any of these apply:

- The employee claims more than 10 Minnesota withholding allowances
- The employee checked box A or B under Section 2, and you reasonably expect the employee's wages to exceed \$200 per week
- You believe the employee is not entitled to the number of allowances claimed

You do not need to submit Form W-4MN to us if the employee is asking to have additional Minnesota withholding deducted from their pay.

We may assess a \$50 penalty for each Form W-4MN you do not file with us when required.

Mail Forms W-4MN to:

Minnesota Department of Revenue Mail Station 6501 600 N. Robert St. St. Paul, MN 55146-6501

What if my employee is a resident of a state that has a reciprocity agreement with Minnesota?

Your employee must complete Form MWR, Reciprocity Exemption/Affidavit of Residency if both of these apply:

- · They are a resident of North Dakota or Michigan, and
- They do not want you to withhold Minnesota tax from their wages

Your employee must complete a Form MWR by February 28 of each year, or within 30 days after they begin working or change their permanent residence. See Withholding Fact Sheet 20, *Reciprocity - Employee Withholding*, for more information.

What is an invalid Form W-4MN?

A Form W-4MN is considered invalid if any of these apply:

- · There is any unauthorized change or addition to the form, including any change to the language certifying the form is correct
- The employee indicates in any way the form is false by the date they provide you with the form
- The form is incomplete or lacks the necessary signatures
- Both Section 1 and Section 2 were completed
- The employer information is incomplete

What if I receive an invalid form?

Do not use the invalid form to calculate Minnesota income tax withholding. Have the employee complete and submit a new Form W-4MN. If the employee does not give you a valid form, and you have an earlier Form W-4MN from them, use the earlier form to calculate their withholding.

If a valid Form W-4MN is not completed by the employee, withhold taxes as if the employee is single and claiming zero withholding allowances.

What if my employee is a nonresident alien of the United States?

If the wages to this employee are subject to income tax withholding, you will use Table 1 and the procedure under **Withholding Adjustment for Nonresident Alien Employees** in IRS Publication 15-T to determine the correct Minnesota withholding tax. Do not use this procedure for nonresident alien students from India and business apprentices from India. Also do not use this procedure for certain nonresident aliens who are residents of South Korea. See IRS Notice 1392 for special instructions and withholding exceptions.

$_{\text{Form}}$ W-4

Department of the Treasury

Employee's Withholding Certificate

Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay.

Give Form W-4 to your employer.

Your withholding is subject to review by the IRS.

2025

OMB No. 1545-0074

Internal Revenue Ser	rice Your withholdin	ig is subject to review by the ii	15.								
Step 1:	(a) First name and middle initial	Last name		(b) So	cial security number						
Enter Personal Information	Address City or town state and 7ID code			name o	our name match the on your social security f not, to ensure you get or your earnings,						
	City or town, state, and ZIP code			contact	SSA at 800-772-1213 www.ssa.gov.						
	c) Single or Married filing separately										
	Married filing jointly or Qualifying surviving s	spouse									
	Head of household (Check only if you're unmain	rried and pay more than half the costs	of keeping up a home for ye	ourself and	d a qualifying individual.)						
are completing marital status, deductions, or year, use the e	using the estimator at www.irs.gov/W4App this form after the beginning of the year; exnumber of jobs for you (and/or your spouse credits. Have your most recent pay stub(s) for stimator again to recheck your withholding.	pect to work only part of the if married filing jointly), deper rom this year available when	year; or have change ndents, other income using the estimator. <i>i</i>	s during (not fro At the b	g the year in your m jobs), eginning of next						
	os 2–4 ONLY if they apply to you; otherwise from withholding, and when to use the est			on on ea	ich step, who can						
Step 2: Multiple Job	Complete this step if you (1) hold more also works. The correct amount of wire										
or Spouse Works	Do only one of the following. (a) Use the estimator at <i>www.irs.gov/W4App</i> for the most accurate withholding for this step (and Steps 3–4). If you or your spouse have self-employment income, use this option; or										
	 (b) Use the Multiple Jobs Worksheet (c) If there are only two jobs total, you option is generally more accurate higher paying job. Otherwise, (b) is 	u may check this box. Do the than (b) if pay at the lower pa	same on Form W-4	for the c	•						
	os 3–4(b) on Form W-4 for only ONE of the ate if you complete Steps 3–4(b) on the Form			os. (You	r withholding will						
Step 3:	If your total income will be \$200,000	or less (\$400,000 or less if ma	arried filing jointly):								
Claim	Multiply the number of qualifying of	children under age 17 by \$2,0	00 \$	_							
Dependent and Other	Multiply the number of other depe	endents by \$500	. \$	_							
Credits	Add the amounts above for qualifying this the amount of any other credits. I		ents. You may add to	3	\$						
Step 4 (optional): Other	(a) Other income (not from jobs). expect this year that won't have w This may include interest, dividend	rithholding, enter the amount			\$						
Adjustments	(b) Deductions. If you expect to claim want to reduce your withholding, the result here				\$						
	(c) Extra withholding. Enter any addi	tional tax you want withheld e	each pay period	4(c)	\$						
Step 5: Sign Here	Under penalties of perjury, I declare that this cert	ificate, to the best of my knowled	dge and belief, is true, c	orrect, a	nd complete.						
	Employee's signature (This form is not va	alid unless you sign it.)	Da	ate							
Employers Only	Employer's name and address		First date of employment	Employe number	er identification (EIN)						
			i l								

Cat. No. 10220Q

Form W-4 (2025) Page **2**

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future Developments

For the latest information about developments related to Form W-4, such as legislation enacted after it was published, go to www.irs.gov/FormW4.

Purpose of Form

Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. If too little is withheld, you will generally owe tax when you file your tax return and may owe a penalty. If too much is withheld, you will generally be due a refund. Complete a new Form W-4 when changes to your personal or financial situation would change the entries on the form. For more information on withholding and when you must furnish a new Form W-4, see Pub. 505, Tax Withholding and Estimated Tax.

Exemption from withholding. You may claim exemption from withholding for 2025 if you meet both of the following conditions: you had no federal income tax liability in 2024 and you expect to have no federal income tax liability in 2025. You had no federal income tax liability in 2024 if (1) your total tax on line 24 on your 2024 Form 1040 or 1040-SR is zero (or less than the sum of lines 27, 28, and 29), or (2) you were not required to file a return because your income was below the filing threshold for your correct filing status. If you claim exemption, you will have no income tax withheld from your paycheck and may owe taxes and penalties when you file your 2025 tax return. To claim exemption from withholding, certify that you meet both of the conditions above by writing "Exempt" on Form W-4 in the space below Step 4(c). Then, complete Steps 1(a), 1(b), and 5. Do not complete any other steps. You will need to submit a new Form W-4 by February 17, 2026.

Your privacy. Steps 2(c) and 4(a) ask for information regarding income you received from sources other than the job associated with this Form W-4. If you have concerns with providing the information asked for in Step 2(c), you may choose Step 2(b) as an alternative; if you have concerns with providing the information asked for in Step 4(a), you may enter an additional amount you want withheld per pay period in Step 4(c) as an alternative.

When to use the estimator. Consider using the estimator at *www.irs.gov/W4App* if you:

- 1. Are submitting this form after the beginning of the year;
- 2. Expect to work only part of the year;
- Have changes during the year in your marital status, number of jobs for you (and/or your spouse if married filing jointly), or number of dependents, or changes in your deductions or credits;
- 4. Receive dividends, capital gains, social security, bonuses, or business income, or are subject to the Additional Medicare Tax or Net Investment Income Tax; or
- 5. Prefer the most accurate withholding for multiple job situations

TIP: Have your most recent pay stub(s) from this year available when using the estimator to account for federal income tax that has already been withheld this year. At the beginning of next year, use the estimator again to recheck your withholding.

Self-employment. Generally, you will owe both income and self-employment taxes on any self-employment income you receive separate from the wages you receive as an employee. If you want to pay these taxes through withholding from your wages, use the estimator at www.irs.gov/w4App to figure the amount to have withheld.

Nonresident alien. If you're a nonresident alien, see Notice 1392, Supplemental Form W-4 Instructions for Nonresident Aliens, before completing this form.

Specific Instructions

Step 1(c). Check your anticipated filing status. This will determine the standard deduction and tax rates used to compute your withholding.

Step 2. Use this step if you (1) have more than one job at the same time, or (2) are married filing jointly and you and your spouse both work. Submit a separate Form W-4 for each job.

Option (a) most accurately calculates the additional tax you need to have withheld, while option (b) does so with a little less accuracy.

Instead, if you (and your spouse) have a total of only two jobs, you may check the box in option (c). The box must also be checked on the Form W-4 for the other job. If the box is checked, the standard deduction and tax brackets will be cut in half for each job to calculate withholding. This option is accurate for jobs with similar pay; otherwise, more tax than necessary may be withheld, and this extra amount will be larger the greater the difference in pay is between the two jobs.



Multiple jobs. Complete Steps 3 through 4(b) on only one Form W-4. Withholding will be most accurate if you do this on the Form W-4 for the highest paying job.

Step 3. This step provides instructions for determining the amount of the child tax credit and the credit for other dependents that you may be able to claim when you file your tax return. To qualify for the child tax credit, the child must be under age 17 as of December 31, must be your dependent who generally lives with you for more than half the year, and must have the required social security number. You may be able to claim a credit for other dependents for whom a child tax credit can't be claimed, such as an older child or a qualifying relative. For additional eligibility requirements for these credits, see Pub. 501, Dependents, Standard Deduction, and Filing Information. You can also include other tax credits for which you are eligible in this step, such as the foreign tax credit and the education tax credits. To do so, add an estimate of the amount for the year to your credits for dependents and enter the total amount in Step 3. Including these credits will increase your paycheck and reduce the amount of any refund you may receive when you file your tax return.

Step 4 (optional).

Step 4(a). Enter in this step the total of your other estimated income for the year, if any. You shouldn't include income from any jobs or self-employment. If you complete Step 4(a), you likely won't have to make estimated tax payments for that income. If you prefer to pay estimated tax rather than having tax on other income withheld from your paycheck, see Form 1040-ES, Estimated Tax for Individuals.

Step 4(b). Enter in this step the amount from the Deductions Worksheet, line 5, if you expect to claim deductions other than the basic standard deduction on your 2025 tax return and want to reduce your withholding to account for these deductions. This includes both itemized deductions and other deductions such as for student loan interest and IRAs.

Step 4(c). Enter in this step any additional tax you want withheld from your pay **each pay period**, including any amounts from the Multiple Jobs Worksheet, line 4. Entering an amount here will reduce your paycheck and will either increase your refund or reduce any amount of tax that you owe.

Form W-4 (2025)

Step 2(b) – Multiple Jobs Worksheet (Keep for your records.)



If you choose the option in Step 2(b) on Form W-4, complete this worksheet (which calculates the total extra tax for all jobs) on **only ONE** Form W-4. Withholding will be most accurate if you complete the worksheet and enter the result on the Form W-4 for the highest paying job. To be accurate, submit a new Form W-4 for all other jobs if you have not updated your withholding since 2019.

Note: If more than one job has annual wages of more than \$120,000 or there are more than three jobs, see Pub. 505 for additional tables; or, you can use the online withholding estimator at www.irs.gov/W4App.

