

HUMAN RESOURCES FINGERPRINT AND I.D. INFORMATION

Last Name:	First Name:	MI:
Address:		
City:	State:	Zip Code:
Contact Phone No.:	Email:	
Date of Birth:	_ Place of Birth (State o	or Country):
Gender: Height:FeetIn	ches Weight:	_Eyes: Hair:
Race which you would be identified (Pleas White Black Asian Other	se check one):	
Are you a US Citizen? Yes No	Social Security N *Required only for a	lumber: applicants, including paid interns
Department:	Classification/Job ⁻	Title:
E# (if applicable):		
I hereby confirm that the information stated the Privacy Act Statement, as well as t (attached).		
Signature	Date	
		For NHC staff use only: Laptop/TCN #

Rev. 11/2024

Privacy Act Statement

This privacy act statement is located on the back of the FD-258 fingerprint card.

Authority: 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.

Principal Purpose: 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.

As of 03/30/2018

NONCRIMINAL JUSTICE APPLICANT'S PRIVACY RIGHTS

As an applicant who is the subject of a national fingerprint-based criminal history record check for a noncriminal justice purpose (such as an application for employment or a license, an immigration or naturalization matter, security clearance, or adoption), you have certain rights which are discussed below. All notices must be provided to you in writing. 1 These obligations are pursuant to the Privacy Act of 1974, Title 5, United States Code (U.S.C.) Section 552a, and Title 28 Code of Federal Regulations (CFR), 50.12, among other authorities.

- You must be provided an adequate written FBI Privacy Act Statement (dated 2013 or later) when you submit your fingerprints and associated personal information. This Privacy Act Statement must explain the authority for collecting your fingerprints and associated information and whether your fingerprints and associated information will be searched, shared, or retained.2
- You must be advised in writing of the procedures for obtaining a change, correction, or update of your FBI criminal history record as set forth at 28 CFR 16.34.
- You must be provided the opportunity to complete or challenge the accuracy of the information in your FBI criminal history record (if you have such a record).
- If you have a criminal history record, you should be afforded a reasonable amount of time
 to correct or complete the record (or decline to do so) before the officials deny you the
 employment, license, or other benefit based on information in the FBI criminal history
 record.
- If agency policy permits, the officials may provide you with a copy of your FBI criminal
 history record for review and possible challenge. If agency policy does not permit it to
 provide you a copy of the record, you may obtain a copy of the record by submitting
 fingerprints and a fee to the FBI. Information regarding this process may be obtained at
 https://www.fbi.gov/services/cjis/identity-history-summary-checks and
 https://www.edo.cjis.gov.
- If you decide to challenge the accuracy or completeness of your FBI criminal history record, you should send your challenge to the agency that contributed the questioned information to the FBI. Alternatively, you may send your challenge directly to the FBI by submitting a request via https://www.edo.cjis.gov. The FBI will then forward your challenge to the agency that contributed the questioned information and request the agency to verify or correct the challenged entry. Upon receipt of an official communication from that agency, the FBI will make any necessary changes/corrections to your record in accordance with the information supplied by that agency. (See 28 CFR 16.30 through 16.34.)
- You have the right to expect that officials receiving the results of the criminal history record
 check will use it only for authorized purposes and will not retain or disseminate it in
 violation of federal statute, regulation or executive order, or rule, procedure or standard
 established by the National Crime Prevention and Privacy Compact Council.3

¹ Written notification includes electronic notification, but excludes oral notification.

² https://www.fbi.gov/services/cjis/compact-council/privacy-act-statement

³ See 5 U.S.C. 552a(b); 28 U.S.C. 534(b); 34 U.S.C. § 40316 (formerly cited as 42 U.S.C. § 14616), Article IV(c); 28 CFR 20.21(c), 20.33(d) and 906.2(d).



VECHS APPLICANT WAIVER AGREEMENT AND STATEMENT



For Criminal History Record Checks

This form shall be completed and signed by every current or prospective employee, contractor/vendor, or volunteer.

I hereby authorize (enter Name of Qualified Entity): _	Miami-Dade County	to
submit a set of my fingerprints and this form to the	Florida Department of Law Enf	forcement
(FDLE) for the purpose of accessing and reviewing s that may pertain to me to determine eligibility fo		
Agreement, it is my intent to authorize the disseminati	ion of any national criminal histo	ory record
that may pertain to me to the Qualified Entity with whi to serve as a volunteer.	ch I am or am seeking to be em	iployed or
Authorized agencies are allowed to release a copy information to a person who requests a copy of his o		
record was based on submission of the person's fin	ngerprints. Therefore, if you wis	sh to review
your record, you may request a copy of your record reviewed the criminal history record, if you believe		
inaccurate, you may conduct a personal review as p	provided in s. 943.056, F.S., Tit	le 28, CFR,
Section 16.30-34 and Rule 11C- 8.001, F.A.C. by call the national information is in error, you may contact the		you believe
the national information is in error, you may contact the	ie i bi at (504) 025-2000.	
I do □ OR do not □ authorize you to release my	criminal history records, if any,	to other
qualified entities.		
Laws a commant or properties (about one). Exemployees	o □ Valunta ar □ Cantra atar/Var	ada v 🗆
I am a current or prospective (check one): Employee	; Li volunteer Li Contractor/ver	idoi 🗆
Signature:	Date:	
olginataro		
Printed Name:	DOB:	
Address:		

ORIGINAL- MUST BE RETAINED BY QUALIFIED ENTITY

NCPA 003 Revised 12/2023



HUMAN RESOURCES LOYALTY OATH

STATE OF FLORIDA COUNTY OF MIAMI-DADE

I	erica, and being nds as such emp	employed by ployee or office	or an officer of er, do hereby s	solemnly swear or	unty and a
Signatur	е	-		Date	
Subscribed and swor	n before me at:				
MIAMI-DADE COUN	<u>ITY</u>				
This	day of		_, 20		
Notary Signature:				_	
Commission Expires:	:				



FRS Employment Certification Form

This form is not an offer of employment and completion of this form does not constitute enrollment in a retirement program under the Florida Retirement System (FRS). If you are hired, information about your retirement plan options may be mailed to your address on file.