1	Two jobs. If you have two jobs or you're married filing jointly and you and your spouse each have one job, find the amount from the appropriate table on page 4. Using the "Higher Paying Job" row and the "Lower Paying Job" column, find the value at the intersection of the two household salaries and enter that value on line 1. Then, skip to line 3	1	\$
2	Three jobs. If you and/or your spouse have three jobs at the same time, complete lines 2a, 2b, and 2c below. Otherwise, skip to line 3.		
	a Find the amount from the appropriate table on page 4 using the annual wages from the highest paying job in the "Higher Paying Job" row and the annual wages for your next highest paying job in the "Lower Paying Job" column. Find the value at the intersection of the two household salaries and enter that value on line 2a	2a	\$
	b Add the annual wages of the two highest paying jobs from line 2a together and use the total as the wages in the "Higher Paying Job" row and use the annual wages for your third job in the "Lower Paying Job" column to find the amount from the appropriate table on page 4 and enter this amount on line 2b	2b	\$
	c Add the amounts from lines 2a and 2b and enter the result on line 2c	2c	\$
3	Enter the number of pay periods per year for the highest paying job. For example, if that job pays weekly, enter 52; if it pays every other week, enter 26; if it pays monthly, enter 12, etc	3	
4	Divide the annual amount on line 1 or line 2c by the number of pay periods on line 3. Enter this amount here and in Step 4(c) of Form W-4 for the highest paying job (along with any other additional amount you want withheld)	4	\$
	Step 4(b) – Deductions Worksheet (Keep for your records.)		
1	Enter an estimate of your 2025 itemized deductions (from Schedule A (Form 1040)). Such deductions may include qualifying home mortgage interest, charitable contributions, state and local taxes (up to \$10,000), and medical expenses in excess of 7.5% of your income	1	\$
2	Enter: • \$30,000 if you're married filing jointly or a qualifying surviving spouse • \$22,500 if you're head of household • \$15,000 if you're single or married filing separately	2	\$
3	If line 1 is greater than line 2, subtract line 2 from line 1 and enter the result here. If line 2 is greater than line 1, enter "-0-"	3	\$
4	Enter an estimate of your student loan interest, deductible IRA contributions, and certain other adjustments (from Part II of Schedule 1 (Form 1040)). See Pub. 505 for more information	4	\$
5	Add lines 3 and 4. Enter the result here and in Sten 4(h) of Form W-4	5	\$

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. Internal Revenue Code sections 3402(f)(2) and 6109 and their regulations require you to provide this information; your employer uses it to determine your federal income tax withholding. Failure to provide a properly completed form will result in your being treated as a single person with no other entries on the form; providing fraudulent information may subject you to penalties. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation; to cities, states, the District of Columbia, and U.S. commonwealths and territories for use in administering their tax laws; and to the Department of Health and Human Services for use in the National Directory of New Hires. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by Code section 6103.

The average time and expenses required to complete and file this form will vary depending on individual circumstances. For estimated averages, see the instructions for your income tax return.

If you have suggestions for making this form simpler, we would be happy to hear from you. See the instructions for your income tax return.

Form W-4 (2025) Page **4**

				Married	Filing Jo	_							i age i
Higher Pay	_				Lowe		Job Annua	al Taxable		Salary		1	
Annual Ta Wage & S		\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 -	9,999	\$0	\$0	\$700	\$850	\$910	\$1,020	\$1,020	\$1,020	\$1,020	\$1,020	\$1,020	\$1,020
\$10,000 -	19,999	0	700	1,700	1,910	2,110	2,220	2,220	2,220	2,220	2,220	2,220	3,220
\$20,000 -	29,999	700	1,700	2,760	3,110	3,310	3,420	3,420	3,420	3,420	3,420	4,420	5,420
\$30,000 -	39,999	850	1,910	3,110	3,460	3,660	3,770	3,770	3,770	3,770	4,770	5,770	6,770
\$40,000 -	49,999	910	2,110	3,310	3,660	3,860	3,970	3,970	3,970	4,970	5,970	6,970	7,970
\$50,000 -	59,999	1,020	2,220	3,420	3,770	3,970	4,080	4,080	5,080	6,080	7,080	8,080	9,080
\$60,000 -	69,999	1,020	2,220	3,420	3,770	3,970	4,080	5,080	6,080	7,080	8,080	9,080	10,080
\$70,000 -	79,999	1,020	2,220	3,420	3,770	3,970	5,080	6,080	7,080	8,080	9,080	10,080	11,080
\$80,000 -		1,020	2,220	3,420	4,620	5,820	6,930	7,930	8,930	9,930	10,930	11,930	12,930
\$100,000 -		1,870	4,070	6,270	7,620	8,820	9,930	10,930	11,930	12,930	14,010	15,210	16,410
\$150,000 - 3		1,870	4,240	6,640	8,190	9,590	10,890	12,090	13,290	14,490	15,690	16,890	18,090
\$240,000 - 1		2,040	4,440	6,840	8,390	9,790	11,100	12,300	13,500	14,700	15,900	17,100	18,300
\$260,000 - 1		2,040	4,440	6,840	8,390	9,790	11,100	12,300	13,500	14,700	15,900	17,100	18,300
\$280,000 -		2,040	4,440	6,840	8,390	9,790	11,100	12,300	13,500	14,700	15,900	17,100	18,300
\$300,000 -		2,040	4,440	6,840	8,390	9,790	11,100	12,300	13,500	14,700	15,900	17,170	19,170
\$320,000 -		2,040	4,440	6,840	8,390	9,790	11,100	12,470	14,470	16,470	18,470	20,470	22,470
\$365,000 -		2,790	6,290	9,790	12,440	14,940	17,350	19,650	21,950	24,250	26,550	28,850	31,150
\$525,000 ar	nd over	3,140	6,840	10,540	13,390	16,090	18,700	21,200	23,700	26,200	28,700	31,200	33,700
	Single or Married Filing Separately Lower Paying Job Annual Taxable Wage & Salary												
Higher Pay	_		I									T	Ī
Annual Ta Wage & S		\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 -	9,999	\$200	\$850	\$1,020	\$1,020	\$1,020	\$1,370	\$1,870	\$1,870	\$1,870	\$1,870	\$1,870	\$2,040
\$10,000 -		Ψ200 850	1,700	1,870	1,870	2,220	3,220	3,720	3,720	3,720	3,720	3,890	4,090
\$20,000 -		1,020	1,870	2,040	2,390	3,390	4,390	4,890	4,890	4,890	5,060	5,260	5,460
\$30,000 -		1,020	1,870	2,390	3,390	4,390	5,390	5,890	5,890	6,060	6,260	6,460	6,660
\$40,000 -		1,220	3,070	4,240	5,240	6,240	7,240	7,880	8,080	8,280	8,480	8,680	8,880
\$60,000 -		1,870	3,720	4,890	5,890	7,030	8,230	8,930	9,130	9,330	9,530	9,730	9,930
\$80,000 -		1,870	3,720	5,030	6,230	7,430	8,630	9,330	9,530	9,730	9,930	10,130	10,580
\$100,000 -		2,040	4,090	5,460	6,660	7,860	9,060	9,760	9,960	10,160	10,950	11,950	12,950
\$125,000 -		2,040	4,090	5,460	6,660	7,860	9,060	9,950	10,950	11,950	12,950	13,950	14,950
\$150,000 -		2,040	4,090	5,460	6,660	8,450	10,450	11,950	12,950	13,950	15,080	16,380	17,680
\$175,000 -	199,999	2,040	4,290	6,450	8,450	10,450	12,450	13,950	15,230	16,530	17,830	19,130	20,430
\$200,000 -		2,720	5,570	7,900	10,200	12,500	14,800	16,600	17,900	19,200	20,500	21,800	23,100
\$250,000 - 3		2,970	6,120	8,590	10,890	13,190	15,490	17,290	18,590	19,890	21,190	22,490	23,790
\$400,000 -	449,999	2,970	6,120	8,590	10,890	13,190	15,490	17,290	18,590	19,890	21,190	22,490	23,790
\$450,000 ar	nd over	3,140	6,490	9,160	11,660	14,160	16,660	18,660	20,160	21,660	23,160	24,660	26,160
	•				ŀ	Head of	Househo	old					
Higher Pay	ing Job				Lowe	r Paying	Job Annu	al Taxable	Wage & S	Salary			
Annual Ta Wage & S		\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 -	9,999	\$0	\$450	\$850	\$1,000	\$1,020	\$1,020	\$1,020	\$1,020	\$1,870	\$1,870	\$1,870	\$1,890
\$10,000 -	19,999	450	1,450	2,000	2,200	2,220	2,220	2,220	3,180	4,070	4,070	4,090	4,290
\$20,000 -	29,999	850	2,000	2,600	2,800	2,820	2,820	3,780	4,780	5,670	5,690	5,890	6,090
\$30,000 -	39,999	1,000	2,200	2,800	3,000	3,020	3,980	4,980	5,980	6,890	7,090	7,290	7,490
\$40,000 -	59,999	1,020	2,220	2,820	3,830	4,850	5,850	6,850	8,050	9,130	9,330	9,530	9,730
\$60,000 -	79,999	1,020	3,030	4,630	5,830	6,850	8,050	9,250	10,450	11,530	11,730	11,930	12,130
\$80,000 -	99,999	1,870	4,070	5,670	7,060	8,280	9,480	10,680	11,880	12,970	13,170	13,370	13,570
\$100,000 -	II.	1,950	4,350	6,150	7,550	8,770	9,970	11,170	12,370	13,450	13,650	14,650	15,650
\$125,000 -		2,040	4,440	6,240	7,640	8,860	10,060	11,260	12,860	14,740	15,740	16,740	17,740
\$150,000 -		2,040	4,440	6,240	7,640	8,860	10,860	12,860	14,860	16,740	17,740	18,940	20,240
\$175,000 -		2,040	4,440	6,640	8,840	10,860	12,860	14,860	16,910	19,090	20,390	21,690	22,990
\$200,000 - 1		2,720	5,920	8,520	10,960	13,280	15,580	17,880	20,180	22,360	23,660	24,960	26,260
\$250,000 -		2,970	6,470	9,370	11,870	14,190	16,490	18,790	21,090	23,280	24,580	25,880	27,180
\$450,000 ar	nd over	3,140	6,840	9,940	12,640	15,160	17,660	20,160	22,660	25,050	26,550	28,050	29,550



Employment Eligibility Verification

Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No.1615-0047 Expires 07/31/2026

START HERE: Employers must ensure the form instructions are available to employees when completing this form. Employers are liable for failing to comply with the requirements for completing this form. See below and the Instructions.

ANTI-DISCRIMINATION NOTICE: All employees can choose which acceptable documentation to present for Form I-9. Employers cannot ask employees for documentation to verify information in **Section 1**, or specify which acceptable documentation employees must present for **Section 2** or Supplement B. Reverification and Rehire. Treating employees differently based on their citizenship, immigration status, or national origin may be illegal.

Supplement B, Reverification are Section 1. Employee Infor				, · ·		<u> </u>
day of employment, but not Last Name (Family Name) EXAMPLE ONLY	not before accepting a jo				ner Last Names Use	
Address (Street Number and Nam	ne) A	Apt. Number (if any	City or Town		State	ZIP Code
Date of Birth (mm/dd/yyyy)	U.S. Social Security Number	f Employee	s's Email Address		Employee'	's Telephone Number
I am aware that federal law provides for imprisonment a fines for false statements, o use of false documents, in connectio this form. of positive test, under per this information of the false test.	and/or or the 2. A noncitize etion of enalty ation, he box	of the United State zen national of the permanent resident zen (other than Item	United States (See Instru t (Enter USCIS or A-Num n Numbers 2. and 3. abo	uctions.)		·
complete this ection.	01		m I-94 Admission Numb	OR S	•	and Country of Issuance
If a prej rer and/or translate Section 2. Employer Revie business days after the employ	itor assisted you in completing the analyses of the leaves of the state of the leaves	mployers or the	t person MUST complet	ntative must comp	d/or Translator Ce	ection 2 within three
authorized by the Secretary of	f DHS, documentation from	List A OR a cor	mbination of documen	ntation from List B	and List C. Ente	er any additional List C
Document Title 1 Issuing Authority Document Number (if any)					→ → →	
Expiration Date (if any) Document Title 2 (if y)		lete List A of list A with pa	OR acket	Complete I	List B & C	1
Client or Authorized Representative must complete this section.	Example Only					•
Issuing Authority						
Document Number (if any) Expiration Date (if any)		Cher	ck here if you used an alte	ornative procedure	authorized by DHS	S to examine documents.
Certification: I attest, under pena employee, (2) the above-listed do best of my knowledge, the emplo	ocumentation appears to be	e examined the do	ocumentation presented elate to the employee na	d by the above-nam	med First Day	y of Employment
Last Name, First Name and Title of	f Employer or Authorized Repr	resentative	Signature of Employer or	· Authorized Repres	sentative	Today's Date (mm/dd/yyyy)
Employer's Business or Organizatio	on Name	Employer's Bus	iness or Organization Add	dress, City or Town	ı, State, ZIP Code	

For reverification or rehire, complete **Supplement B**, Reverification and Rehire on Page 4.

Form I-9 Edition 08/01/23 Page 1 of 4

LISTS OF ACCEPTABLE DOCUMENTS

All documents containing an expiration date must be unexpired.

* Documents extended by the issuing authority are considered unexpired.

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

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

LIST A Documents that Establish Both Identity and Employment Authorization	OR	LIST B Documents that Establish Identity ANI	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) Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machinereadable immigrant visa Employment Authorization Document that contains a photograph (Form I-766) For an individual temporarily authorized to work for a specific employer because of his or her status or parole: Form I-94 or Form I-94A that has the following: The same name as the passport; and An endorsement of the individual's status or parole 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. 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 		 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 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 School ID card with a photograph Voter's registration card U.S. Military card or draft record Military dependent's ID card U.S. Coast Guard Merchant Mariner Card Native American tribal document Driver's license issued by a Canadian government authority For persons under age 18 who are unable to present a document listed above: School record or report card Clinic, doctor, or hospital record Day-care or nursery school record 	 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 Certification of report of birth issued by the Department of State (Forms DS-1350, FS-545, FS-240) Original or certified copy of birth certificate issued by a State, county, municipal authority, or territory of the United States bearing an official seal Native American tribal document U.S. Citizen ID Card (Form I-197) Identification Card for Use of Resident Citizen in the United States (Form I-179) Employment authorization document issued by the Department of Homeland Security For examples, see Section 7 and Section 13 of the M-274 on uscis.gov/i-9-central. The Form I-766, Employment Authorization Document, is a List A, Item Number 4. document, not a List C
admission under the Compact of Free Association Between the United States and the FSM or RMI		Acceptable Receipts	document.
May be prese	nter	d in lieu of a document listed above for a to	emporary period.
may be prese		For receipt validity dates, see the M-274.	
Receipt for a replacement of a lost, stolen, or damaged List A document. Form I-94 issued to a lawful permanent resident that contains an I-551 stamp and a photograph of the individual.	OR	Receipt for a replacement of a lost, stolen, or damaged List B document.	Receipt for a replacement of a lost, stolen, or damaged List C document.
Form I-94 with "RE" notation or refugee stamp issued to a refugee.			

^{*}Refer to the Employment Authorization Extensions page on <u>I-9 Central</u> for more information.

Form I-9 Edition 08/01/23 Page 2 of 4



Employment Eligibility Verification

Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No.1615-0047 Expires 05/31/2027

START HERE: Employers must ensure the form instructions are available to employees when completing this form. Employers are liable for failing to comply with the requirements for completing this form. See below and the Instructions.

ANTI-DISCRIMINATION NOTICE: All employees can choose which acceptable documentation to present for Form I-9. Employers cannot ask employees for documentation to verify information in **Section 1**, or specify which acceptable documentation employees must present for **Section 2** or Supplement B, Reverification and Rehire. Treating employees differently based on their citizenship, immigration status, or national origin may be illegal.

,		5 1	,	,		1, 3		,	3 ,	5
Section 1. Employee day of employment,				ees must compl	ete and s	ign Secti	on 1 of Fo	orm I-9 n	o later than th	e first
Last Name (Family Name)		First Name	(Given Name))	Middle Init	ial (if any)	Other Last	Names Us	ed (if any)	
Address (Street Number an	d Name)	A	pt. Number (if	any) City or Towr	1			State	ZIP Code	
Date of Birth (mm/dd/yyyy)	U.S. Soc	cial Security Number	Emplo	oyee's Email Addres	s			Employee	's Telephone Nun	nber
I am aware that federal provides for imprisonr fines for false stateme use of false document connection with the co this form. I attest, und	nent and/or nts, or the s, in empletion of	1. A citizen o	of the United S en national of	to attest to your citi States the United States (S dent (Enter USCIS o	See Instructi	ons.)	status (See p	page 2 and	3 of the instruction	ons.):
of perjury, that this inf including my selection attesting to my citizens	ormation, of the box	4. A noncitiz	,	Item Numbers 2. atter one of these:	and 3. above	e) authorized	d to work unt	til (exp. dat	e, if any) ———	
immigration status, is correct.		USCIS A-Num	iber OR	Form I-94 Admission	on Number	OR Fore	ign Passpo	rt Number	and Country of	Issuance
Signature of Employee					То	day's Date	(mm/dd/yyyy	')		
If a preparer and/or tr	anslator assist	ted you in completi	ng Section 1,	that person MUST	complete t	he <u>Prepare</u>	r and/or Tra	nslator Ce	ertification on Pa	ige 3.
Section 2. Employer business days after the e authorized by the Secreta documentation in the Add	mployee's firs ary of DHS, do	it day of employme ocumentation from ation box; see Ins	ent, and mus List A OR a	t physically exam combination of d	ine, or exa ocumentat	mine cons ion from L	istent with ist B and Li	nd sign Se an alterna ist C. Ent	ative procedure ter any addition	three al
		List A	OR	Lis	st B	Δ	ND		List C	
Document Title 1										
Issuing Authority										
Document Number (if any)										
Expiration Date (if any)										
Document Title 2 (if any)			Add	itional Information	on					
Issuing Authority										
Document Number (if any)										
Expiration Date (if any)										
Document Title 3 (if any)										
Issuing Authority										
Document Number (if any)										
Expiration Date (if any)				Check here if you us	ed an altern	ative proced	dure authoriz	ed by DHS	to examine docu	ıments.
Certification: I attest, unde employee, (2) the above-lis best of my knowledge, the	ted documenta	ation appears to be	genuine and	to relate to the em		•		First Day (mm/dd/	y of Employment yyyy):	
Last Name, First Name and	Γitle of Employe	r or Authorized Repr	esentative	Signature of Em	ployer or Au	uthorized Re	epresentative		Today's Date (mi	m/dd/yyyy)
Employer's Business or Orga	nization Name		Employer's	Business or Organiz	zation Addre	ess, City or	Γown, State,	ZIP Code		

LISTS OF ACCEPTABLE DOCUMENTS

All documents containing an expiration date must be unexpired.

* Documents extended by the issuing authority are considered unexpired.

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

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

LIST A		LIST B	LIST C				
Documents that Establish Both Identity and Employment Authorization	OR	Documents that Establish Identity AND	Documents that Establish Employment Authorization				
U.S. Passport or U.S. Passport Card Permanent Resident Card or Alien		Driver's license or ID card issued by a State or outlying possession of the United States provided it contains a photograph or	A Social Security Account Number card, unless the card includes one of the following restrictions:				
Registration Receipt Card (Form I-551) 3. Foreign passport that contains a		information such as name, date of birth, gender, height, eye color, and address	(1) NOT VALID FOR EMPLOYMENT (2) VALID FOR WORK ONLY WITH				
temporary I-551 stamp or temporary I-551 printed notation on a machine- readable immigrant visa		ID card issued by federal, state or local government agencies or entities, provided it contains a photograph or information such as	INS AUTHORIZATION (3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION				
Employment Authorization Document that contains a photograph (Form I-766)		name, date of birth, gender, height, eye color, and address	2. Certification of report of birth issued by the				
5. For an individual temporarily authorized to work for a specific employer because		3. School ID card with a photograph	Department of State (Forms DS-1350, FS-545, FS-240)				
of his or her status or parole:		4. Voter's registration card	Original or certified copy of birth certificate issued by a State, county, municipal				
a. Foreign passport; and		5. U.S. Military card or draft record	authority, or territory of the United States bearing an official seal				
b. Form I-94 or Form I-94A that has the following:		6. Military dependent's ID card	Native American tribal document				
(1) The same name as the		7. U.S. Coast Guard Merchant Mariner Card	5. U.S. Citizen ID Card (Form I-197)				
passport; and (2) An endorsement of the		8. Native American tribal document	6. Identification Card for Use of Resident				
individual's status or parole as long as that period of		Driver's license issued by a Canadian government authority	Citizen in the United States (Form I-179)				
endorsement has not yet expired and the proposed employment is not in conflict with any restrictions or						For persons under age 18 who are unable to present a document listed above:	 Employment authorization document issued by the Department of Homeland Security
limitations identified on the form.		10. School record or report card	For examples, see <u>Section 7</u> and <u>Section 13</u> of the M-274 on <u>uscis.gov/i-9-central</u> .				
6. Passport from the Federated States of Micronesia (FSM) or the Republic of the		11. Clinic, doctor, or hospital record	The Form I-766, Employment				
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		12. Day-care or nursery school record	Authorization Document, is a List A, Item Number 4. document, not a List C document.				
		Acceptable Receipts					
May be prese		d in lieu of a document listed above for a te	emporary period.				
		For receipt validity dates, see the M-274.					
Receipt for a replacement of a lost, stolen, or damaged List A document.	OR	Receipt for a replacement of a lost, stolen, or damaged List B document.	Receipt for a replacement of a lost, stolen, or damaged List C document.				
Form I-94 issued to a lawful permanent resident that contains an I-551 stamp and a photograph of the individual.							
Form I-94 with "RE" notation or refugee stamp issued to a refugee.							

^{*}Refer to the Employment Authorization Extensions page on <u>I-9 Central</u> for more information.

Form I-9 Edition 08/01/23 Page 2 of 4



Employment Agreement for Participant-Employed Workers

Participant Name:		
Worker's Name:		

I acknowledge that my employment is dependent upon the Participant's enrollment in the Fiscal/Employer Agent (F/EA) program. If the Participant is no longer eligible for this program, I will no longer be employed through the Participant whose name is shown above. In order to acknowledge the terms of my employment, I agree to the following:

- 1. I understand and consent to having a Minnesota Department of Human Services (DHS) criminal background check.
- 2. I understand that the results of my background check will be made available to MRCI, the Fiscal Employer Agent (F/EA).
- 3. I understand that I cannot begin providing services before I have successfully cleared the background check, which includes the fingerprint process, completed all of the required paperwork and my Participant has been approved for services.
- 4. I understand that MRCI-CDS will verify that I do not appear on the Office of Inspector General's (OIG) List of Excluded Individuals/Entities, or on DHS' list of excluded providers. In the event I appear on either list, I will not be permitted to work or be paid in this program.
- 5. I understand that I may not submit time records and/or will not be paid for any time for which the Participant has been admitted to a hospital, nursing home, rehabilitation facility or for any period for which the Participant is not eligible for services.
- I agree to make a report if I suspect that abuse, neglect or exploitation of a vulnerable Participant has occurred. For
 reports involving a vulnerable adult, go to mn.gov/dhs/reportadultabuse/ or call (24/7) 844-880-1574. For reports
 involving maltreatment of a child, contact the Participant's county Case Manager or contact MRCI-CDS at 800-8297110
- 7. I understand the Participant/Participant's representative is my employer; MRCI-CDS is not my employer.
- 8. I understand that any false claims (including recording hours not worked) or untruthful submission of documents, in an attempt to obtain improper payment, is reportable as Medicaid Fraud and subject to investigation. Medicaid fraud is a felony and can lead to substantial penalties and/or imprisonment.
- 9. I hereby agree to abide by the security and confidentiality of protected data of the Participant and others, including Protected Health Information (PHI) under the Health Insurance Portability and Accountability Act (HIPAA).
- 10. I hereby agree to report all work injuries to my employer and MRCI-CDS at 800-829-7110. I agree to report any work injuries within 24 hours and I acknowledge that the reporting of incidents or accidents is critical to ensure the proper handling of workers' compensation claims.
- 11. I hereby authorize the use or disclosure of my individually identifiable information to MRCI-CDS, the F/EA. Further I acknowledge that I am aware that this information is retained by MRCI.
- 12. Drug/ Alcohol Policy. Employees cannot possess, consume, or be under the influence of alcohol or illegal drugs, controlled substances or unauthorized drugs when reporting to work or while working. This includes unauthorized use of legal drugs or prescriptions. Smoking is not permitted while working with the participant. The use of intoxicants, legal and illegal drugs, in any manner which impairs an employee's ability to perform their job safely and efficiently is unacceptable and will subject the employee to disciplinary action, including termination. The employee should discuss with a physician or pharmacist the nature of the employee's duties and the potential adverse effects of prescribed medications. The employee can never be on-duty while under the influence. The employee should be able to safely perform their job at all times.

13.	Written notice about my employment status and terms of employment including wage, hours and benefits will be
	given to each worker prior to starting work as required by Minnesota Wage Theft law. If worker does not receive
	the notice, worker will request an additional copy.

By signing below, I attest that I have read this agreement in its entirety. I further attest by signing below, I understand what is being requested of me, and agree to abide by these terms and conditions. I further understand and agree that violation of any of the terms and/or conditions of this agreement my result in termination. I understand that this employment agreement may be terminated by any party at any time without advance notice or cause.

Worker Signature:	Date:
	

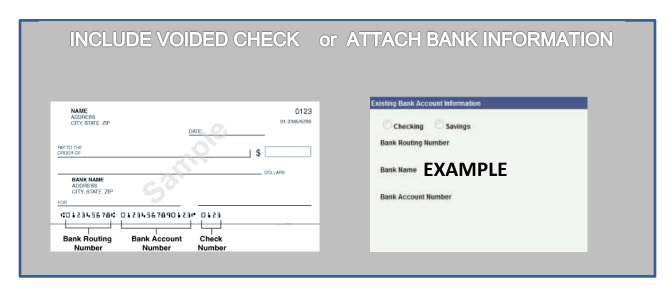
Updated 12/2023



EMPLOYEE INFORMATION (print and complete	<u>all</u> fields)		
First Name	Middle Initial	Last Name	
Last 4 of SSN	Phone		Email
Employer/FEIN Holder Name			
Change of Authorization-	des payroll and A	CH or Expense f	Reimbursement
CONSENT TO DEPOSIT WAGES			
I authorize my employer (or its payroll service provided portion thereof) or expense reimbursement into the chee (the "Account"). If funds to which I am not entitled a provider), to initiate any action to reverse or correct a funds to my employer (either directly or through its paymy pay statement to ensure that my wages are being dechange my election at any time by contacting my employer main in full force and effect until my employer (or termination and my employer (or its payroll service termination. If electing for ACH or Expense Reimbursement, I under deposit of funds for expense reimbursements submitted.	ecking, savings or Ware deposited to moneous credity of the provided eposited correctly is oyer and that this arits payroll service provider) and the erstand by signing be	risely Pay Card acc y Account, I author entry to my Accor er), to the extent point into my Account ea authorization replay provider) has rece bank has had a	ount selected in this election and consent prize my employer (or its payroll service and and to direct the bank to return said permitted by applicable law. I will review ach payroll period. I understand that I can present any previous authorizations and will eived written notification from me of its reasonable opportunity to act on said. I have elected will be used for the direct
Worker Signature		Dat	е
WAGE PAYMENT ELECTION			
OPTION 1:			
☐ Direct Deposit (attach bank information)			
☐ Checking ☐ Savings PLEASE NOTE THAT MRCI WILL DIRECTLY DE			
WORKER MUST PROVIDE A BANK LETTER OI	R VOIDED CHECK	TO VERIFY THE F	ROUTING NUMBER AND

Office Hours: Monday – Friday 8a-4:30p

ACCOUNT NUMBER. A DEPOSIT SLIP WILL NOT BE ACCEPTED.



OPTION 2:

☐ Wisely Card- I want to receive 100% of my full net pay on my Wisely Card every payday

I confirm my authorization to be paid through the Wisely Card is fully voluntary. I acknowledge I have received and read the Wisely Card Fee Schedule, Cardholder Agreement, and Privacy Notice. I understand that in order to use the Wisely Card, I will need to accept and agree to the Cardholder Agreement and to pay the fees as indicated on the Fee Schedule by activating my Wisely Card. By electing Wisely Card as my wage payment choice, I am consenting to provide my personal information to ADP to enroll in and request an Wisely Card. IMPORTANT INFORMATION ABOUT APPLYING FOR A NEW PREPAID CARD ACCOUNT - To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account. What this means for you: When you open a Prepaid Card account, ADP may require your name, address, date of birth, Social Security number, tax identification number and other information that will allow ADP to identify you. ADP may also ask to see your driver's license or other identifying documents. You will not be subject to a credit check.

OPTION 3:

☐ Wisely Pay Check — I understand that although I will be enrolled in the Wisely Pay Program, I am not required to activate or use an Wisely Pay Card to use the Wisely Pay Check to receive my full net pay. I am willing to complete the Wisely Pay Check on my own each pay period. I understand that each payday I will need to make the check payable to myself for my full net pay, date the check, call to authenticate the check and write the authentication code on the check prior to being able to cash the Wisely Pay Check. (Please refer to the Wisely Pay check for more information on completing the Wisely Pay Check.)

Return this completed form to:

Email: cdshr@mymrci.org
Fax: 888-696-8552
Mail: MRCI CDS - HR

1750 Energy Drive, PO Box 328

Mankato, MN 56002





MINNESOTA HEALTH CARE PROGRAMS (MHCP)

Individual CDCS or CSG Worker Enrollment Application

Complete all fields to enroll an individual CDCS or CSG Worker. Complete this form, print and then fax it to Minnesota Health Care Programs (MHCP). An incomplete form will delay processing of this application. Check one of the following: New Hire (requires new background study for CDCS only) Rehire (requires new background study for CDCS only) PREVIOUS EMPLOYMENT END DATE: Revalidation Individual Direct Support Worker Information PROVIDER TYPE 38 - Individual (COS 021 & 105) **UMPI (IF REQUESTING REINSTATEMENT or REVALIDATING)** SOCIAL SECURITY NUMBER (Print 9 digits clearly. No dashes required.) LEGAL NAME (FIRST) **FULL MIDDLE NAME** LAST NAME DATE OF BIRTH PHONE NUMBER Individual Direct Support Worker Background Study Information PROGRAM TYPE. CDCS (C4) (You must submit and have the individual pass a background check.) **BGS** number **Application number Facility ID** (required only for CDCS) **Individual Direct Support Worker Address** STREET ADDRESS (RESIDENTIAL ADDRESS ONLY - DO NOT ENTER A PO BOX) CITY STATE ZIP CODE **COUNTY OF RESIDENCE**

Individual Direct Support Worker Training Information

Did this worker take Qualified Enhanced Rate training? (optional training) Yes No

OPTIONAL TRAINING COMPLETION DATE	OPTIONAL TRAINING EXPIRATION DATE (if applicable)

Individual CDCS or CSG Worker Provider Statement

I have reviewed and certify the information provided on this form is true and correct to the best of my knowledge. I will notify MHCP of any additions or changes to the information.

By signing this form, I acknowledge I have read and understand the <u>Data Privacy Notice (DHS-6287) (PDF)</u>. I also authorize MHCP to use the information you collect about me according to the Data Privacy Notice.

Check if signing electronically:		
I am signing this form electronically. My name as typed in the signature field is understand that my electronic signature has the same legal effect and can be elemented handwritten signature. (Minnesota Statutes, 325L.02(h), 325L.05 and 325L.08)	, , ,	
NAME OF INDIVIDUAL DIRECT SUPPORT WORKER (PRINT OR TYPE) SIGNATURE OF INDIVIDUAL DIRECT SUPPOR	T WORKER	DATE SIGNED

NAME OF INDIVIDUAL DIRECT SUPPORT WORKER (PRINT OR TYPE)	SIGNATURE OF INDIVIDUAL DIRECT SUPPORT WORKER	DATE SIGNED

Organization Affiliation Information

You may affiliate or enroll the individual DSW named on this form with another Financial Management Services (FMS) agency or location you directly own without completing another application and agreement. Do you want to affiliate this individual DSW with any other agency or location you own?

○ Yes ○ No
Check if signing electronically:
I am signing this form electronically. My name as typed in the signature field is my legally binding signature. I
understand that my electronic signature has the same legal effect and can be enforced in the same way as a

handwritten signature. (Minnesota Statutes, 325L.02(h), 325L.05 and 325L.08)

ORGANIZATION NAME		FACILITY NPI OR UMPI
ONGANIZATION NAME		TACILITY WITON OWILL
ODC ANIZATION DEDCONNEL COMPLETING FORM	ODC ANIZATION DEDCONNEL CICNATURE	ODC ANITATION FAV NUMBER
ORGANIZATION PERSONNEL COMPLETING FORM	ORGANIZATION PERSONNEL SIGNATURE	ORGANIZATION FAX NUMBER

Next Steps

Read, sign and date the <u>Individual Direct Support Worker (CDCS, CSG, PCA, CFSS) Provider Agreement (DHS-4611)</u> (PDF), and fax it with this application to MHCP Provider Eligibility and Compliance at **651-431-7465**.

Or complete your enrollment using the MPSE portal and upload the Individual Support Worker (CDCS, CSG, PCA, CFSS) Provider Agreement (DHS-4611) (PDF).

MHCP will process only complete requests.

Page 2 of 2 DHS-4469A-ENG 7-24





MINNESOTA HEALTH CARE PROGRAMS (MHCP)

Individual Direct Support Worker (CDCS, CSG, PCA, CFSS) Provider Agreement

As a participating provider in Minnesota Health Care Programs (MHCP) administered by the Minnesota Department of Human Services (DHS), the provider agrees to:

- A. Submit documentation to your affiliated agency that fully discloses the extent of services provided to individuals under these programs. The documentation must be legible and meet the requirements of Minnesota Statutes, 256B.0659, subdivision 12 for all individual support workers in Consumer Directed Community Supports (CDCS), Consumer Support Grant (CSG), Personal Care Assistance (PCA), and Minnesota Statutes, 256B.85, subdivision 16 for Community First Services and Supports (CFSS).
- B. Provide DHS, the secretary of the U.S. Department of Health and Human Services (DHHS), or the Minnesota Medicaid Fraud Control Unit such information as it may request regarding payments claimed for services provided under these programs.
- C. Comply with all federal and state statutes and rules relating to the delivery of services to individuals and to the submission of claims for such services.
- D. Accept as payment in full, amounts paid in accordance with schedules established by DHS, except where payment by the member has been authorized by DHS.
- E. Make full disclosure of any conviction(s) of program crimes as required by the Code of Federal Regulations, title 42, section 455.106.
- F. Comply with all federal statutes, implementing regulations and guidance prohibiting discrimination on the basis of race, color, national origin, sex, age, religion and disability in any program or activity receiving federal financial assistance from DHHS; and to comply with the Minnesota Human Rights Act.
- G. Provide services to members of the same scope and quality as would be provided to the general public, within MHCP guidelines.
- H. Comply with the provisions of any fully executed agreement or addendum required by DHS, which is incorporated herein by reference.
- I. Comply with the advance directive requirements as required by the Code of Federal Regulations, title 42, sections 489.100 and 417.436.
- J. Properly handle and safeguard protected information collected, created, used, maintained, or disclosed on behalf of DHS. For purposes of this agreement, "protected information" means data subject to any of the following laws:
 - 1. The Minnesota Government Data Practices Act (MGDPA), Minnesota Statutes, chapter 13, section 13.46 ("welfare data");
 - 2. The Minnesota Health Records Act, sections 144.291 and 144.298;
 - 3. The Health Insurance Portability and Accountability Act ("HIPAA"), including but not limited to the requirements of the Privacy Rule and the Security Regulations, the Code of Federal Regulations, title 45, parts 160 and 164, subparts A and E.
 - 4. Federal law and regulations that govern the use and disclosure of substance abuse treatment records, the United States Code, title 42, section 290dd-2 and the Code of Federal Regulations, title 42, sections 2.1 to 2.67; and

	Electronic initials accepted.	DIRECT SUPPO	ORT WORKER INITIALS
NAME OF SUPPORT WORKER (TYPE OR PRINT)			UMPI

- 5. Any other applicable state and federal statutes, rules, and regulations affecting the collection, storage, use and dissemination of private or confidential information.
- Comply with the laws described in section J. This includes the provider:
 - 1. Not using or further disclosing protected information created, collected, received, stored, used, maintained or disseminated in the course or performance of this agreement other than as necessary to perform its obligations under this Provider Agreement, or as required by law, either during the period of this agreement or after. See, respectively, the Code of Federal Regulations, title 45, sections 164.502(b) and 164.514(d), and Minnesota Statutes, 13.05, subdivision 3.
 - 2. Using appropriate administrative, physical, and technical safeguards to prevent use or disclosure of the protected information other than as provided for by this agreement and to ensure the confidentiality, integrity, and availability of any electronic protected health information (PHI) that it creates, receives, maintains, or transmits on behalf of DHS. The provider will not transmit PHI over the Internet or any other unsecure or open communications channel unless such information is encrypted or otherwise safeguarded using procedures no less stringent than those described in the Code of Federal Regulations, title 45, section 164.312. If the provider stores or maintains PHI in encrypted form, the provider shall, at DHS' request, promptly provide DHS with the key or keys to decrypt such information. The provider shall not forward previously encrypted data to any other party, unless otherwise required by this agreement.
 - 3. Mitigating, to the extent practicable, any harmful effects known to the provider of a use, disclosure, or breach of security with respect to protected information by the provider in violation of this agreement.
- Agree that this agreement may be immediately terminated at the discretion of DHS if it determines that the provider has violated a material term of the agreement, including but not limited to, non-compliance by the provider with the HIPAA Privacy Rule and Security Standards. If termination is not feasible, DHS shall report the breach to the Secretary of DHHS.
 - Upon termination of this agreement, all of the protected information provided by DHS to the provider, or created or received by the provider on behalf of DHS, that the provider still maintains in any form, including information that is in the hands of subcontractors or agents of the provider, shall be destroyed or returned to DHS, and the provider shall retain no copies of such information. If it is infeasible to return or destroy the information, the provider shall provide DHS notification of the conditions that make return or destruction infeasible, and shall extend the protections of this agreement to such information and limit further use and disclosure of such information to those purposes that make return or destruction infeasible, for as long as the provider maintains the information.
- M. Agree that any ambiguity in this agreement shall be resolved to permit DHS to comply with HIPAA, MDGPA, and other applicable state and federal statutes, rules, and regulations affecting the collection, storage, use and dissemination of private or confidential information and other state and federal laws and regulations.

Upon signature, this Provider Agreement supersedes and replaces all former Provider Agreements the provider has with DHS.

An individual applicant must personally sign the Provider Agreement. Sign and date this form, initial page 1, and

return both page 1 and page 2 of this agreement.		
Check if signing electronically: I am signing this form electronically. My name as typed understand that my electronic signature has the same I handwritten signature. (Minnesota Statutes, 325L.02(h)	egal effect and can be enforced in the sa	-
NAME OF SUPPORT WORKER (TYPE OR PRINT)	TITLE	
SIGNATURE OF SUPPORT WORKER		DATE

Keep a copy of the Provider Agreement for your files and upload the original form using the online Minnesota Provider Screening and Enrollment (MPSE) portal, or fax to 651-431-7465.

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97495 PCA Choice

MN Department of Human Services Background Study Information Form

1069754 Personal Support/Respite

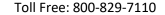
1750 Energy Drive PO Box 328 Mankato, MN 56002					
					chension, and the Federal Bureau of tt a fingerprint based criminal record
 - ·			_		e information on your form of ID (driver's ase contact MRCI for questions on this
Personal Data					
First Name	Middle	· Name	do no	here if you have a name	Last Name
Date of Birth (MM/DD/YYYY)	Gend	ler: Male□	Female□		rity Number*
Phone Number		Email Address (Require	d for Backgroun	d Study to be	e completed)
Race (optional)		Eye color			Hair color
Height		Weight			Place of Birth (State)
Esocial Security number is not required Should you wish to work in multiple properties of the control of the co	ograms	and have your bacl	kground tran	sferable, tl	
First Name		Middle Name	ies, ilickila	illes, etc.	Last Name
First Name		Middle Name			Last Name
First Name		Middle Name			Last Name
Have you lived out-of-state with	nin the	last 5 years?:	Yes	No	1

Agency ID: 56009 CDCS

Agency: MRCI

Document Type (Driver's License, Government Issued I	D, Passport etc.)		Issuing State/Authority	,
Document Number			Expiration Date	
ermanent Address				
Address				
City		State		Zip
Date of Residence: FROM	//	_ TO Current		
ailing Address Same as Perma	inent Address			
City		State		Zip
				1
evious Out-of-State Addresses within tl	he last 5 years (Require	ed if yes is check	ed above)	
evious Out-of-State Addresses within the Address	he last 5 years (Require	ed if yes is check	ed above)	
	ne last 5 years (Require	State	ed above)	Zip
Address	he last 5 years (Require	State	ed above)	Zip
City Dates of Residence: FROM I understand having direct contact services to p having and maintaining a satisfactory record will agree to release MRCI, its employees, and tho furnishing the requested information or my fail	eople receiving services is a th the Department of Huma se who supplied me with the ure to be hired for the positi	requirement of the n Services is a condite information from a on for which I am ap	ear) position I am being contion of my employment of my liability for any date oplying.	onsidered for and that nt with MRCI.
City Dates of Residence: FROM I understand having direct contact services to p having and maintaining a satisfactory record will agree to release MRCI, its employees, and the furnishing the requested information or my fail I certify that all elements of the personal data I statement, misleading statement, or answer may employment and my discharge after employment.	eople receiving services is a th the Department of Huma se who supplied me with the ure to be hired for the positi have provided are true, accorded by me on this form or arent.	requirement of the n Services is a condite information from a on for which I am agurate and complete. By supplements to it	ear) cosition I am being cosition of my employme my liability for any date oplying. I understand and agrowill be sufficient grow	onsidered for and that int with MRCI. mage which may result from the control of t
City Dates of Residence: FROM I understand having direct contact services to p having and maintaining a satisfactory record wi I agree to release MRCI, its employees, and tho furnishing the requested information or my fail I certify that all elements of the personal data I statement, misleading statement, or answer materials.	eople receiving services is a th the Department of Huma se who supplied me with the ure to be hired for the positi have provided are true, accorded by me on this form or arent.	requirement of the n Services is a condite information from a on for which I am apurate and complete. By supplements to it criminal background	ear) cosition I am being cosition of my employme my liability for any dataplying. I understand and agravill be sufficient grown.	onsidered for and that nt with MRCI. mage which may result from the ee that any omission, false ands for rejection of process. I have received a
City Dates of Residence: FROM I understand having direct contact services to p having and maintaining a satisfactory record will agree to release MRCI, its employees, and the furnishing the requested information or my fail I certify that all elements of the personal data I statement, misleading statement, or answer matemployment and my discharge after employment I authorize MRCI to submit the above information of the Privacy Notice, Acceptable Forms of Identifications.	eople receiving services is a th the Department of Huma se who supplied me with the ure to be hired for the positi have provided are true, accorded by me on this form or arent.	State (yet) requirement of the properties of the properties is a condition from a propertie of the properties of the p	ear) cosition I am being cosition of my employme my liability for any date of the hiring will be sufficient grown as part of the hiring rprint and Photo Info	onsidered for and that nt with MRCI. mage which may result from the ee that any omission, false ands for rejection of process. I have received a

Office Hours: Monday – Friday 8a-4:30p





Live-In Caregiver Acknowledgement

The Live-In Caregiver Acknowledgement is a requirement of the Department of Human Services for workers to acknowledge they live with the participant for Electronic Visit Verification (EVV) purposes only. Live-in caregivers **must** enter all entries and shifts into the EVV system on daily basis but are exempt from having to clock in and out of each shift.

Worker Name: _						
Address:						
City:	State:	Zip Code:				
Participant's Na	me:					
Participant's Add	dress:					
City:	State:	Zip Code:				
Relationship to t	the Participant:	Addus os Changes				
☐ Parent or Ste	pparent	Address Changes: It is the responsibility of the worker to notify MRCI of all				
☐ Spouse ☐ Son or Daugh	tor	address changes which result in a change in live in				
☐ Sibling	itei	caregiver exemption.				
☐ Aunt or Uncle	<u>a</u>					
☐ Cousin						
☐ No Relationsl	hip					
	re	 Date				
	has the same legal effect and	is typed in the signature field is my legally binding signature. I understand that can be enforced in the same way as a handwritten signature. (Minnesota Stat				
Office Hours		1750 Energy Dri				

Monday – Friday 8a-4:30p

MRCI Payroll Calendar 2025

PAGE 1

- Due Dates for Payroll Information
- Pay Day
- MRCI Closed

*

- CDCS, CSG, CFSS and PCA Choice workers will be paid holiday pay for hours worked on the holiday per union contract.

www.seiuhealthcaremn.org

Work week is Sunday through Saturday: More than 40 hours per work week = **Overtime**.

	Jan-25								
Sun	Mon	Tue	Wed	Thur	Fri	Sat			
			1*	2	3	4			
5	6	7	8	9	10	11			
12	13	14	15	16	17	18			
19	20*	21	22	23	24	25			
26	27	28	29	30	31				

Feb-25									
Sun	Mon	Tue	Wed	Thur	Fri	Sat			
						1			
2	3	4	5	6	7	8			
9	10	11	12	13	14	15			
16	17	18	19	20	21	22			
23	24	25	26	27	28				

Mar-25									
Sun	Mon	Tue	Wed	Thur	Fri	Sat			
						1			
2	3	4	5	6	7	8			
9	10	11	12	13	14	15			
16	17	18	19	20	21	22			
23	24	25	26	27	28	29			
30	31								

Pay Period	Due Date	Pay Day
12/15-12/28/24	12/30/24	1/10/25
12/29-1/11/25	1/13/25	1/24/25
1/12-1/25/25	1/27/25	2/7/25
1/26-2/8/25	2/10/25	2/21/25
2/9-2/22/25	2/24/25	3/7/25
2/23-3/8/25	3/10/25	3/21/25
3/9-3/22/25	3/24/25	4/4/25

Apr-25									
Sun	Mon	Tue	Wed	Thur	Fri	Sat			
		1	2	3	4	5			
6	7	8	9	10	11	12			
13	14	15	16	17	18	19			
20	21	22	23	24	25	26			
27	28	29	30						

	May-25									
Sun	Mon	Tue	Wed	Thur	Fri	Sat				
				1	2	3				
4	5	6	7	8	9	10				
11	12	13	14	15	16	17				
18	19	20	21	22	23	24				
25	26*	27	28	29	30	31				

	Jun-25										
Sun	Mon	Tue	Wed	Thur	Fri	Sat					
1	2	3	4	5	6	7					
8	9	10	11	12	13	14					
15	16	17	18	19*	20	21					
22	23	24	25	26	27	28					
29	30										

Pay Period	Due Date	Pay Day
3/23-4/5/25	4/7/25	4/18/25
4/6-4/19/25	4/21/25	5/2/25
4/20-5/3/25	5/5/25	5/16/25
5/4-5/17/25	5/16/25	5/30/25
5/18-5/31/25	6/2/25	6/13/25
6/1-6/14/25	6/16/25	6/27/25
6/15-6/28/25	6/30/25	7/11/25



MRCI Payroll Calendar 2025

PAGE 2

- Due Dates for Payroll Information
 - Pay Day
- MRCI Closed
 - CDCS, CSG, CFSS and PCA Choice workers will be paid holiday pay for hours worked on the holiday per union contract.

www.seiuhealthcaremn.org

Work week is Sunday through Saturday: More than 40 hours per work week = Overtime.

Jul-25									
Sun	Mon	Tue	Wed	Thur	Fri	Sat			
		1	2	3	4*	5			
6	7	8	9	10	11	12			
13	14	15	16	17	18	19			
20	21	22	23	24	25	26			
27	28	29	30	31					

Oct-25									
Sun	Mon	Tue	Wed	Thur	Fri	Sat			
			1	2	3	4			
5	6	7	8	9	10	11			
12	13	14	15	16	17	18			
19	20	21	22	23	24	25			
26	27	28	29	30	31	·			

	Aug-25									
Sun	Mon	Tue	Wed	Thur	Fri	Sat				
					1	2				
3	4	5	6	7	8	9				
10	11	12	13	14	15	16				
17	18	19	20	21	22	23				
24	25	26	27	28	29	30				
31										

Nov-25						
Sun	Mon	Tue	Wed	Thur	Fri	Sat
						1
2	3	4	5	6	7	8
9	10	11*	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27*	28	29
30						

Sep-25						
Sun	Mon	Tue	Wed	Thur	Fri	Sat
	1*	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30				

*Please	*Please Note: MRCI Offices are Closed 11/28/2025					
	Dec-25					
Sun	Mon	Tue	Wed	Thur	Fri	Sat
	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30	31			

Pay Period	Due Date	Pay Day
6/29-7/12/25	7/14/25	7/25/25
7/13-7/26/25	7/28/25	8/8/25
7/27-8/9/25	8/11/25	8/22/25
8/10-8/23/25	8/25/25	9/5/25
8/24-9/6/25	9/8/25	9/19/25
9/7-9/20/25	9/22/25	10/3/25
9/21-10/4/25	10/6/25	10/17/25

Pay Period	Due Date	Pay Day
10/5-10/18/25	10/20/25	10/31/25
10/19-11/1/25	11/3/25	11/14/25
11/2-11/15/25	11/17/25	11/28/25
11/16-11/29/25	12/1/25	12/12/25
11/30-12/13/25	12/15/25	12/26/25
12/14-12/27/25	12/29/25	1/9/26
12/28-1/10/26	1/12/26	1/23/26



Dear Applicant,

Congratulations! You have now completed the employee packet! Please refer to the checklist on the front of this packet to ensure you have completed all documents. Call MRCI CDS Human Resources with any questions on the employee packet. Remember to send all documents to:

Email: cdshr@mymrci.org

Fax: 888-696-8552 **Mail:** MRCI CDS- HR

1750 Energy Drive, PO Box 328

Mankato, MN 56002

Employee packets are processed within 24 business hours.

Please monitor your email for information on the next steps in the hiring process. The Human Resources Department will be reaching out to you and the Managing Party. Further details will be provided through email if the employee is required to be fingerprinted for the background check.

The following documents are announcements and policies that you should review prior to starting your employment. Remember, training and future announcements are always found on the MRCI- CDS website at http://mrcicds.org/

If you have any questions, please contact the Human Resources Department. We are looking forward to starting your employment!

Sincerely,

MRCI Human Resources



Paid Time Off Notice Updated July 1, 2025

Effective July 1, 2015 the Collective Bargaining Agreement (CBA) between SEIU Healthcare Minnesota and the State of Minnesota went into effect for home care workers, known as Individual Providers, that work for clients in PCA Choice, Consumer Directed Community Support (CDCS), Community First Services and Supports (CFSS) and Consumer Support Grant (CSG). The contract was updated for the period of 2025-2027. The contact details are listed below.

Beginning October 1, 2021 all active PCA Choice, CDCS and CSG workers began earning one hour of PTO for every 30 hours worked.

Additionally, workers will receive pay for work on a holiday.

A worker shall be at 1.5 times his or her normal rate of pay for all hours worked on the following holidays on these dates only:

- New Year's Day, January 1, 2025
- Martin Luther King Day, January 20, 2025
- Memorial Day, May 26, 2025
- Labor Day, September 1, 2025
- Thanksgiving Day, November 27, 2025
- Forth of July, July 4th, 2025
- Veterans day, November 11, 2025
- Juneteenth, June 19, 2025
- Christmas Day, December 25th, 2025 (added 7/2025)

MRCI is required to track your number of hours worked and report this information to SEIU Healthcare after each pay period. Workers can carry over up to 80 hours of PTO from one State fiscal year to the next. The State's fiscal year is July 1 to June 30. Any hours earned over 80 hours not used at the end of the State fiscal year will be lost.

Procedure:

You are required to get permission from the client or representative to use PTO. You must complete the MRCI PTO request form available on our website: www.MRCICDS.org, have the form signed by the client or representative, and turn it in with your timecard for the pay period in which you are using PTO.

Frequently Asked Questions:

- **Q.** Will PTO hours count toward overtime?
- **A.** No, overtime is only calculated on actual hours worked.
- Q. I am a paid parent of a minor (or spouse) and I am limited to 40 hours a week. If I take PTO do I have to reduce my hours that week?
- **A.** No, PTO does not count toward the maximum of 40 hours in a work week for paid parents of minors or spouses.
- **Q.** Can I use PTO hours when the client is hospitalized?
- A. Yes, you will need to fill out the PTO Request Form and check the box that says "I am requesting use of hours of PTO while the participant is in the hospital."
- **Q.** If I provide services to more than one client, who approves PTO requests?
- **A.** You should obtain permission from each client/representative for whom you are scheduled to work during the period in which you want to take time off.
- **Q.** Who do I contact if I have questions about the Union?
- **A.** You can contact the Member Action Center at 1-800-828-0206 or email them at MAC@seiuhealthcaremn.org.



Travel Time Notice 2025

Travel Time: This is time that must be paid to a worker when this person works at multiple work sites (e.g. client homes) in a single work day, <u>for the same employer</u>.

- Travel between jobs for different employers is <u>NOT</u> paid.
- Travel from home to work or from work to home is <u>NOT</u> paid.
- Travel time can be paid <u>ONLY</u> when traveling between work sites on the same day:

Example: Driving 30 minutes between the private homes of two clients for the same employer (MRCI).

The employee worked 8am-11am for Client A, drove 30 minutes to the home of Client B, then worked 12pm-3pm. Hours worked: 3 with Client A; 3 with Client B; and .5 hours of travel time. *Special travel time timesheet must be used: see link below.*

PLEASE NOTE that the sum of all of your direct service hours plus travel time should not exceed 40 hours in a calendar week.

Please contact MRCI if you travel between client homes during your work week or have questions around travel time. There is a travel time timesheet available on our website under program forms (see www.MRCICDS.org).

MRCI will pay travel time hours at minimum wage and funds will not come from client's budget.

ADP Employee Registration Quick Reference Card



Welcome! Register for an account with ADP to view your pay statements and W-2s from MRCI. Even though you may have an ADP account with another employer, you still need to complete the process below to see your MRCI information in ADP.

Registering with a registration code from your organization

- 1. Set up your user ID and strong password to complete the registration process for your ADP service account.
- 2. Go to https://my.adp.com/static/redbox/, click the link to "Get Started".
- 3. Select I Have a Registration Code.
- Enter the code: mrcifms-01
- 5. Enter your identity information, such as First name, Last name, Date of birth, government-issued legal ID (SSN, EIN OR ITIN - US ONLY), or your Employee ID/Associate ID. Options available to you may vary slightly.
- Based on your information requested during this process:
 - a. Enter the verification code sent to your email address or mobile number available on record.
 - b. You can also enter new phone number for identity verification.
 - c. You may be required to answer questions from public records.
- 7. Add your primary contact information—a frequently used email address and mobile number to receive account notifications and used to verify and confirm your identity, when needed.

Congratulations! Use your user ID and password to log in to your account and access your information on ADP service URL and ADP Mobile app, if applicable.

To stay connected with your information, download the ADP Mobile App and access your information on the go!







If you forget your login information, use the Forgot User ID/Forgot Password link on your ADP service web site to complete a quick verification and recover your information.





ACCEPTABLE FORMS OF IDENTIFICATION for Initiating DHS Background Studies

Entities that initiate background studies are required by law to verify the background study subject's identity and document completion in NETStudy 2.0. This is a summary of acceptable forms of identification to be used for DHS background studies. The acceptable form of identification must include the full first and last name and complete date of birth. The identification documents in this list are for the submission of the background study only. Refer to the document *Acceptable Forms of Identification for DHS Background Study Fingerprinting* for identification that may be presented at an authorized live scan location.

Primary Identification Document

When a background study subject has a valid* picture identification listed below use this document for identity verification:

- State Issued Driver's License the issuing authority must be a U.S. state or territory;
- State-Issued Identification Card the issuing authority must be a U.S. state or territory;
- U.S. Passport or U.S. Passport Card.

*Valid documentation: Only unexpired, original documentation is acceptable, except when a background study subject presents an original receipt for a primary or secondary identification document issued by the authority responsible for the document (e.g., a receipt from the Minnesota Driver and Vehicle Services for a new drivers' license). There are three types of acceptable receipts: A receipt showing that the subject has applied to replace the primary or secondary identification document;

- 1. The arrival portion of Form I-94/I-94A with a temporary I-551 stamp and photograph of the individual;
- 2. The departure portion of Form I-94/I-94A with a refugee admission stamp.

Secondary Identification Document

If a background study subject does not have a valid picture identification listed above, the following valid* documentation of a secondary identification may be used for identity verification:

- School ID card that includes a photograph.
- Voter's registration card.
- U.S. military card or draft record.
- Military dependent's ID card.
- U.S. Coast Guard Merchant Mariners Document (MMD) Card.
- Native American tribal document.
- Permanent Resident Card or Alien Registration Receipt Card (Form I-551).
- A certified marriage certificate, certified divorce decree, or other certified court order that specifics the legal name change.
- Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machine-readable immigrant visa (MRIV).
- Foreign passport with special documents issued by the Commonwealth of Northern Mariana Islands (CNMI).
- Employment Authorization Document (Card) that contains a photograph (Form I-766).

- Driver's license issued by a Canadian government authority or a consular identification card issued by the Government of Mexico or other proof of identification issued by another government that is substantially similar and that DHS determines is acceptable proof.
- Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I94A showing nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI.
- 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.
- Foreign passport with Form I-94 or Form I-94A, Arrival/Departure Report bearing the same name as the passport and containing an endorsement of the alien's nonimmigrant status that authorizes such alien to work for a specific employer incident to this status. This document may only be used if the period of endorsement has not yet expired.

Exceptions – People Under Age 18

People under 18 who are unable to present a picture identification document listed in the Primary Identification Document section may present the following acceptable secondary identification documents:

- School record or report card;
- Clinic, doctor, or hospital record;
- Day-care or nursery school record.

*Valid documentation: Only unexpired, original documentation is acceptable, except when a background study subject presents an acceptable receipt for a primary or secondary identification document. There are three types of acceptable receipts:

- 1. A receipt showing that the subject has applied to replace the primary or secondary identification document:
- 2. The arrival portion of Form I-94/I-94A with a temporary I-551 stamp and photograph of the individual;
- 3. The departure portion of Form I-94/I-94A with a refugee admission stamp.

Legal References

- Information required to be provided by background study subjects; See Minnesota Statutes, section 245C.05, subd. 1.
- Information required to be verified by the entity initiating the background study; *See* Minnesota Statutes, section 245C.05, subd. 2 (a).



BACKGROUND STUDY NOTICE OF PRIVACY PRACTICES

Because the Department of Human Services (DHS) is asking you to provide private information, you have privacy rights under the Minnesota Government Data Practices Act. This law protects your privacy, but also allows DHS to give information about you to others when the law requires it. This notice describes how your private information may be used and disclosed, and how you may access your information.

Why is DHS asking me for my private information?

A background study from the Department of Human Services (DHS) is required for your job or position. The private information is needed to conduct the background study.

How will I be notified that a background study was submitted on me?

DHS will mail you a notice within three working days after a request for a background study is submitted on you. The notice will contain the background study result or let you know that more time is needed to complete the background study. The notice will also identify the entity that submitted the background study request.

What information must I provide to complete the background study?

You are required to provide enough information to ensure an accurate and complete background study. This includes your:

- first, middle, and last name and all names you have ever been known by or used;
- current home address, city, zip code, and state of residence:
- previous home addresses, city, county, and states of residence for the last five years;
- sex and date of birth;
- driver's license or other identification number; and,
- fingerprints and a photograph, as required by law.

How will the information that I give be used?

The information will be used to perform a background study that will include a check to determine whether you have any criminal records and/or have been found responsible for substantiated maltreatment of a vulnerable adult or child. When required, there will be a search of professional boards. Background study data is classified as "private data" and cannot be shared without your consent except as explained in this notice. Your information will also be used by DHS to collect on-going criminal and maltreatment data if it becomes available.

What may happen if I provide the information?

You could be disqualified from positions that require a DHS background study if you are found to have committed certain crimes, been determined responsible for maltreatment of a vulnerable adult or child, or have other records that require a disqualification. If you do not have a disqualifying record, you will be cleared for your job or position.

What if I refuse to provide the information?

You will be disqualified if you refuse to provide information to complete an accurate background study. You will not be able to work in a position that requires a DHS background study.

Who will DHS give my information to?

DHS will only share information about you as needed and as allowed or required by law. The identifying information you provide will be shared with the Minnesota Bureau of Criminal Apprehension (BCA) and in some cases the Federal Bureau of Investigation (FBI). If there is reasonable cause to believe that other agencies may have information related to a disqualification, your identifying information may also be shared with:

- county attorneys, sheriffs, and agencies;
- courts and juvenile courts;
- local police;
- the Office of the Attorney General; and,
- agencies with criminal record information systems in other states.

What information will DHS share with the entity that requested my background study?

The entity that requested the background study will be notified of your background study determination.

If you are disqualified, the entity will not be told the reason unless you were disqualified for refusing to cooperate with the background study or for substantiated maltreatment of a minor or vulnerable adult.

What other entities might DHS share information with?

Information about your Background study may be shared with:

- the Minnesota Department of Health;
- the Minnesota Department of Corrections;
- the Office of the Attorney General, and;
- health-related licensing boards.

What if my disqualification is set aside?

If you request reconsideration of your disqualification and your disqualification is set aside, the entity that requested the background study will be informed of the reason(s) for your disqualification unless the law states otherwise. DHS will provide information about the decision to set aside your disqualification if the entity requests it.

Unless prohibited by law, your name and the reason(s) for your disqualification will become public data if your set aside is for:

- a child care center or a family child care provider licensed under chapter 245A; or,
- an offense identified in section 245C.15, subdivision 2.

For future background studies submitted by entities that provide the same type of services as the services you were set aside for, the set aside will apply unless:

- you were disqualified for an offense in section 245C.15, subdivision 1 or 2; or,
- DHS receives additional information indicating that you pose a risk of harm; or,
- your set aside was limited to a specific person receiving services.

In addition, those entities will be informed of the reason(s) for your disqualification unless prohibited by law.

Will my fingerprints be kept?

DHS and the BCA will not keep your fingerprints. If an FBI check is required for your background study, the FBI may keep your fingerprints and may use them for other purposes in accordance with state and federal law.

What information can the fingerprint and photo site view and keep?

The fingerprint and photo site can view identifying information to verify your identify. The fingerprint and photo site will not keep your fingerprints, photo, or most other information. The fingerprint and photo site can keep your name and the date and time your fingerprints were recorded and sent, for auditing and billing purposes.

Who can see my photo?

Your photo will be kept by DHS. If you provide your social security number to allow your background study to be transferable to future entities, your photo will be available to those entities to verify your identity.

What are my rights about the information you have about me?

- You may ask if we have information about you and request in writing to get copies. You may have to pay for copies.
- You may give other people permission to see and have copies of private information about you.
- You may ask (in writing) for a report that lists the entities that submitted a background study request on you.
- You may ask in writing that the information used to complete your background study be destroyed. The information will be destroyed if you have:
 - (1) not been affiliated with any entity for the previous two years; and,
 - (2) no current disqualifying characteristic(s).

Please send all written requests to:

Minnesota Department of Human Services
Background Studies Division
NETStudy 2.0 Coordinator
PO Box 64242
St. Paul, MN 55164-0242

How long will DHS keep my background study information?

DHS will destroy:

- your photo when you have not been affiliated with an entity for two years.
- any background data collected on you after two years following your death or 90 years after your date of birth, except when readily available data indicates that you are still living.

What is the legal authority for DHS to conduct background studies?

Background studies are completed by DHS according to the requirements in Minnesota Statutes, chapter 245C or other authorizing state law.

What if I think my privacy rights have been violated?

You may report a complaint if you believe your privacy rights have been violated. If you think that the Minnesota Department of Human Services violated your privacy rights, you may send a written complaint to the Minnesota Department of Human Services, Privacy Official at:

Minnesota Department of Human Services Privacy Official PO Box 64998 St. Paul, MN 55164-0998

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Minnesota law requires some background studies conducted by the Department of Human Services (DHS) to include a fingerprint-based Federal Bureau of Investigation (FBI) record check. The FBI requires that you be provided the following Privacy Act Statement if a FBI record check is conducted as part of your DHS background study.

FBI Privacy Act Statement

<u>Authority</u>: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application.

<u>Principal Purpose</u>: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.

Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.

Your Rights

You have the right to directly obtain your FBI record and to work with the FBI to correct your record if it is wrong. You are not required to do this, but if you want to you must send your fingerprints and a fee to the FBI. Information about the process is on the FBI's web site at https://www.fbi.gov/services/cjis/identity-history-summary-checks

If your background study results in a disqualification, you will be provided with information about how to ask DHS for reconsideration of the determination. At that time, you may inform DHS that the information used was wrong (this is a correctness review) and/or that the disqualification should not apply (this is a risk of harm review).

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Version: 20200423



Instructions for Form I-9, Employment Eligibility Verification

Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No. 1615-0047 Expires 07/31/2026

Anti-Discrimination Notice: Employers must allow all employees to choose which acceptable documentation to present for Form I-9. Employers cannot ask employees for documentation to verify information entered in Section 1, or specify which acceptable documentation employees must present for Section 2 or Supplement B, Reverification and Rehire. Employees do NOT need to prove their citizenship, immigration status, or national origin when establishing their employment authorization for Form I-9 or E-Verify. Requesting such proof or any specific document from employees based on their citizenship, immigration status, or national origin, may be illegal. Similarly, discriminating against employees in hiring, firing, recruitment, or referral for a fee, based on citizenship, immigration status, or national origin may be illegal. Employers should not reject acceptable documentation due to a future expiration date. For more information on how to avoid discrimination or how to report it, contact the Immigrant and Employee Rights Section in the Department of Justice's Civil Rights Division at www.justice.gov/ier.

Purpose of Form I-9

Employers and employees must complete their respective sections of Form I-9. The form is used to document verification of the identity and employment authorization of each new employee (both U.S. 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 the verification of the identity and employment authorization of each new employee (both U.S. citizen and noncitizen) hired after November 27, 2011.

Definitions

Employee: 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 individuals who do not receive any form of remuneration (e.g., volunteers), independent contractors, or those engaged in certain casual domestic employment.

Employer: A person or entity, including an agent or anyone acting directly or indirectly in the interest thereof, who engages the services or labor of an employee to be performed in the United States for wages or other remuneration. This includes recruiters and referrers for a fee who are agricultural associations, agricultural employers, or farm labor contractors.

Authorized Representative: Any person an employer designates to complete and sign Form I-9 on the employer's behalf. Employers are liable for any statutory and regulatory violations made in connection with the form or the verification process, including any violations committed by any individual designated to act on the employer's behalf.

Preparer and/or Translator: Any individual who helps the employee complete or translates Section 1 for the employee.

General Instructions

Form I-9 consists of:

- Section 1: Employee Information and Attestation
- Section 2: Employer Review and Verification
- Lists of Acceptable Documents
- Supplement A, Preparer and/or Translator Certification for Section 1
- Supplement B, Reverification and Rehire (formerly Section 3)

Form I-9 Instructions 08/01/23 Page 1 of 8

EMPLOYEES

Employees must complete and sign **Section 1** of Form I-9 no later than the first day of employment (i.e., the date the employee begins performing labor or services in the United States in return for wages or other remuneration). Employees may complete **Section 1** before the first day of employment, but cannot complete the form before acceptance of an offer of employment.

EMPLOYERS

Employers in the United States, except Puerto Rico, must complete the English-language version of Form I-9. Only employers located in Puerto Rico may complete the Spanish-language version of Form I-9 instead of the English-language version. Any employer may use the Spanish-language form and instructions as a translation tool.

All employers must:

- Make the instructions for Form I-9 and Lists of Acceptable Documents available to the employee when completing the Form I-9 and when requesting that the employee present documentation to complete Supplement B, Reverification and Rehire. See page 5 for more information.
- Ensure that the employee completes **Section 1**.
- Complete Section 2 within three business days after the employee's first day of employment. If you hire an individual for less than three business days, complete Section 2 no later than the first day of employment.
- Complete Supplement B, Reverification and Rehire when applicable.
- Leave a field blank if it does not apply and allow employees to leave fields blank in Section 1, where appropriate.
- Retain completed forms. You are not required to retain or store the page(s) containing the Lists of Acceptable Documents or the instructions for Form I-9. Do not mail completed forms to U.S. Citizenship and Immigration Services (USCIS) or Immigration and Customs Enforcement (ICE).

Additional guidance about how to complete Form I-9 may be found in the **Handbook for Employers: Guidance for Completing Form I-9 (M-274) and on I-9 Central.**

Section 1: Employee Information and Attestation

Step 1: Employee completes Section 1 no later than the first day of employment.

- All employees must provide their current legal name, complete address, and date of birth. If other fields do not apply, leave them blank.
- When completing the name fields, enter your current legal name and any last names you previously used, including
 any hyphens or punctuation. If you only have one name, enter it in the Last Name field and then enter "Unknown"
 in the First Name field.
- Providing your 9-digit Social Security number in the Social Security number field is voluntary, unless your employer participates in E-Verify. See page 5 for instructions related to E-Verify. Do not enter an Individual Taxpayer Identification Number (ITIN) as your Social Security number.

Step 2: Attest to your citizenship or immigration status.

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

- 1. 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.

Conditional residents should select this status. Asylees and refugees should NOT select this status; they should instead select "A noncitizen authorized to work." If you select "lawful permanent resident," enter your 7- to 9-digit USCIS Number (A-Number) in the space provided.

Form I-9 Instructions 08/01/23 Page 2 of 8

- **4.** A noncitizen (other than Item Numbers 2. and 3. above) authorized to work: An individual who has authorization to work but is not a U.S. citizen, noncitizen national, or lawful permanent resident.
 - 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 documentation evidencing your employment authorization. If your employment authorization documentation has been automatically extended by the issuing authority, enter the expiration date of the automatic extension in this space.
 - Refugees, asylees, and certain citizens of the Federated States of Micronesia, the Republic of the Marshall Islands, or Palau, and other noncitizens authorized to work whose employment authorization does not have an expiration date, should enter N/A in the Expiration Date field.

Employees who select "a noncitizen authorized to work" must enter **one** of the following to complete **Section 1**:

- (1) USCIS Number/A-Number (7 to 9 digits);
- (2) Form I-94 Admission Number (11 digits); or
- (3) Foreign Passport Number and the Country of Issuance

Your employer may not ask for documentation to verify the information you entered in **Section 1**.

Step 3: Sign and enter the date you signed Section 1. Do NOT back-date this field.

Step 4: Preparer and/or translator completes a Preparer and/or Translator Certification, if applicable.

If a preparer and/or translator assists an employee in completing Section 1, that person must complete a Certification area on Supplement A, Preparer and/or Translator Certification for Section 1, located on Page 3 of Form I-9. There is no limit to the number of preparers and/or translators an employee may use. Each preparer and/or translator must complete and sign a separate Certification area. Employers must ensure that they retain any additional pages with the employee's completed Form I-9. If the employee does not use a preparer or translator, employers are not required to provide or retain Supplement A.

Step 5: Present Form I-9 Documentation

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

Choose which documentation to present to your employer from the Lists of Acceptable Documents. An employer cannot specify which documentation you may present from the Lists of Acceptable Documents. You may present either: 1.) one selection from List A or 2.) a combination of one selection from List B and one selection from List C. In certain cases, you may also present an acceptable receipt for List A, B, or C documents. For more information on receipts, refer to the M-274.

- List A documentations show both identity and employment authorization. Some documentation must be presented together to be considered acceptable List A documentation. If you present acceptable List A documentation, you should not be asked to present List B and List C documentation.
- List B documentation shows identity only and List C documentation shows employment authorization only. If you present acceptable List B and List C documentation, you should not be asked to present List A documentation. Guidance is available in the M-274 if you are under the age of 18 or have a disability (special placement) and cannot provide List B documentation.

Your employer must physically examine the documentation you present to complete Form I-9, or examine them consistent with an alternative procedure authorized by the Secretary of DHS. If your documentation reasonably appears to be genuine and to relate to you, your employer must accept the documentation. If your documentation 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 documentation. Your employer may choose to make copies of your documentation, but must return the original(s) to you. Your employer may not ask for documentation to verify the information you entered in **Section 1**.

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Section 2: Employer Review and Verification

Before completing **Section 2**, you, the employer, should review **Section 1**. If you find any errors or missing information in **Section 1**., the employee must correct the error, and then initial and date the correction.

You may designate an authorized representative to act on your behalf to complete Section 2.

You or your authorized representative must complete **Section 2** by physically examining evidence of the employee's identity and employment authorization within three business days after 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 the Thursday of that week. However, if the individual will work for less than three business days, **Section 2** must be completed no later than the first day of employment.

Step 1: Enter information from the documentation the employee presents.

You, the employer or authorized representative, must either physically examine, or examine consistent with an alternative procedure authorized by the Secretary of DHS, the original, acceptable, and unexpired documentation the employee presents from the Lists of Acceptable Documents to complete the applicable document fields in **Section 2**. You cannot specify which documentation an employee may present from these Lists of Acceptable Documents. A document is acceptable if it reasonably appears to be genuine and to relate to the person presenting it. Photocopies, except for certified copies of birth certificates, are not acceptable for Form I-9. Employees must present one selection from List A or a combination of one selection from List B and one selection from List C.

You may use common abbreviations for states, document titles, or issuing authorities, such as: "DL" for driver's license, and "SSA" for Social Security Administration. Refer to the M-274 for abbreviation suggestions.

List A documentation shows both identity and employment authorization.

- Enter the required information from the List A documentation in the first set of document entry fields in the List A column. Some List A documentation consists of a combination of documents that must be presented together to be considered acceptable List A documentation. If the employee presents a combination of documents for List A, use the second and third sets of document entry fields in the List A column. Use the Additional Information space, as necessary, for additional documents. When entering document information in this space, ensure you record all available document information, such as the document title, issuing authority, document number and expiration date.
- If an employee presents acceptable List A documentation, do not ask the employee to present List B and List C documentation.

List B documentation shows identity only, and List C documentation shows employment authorization only.

- If an employee presents acceptable List B and List C documentation, enter the required information from the documentation under each corresponding column and do not ask the employee to present List A documentation.
- If an employee under the age of 18 or with disabilities (special placement) cannot provide List B documentation, see the M-274 for guidance.

In certain cases, the employee may present an acceptable receipt for List A, B, or C documentation. For more information on receipts, refer to the Lists of Acceptable Documents and the M-274.

Photocopies

- You may make photocopies of the documentation examined but must return the original documentation to the employee.
- You must retain any photocopies you make with Form I-9 in case of an inspection by DHS, the Department of Labor, or the Department of Justice, Civil Rights Division, Immigrant and Employee Rights Section.

Step 2: Enter additional information, if necessary.

Use the Additional Information field to record any additional information required to complete **Section 2**, or any updates that are necessary once **Section 2** is complete. Initial and date each additional notation. See the M-274 for more information. Such notations include, but are not limited to:

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- Those required by DHS, such as extensions of employment authorization or a document's expiration date.
- Replacement document information if a receipt was previously presented.
- Additional documentation that may be presented by certain nonimmigrant employees.

You may also enter optional information, such as termination dates, form retention dates, and E-Verify case numbers, if applicable.

Step 3: Select the box in the Additional Information area if you used an alternate procedure for document examination authorized by the Secretary of DHS.

You must select this box if you used an alternative procedure authorized by DHS to examine the documents. You may refer to the M-274 for guidance on implementing alternative procedures for document examination approved by the Secretary of DHS.

Step 4: Complete the employer certification.

Employers or their authorized representatives, if applicable, must complete all applicable fields in this area, and sign and date where indicated.

Reverification and Rehire

To reverify an employee's work authorization or document an employee's rehire, use Supplement B, Reverification and Rehire (formerly Section 3). Employers need only complete and retain the supplement page when employment authorization reverification is required. Employers may choose to document a rehire on the supplement as well. Enter the employee's name at the top of each supplement page you use. In the New Name field, record any change the employee reports at the time of reverification or rehire. Use a new section of the supplement for each instance of a reverification or rehire, sign and date that section when completed, and attach it to the employee's completed Form I-9. Use additional supplement pages as necessary. Use the Additional Information fields if the employee's documentation presented for reverification requires future updates.

Reverifications

When reverification is required, you must reverify the employee by the earlier of the employment authorization expiration date stated in Section 1 (if any), or the expiration date of the List A or List C employment authorization documentation recorded in Section 2. Employers should complete any subsequent reverifications, if required, by the expiration date of the List A or List C documentation entered during the employee's most recent reverification.

For reverification, employees must present acceptable documentation from either List A or List C showing their continuing authorization to work in the United States. You must allow employees to choose which acceptable documentation to present for reverification. Employees are not required to show the same type of document they presented previously. Enter the documentation information in the appropriate fields provided.

You should not reverify the employment authorization of U.S. citizens and noncitizen nationals, or lawful permanent residents (including conditional residents) who presented a Permanent Resident Card (Form I-551) or other employment authorization documentation that is not subject to reverification (such as an unrestricted Social Security card). Reverification does not apply to List B documentation. Reverification may not apply to certain noncitizens. See the M-274 for more information about when reverification may not be required.

Rehires

If you rehire an employee within three years from the date the employee's Form I-9 was first completed, you may complete the supplement and attach it to the employee's previously completed Form I-9. If the employee remains employment-authorized, as indicated on the previously completed Form I-9, record the date of rehire and any name changes. If the employee's employment authorization or List A or C documents have expired, you must reverify the employee as described above.

Alternatively, you may complete a new Form I-9 for rehired employees. You must complete a new Form I-9 for any employee you rehired more than three years after you originally completed a Form I-9 for that employee.

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Employee and Employer Instructions Related E-Verify

E-Verify uses Form I-9 information to confirm employees' employment eligibility. For more information, go to www.e-verify.gov or contact us at www.e-verify.gov/contact-us.

For employees of employers who participate in E-Verify:

- You must provide your Social Security number in the Social Security number field in **Section 1**.
 - If you have applied for, but have not yet received, your Social Security number, you should leave the field blank until you receive the number. Update this field once you receive it, and initial and date the notation.
 - If you can present acceptable identity and employment authorization documentation to complete Form I-9, you may begin working while waiting to receive your Social Security number.
- Providing your email address and telephone number in **Section 1** will allow you to receive notifications associated with your E-Verify case.
- If you present a List B document to your employer, it must contain a photograph.

For E-Verify employers:

- Ensure employees enter their Social Security number in **Section 1**.
- You must only accept List B documentation that contains a photograph. This applies to individuals under the age
 of 18 and individuals with disabilities.
- You must retain photocopies of certain documentation.

What is the Filing Fee?

There is no fee for completing Form I-9. This form is not filed with USCIS or any other 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

Employers may photocopy or print blank Forms I-9. To ensure you are using the latest version of this form and corresponding instructions, visit the USCIS website at www.uscis.gov/i-9. You may order paper forms at www.uscis.gov/ forms/forms-by-mail or by contacting the USCIS Contact Center at 1-800-375-5283 or 1-800-767-1833 (TTY).

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

You can obtain information about Form I-9 by e-mailing USCIS at <u>I-9Central@uscis.dhs.gov</u>. Employers may call **1-888-464-4218** or **1-877-875-6028** (TTY). Employees may call the USCIS employee hotline at **1-888-897-7781** or **1-877-875-6028** (TTY).

Retaining Completed Forms I-9

An employer must retain Form I-9, including any supplement pages, on which the employee and employer (or authorized representative) entered data, as well as any photocopies made of the documentation the employee presented, for as long as the employee works for the employer. When employment ends, the employer must retain the individual's Form I-9 and all attachments for one year from the date employment ends, or three years after the first day of employment, 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 three years after the first day of employment.

Completed Forms I-9 and all accompanying documents should be stored in a safe and secure location. Employers should ensure that the information employees provide on Form I-9 is used only as stated in the DHS Privacy Notice below.

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Form I-9 may be generated, signed, and retained electronically, in compliance with Department of Homeland Security regulations at 8 CFR section 274a.2. Employers creating, modifying, or storing Form I-9 electronically are encouraged to review these and any other relevant standards for electronic signature, and the indexing, security, and documentation of electronic Form I-9 data.

Penalties

Employers may be subject to penalties if Form I-9 is not properly completed or for employment discrimination occurring during the employment eligibility verification process. See 8 U.S.C. section 1324a and section 1324b, 8 CFR section 274a.10 and 28 CFR Part 44. Individuals may also be prosecuted for knowingly and willfully entering false information, or for presenting fraudulent documentation, to complete Form I-9.

Employees: By signing **Section 1** of this form, employees attest under penalty of perjury (28 U.S.C. section 1746) that the information they provided, along with the citizenship or immigration status they select, and all information and documentation they provide to their employer, is true and correct, and they are aware that they may face 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 or removal proceedings, and may adversely affect an employee's ability to seek future immigration benefits.

Employers: By signing **Sections 2** and **3**, as applicable, employers attest under penalty of perjury (28 U.S.C. section 1746) that they have physically examined the documentation presented by the employee, that the documentation reasonably appears to be genuine and to relate to the employee named, that to the best of their knowledge the employee is authorized to work in the United States, that the information they enter in **Section 2** is complete, true, and correct to the best of their knowledge, and that they are aware that they may face civil or criminal 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 Form I-9.

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 U.S.C. 1324a).

PURPOSE: The primary purpose for providing the requested information on this form is for employers to verify the identity and employment authorization of their employees. 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 individuals who are not authorized to work in the United States. This form is completed by both the employer and the employee and is ultimately retained by the employer.

DISCLOSURE: The information employees provide is voluntary. However, failure to provide the requested information, and acceptable documentation evidencing identity and authorization to work in the United States, 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.

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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 34 minutes per response, when completing the form manually, and 25 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, Office of Policy and Strategy, Regulatory Coordination Division, 5900 Capital Gateway Drive, Mail Stop Number 2140, Camp Springs, MD 20588-0009; OMB No. 1615-0047. **Do not mail your completed Form I-9 to this address.**

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