1	Enter Your Info PLEASE PRINT	NAME	SOCIAL SECURITY NUMBER
		CURRENT AGENCY NAME	PREVIOUS AGENCY NAME
2	Confirm Prior Member- ship	Have you ever been a member of a State of Florida No, I have never been a member of a State of If No, skip to section 4. Yes, I have been a member of a State of Flori If Yes, indicate which plan(s) you are or were a member of FRS Pension Plan (including DROP) Senior Management Service Optional Annuity Program (SMSOAP) State University System Optional Retirement Program (SUSORP) If you answered YES above but have never made a retirement plan and the EPS Investment Plan you will have a choice ported or	da-administered retirement plan. da-administered retirement plan. per of, then proceed to section 3. FRS Investment Plan State Community College System Optional Retirement Program (SCCSORP) Other n election (including default) between the FRS Pension
		Plan and the FRS Investment Plan, you will have a choice period es 2 for additional information on making a choice.	stabilished for you with a designated deadline. See page
3	Confirm Retiree Status	Are you retired from a State of Florida-administere You have received any benefits (other than a withdrawa Pension Plan, including DROP. You have taken any distribution (including a rollover) administered retirement programs offered by state ur (SCCSORP), state government for senior managers (SM	from the FRS Investment Plan, or other state- niversities (SUSORP), state community colleges
		No, I am not retired from a State of Florida-acdetermined I am retired, both my employer and I might received if I am reemployed by or provide services to unpaid arrangement as described below. Refer to Pa	nt be liable for repaying retirement benefits I have on an FRS-covered employer through any paid or
		Yes, I am retired from a State of Florida-adm satisfy any termination requirement prior to If Yes, enter your FRS Pension Plan retirement effereceived your first distribution from the FRS Investrother plan.	returning to FRS employment. ective date, DROP termination date, or date you
		DATE	
4	Sign Here	By signing below, I acknowledge that I have read and unders and I certify all supplied information to be true and correct.	tand the information on pages 1 and 2 of this form,
		SIGNATURE	DATE

Questions? Call the MyFRS Financial Guidance Line at 1-866-446-9377, Option 2 (TRS 711) or visit MyFRS.com.

 $This \ completed \ form, including \ page \ 2, should \ be \ retained \ in \ the \ employee's \ personnel \ file. \ Do \ not \ send \ this \ form \ to \ the \ FRS, unless \ requested.$

Review the Following Important Information Carefully

Section 2 - Confirm prior membership

If you answered NO - Not Previously Enrolled in the FRS

A New Hire Kit will be mailed to your address on file with your employer within 30 to 60 days after your hire date.

- You are responsible for ensuring your retirement plan election is received by the Plan Choice Administrator on or before 4:00 p.m. ET on the last business day of the 8th month following your month of hire.
- If you do not submit an election choice, the Investment Plan will be considered your initial election by default. Exception: If you are enrolled in the Special Risk Class, the Pension Plan will be considered your initial default election.

If you answered YES - Previously Enrolled in the FRS

- If you were previously enrolled in the FRS, made an active election or defaulted into the FRS Pension Plan or FRS Investment Plan, and separated employment without retiring you will not receive a new choice window. You will continue to participate in the plan you were enrolled in at the time of separation and continue to accrue service credit under that plan.
- If you were previously enrolled in the FRS and did not make an election between the FRS Pension Plan and FRS Investment Plan during your previous enrollment in the FRS, you will receive a choice window with a designated choice deadline. This would include those who have never had an opportunity to make a retirement plan election, members with Pension Plan service prior to July 1, 2002, and who return to FRS employment today, and new hires on or after July 1, 2002 who had an election period established previously but separated employment before making an election or defaulting.
 - You are responsible for ensuring your election is received by the Plan Choice Administrator on or before 4:00 p.m. ET on the last business day of the 8th month following your month of hire.
 - o If you do not submit an election, the Investment Plan will be considered your initial election by default. Exception: If you are enrolled in the Special Risk Class, the Pension Plan will be considered your initial default election.
 - o If you elect or default to the Investment Plan, any accrued value you may have in the Pension Plan will be transferred to your Investment Plan account as your opening account balance and is subject to the vesting requirements of the Pension Plan. The initial transfer amount is an estimate, and your account will be reconciled within 60 days of the transfer using your actual FRS membership record pursuant to Florida law. You direct that all future employer and employee contributions be deposited in your Investment Plan account.

Section 3 - Confirm Retiree Status

If you are a Pension Plan retiree, you understand:

- If you are reemployed within six calendar months of retirement in any type of position with an FRS-participating employer, your retirement and DROP status (if applicable) are voided, all retirement and DROP benefits you received must be repaid, and you must reapply for retirement to receive future benefits.
- If you are reemployed during months 7 through 12 after retirement in any type of position with an FRS-participating employer, your monthly retirement benefit must be suspended and any overpaid benefits you received must be repaid.

If you are an Investment Plan SUSORP, SCCSORP, or SMSOAP retiree, you understand:

- If you are reemployed within the first six calendar months of retirement in any type of position with an FRS-participating
 employer, any benefits you received must be repaid, or you must terminate employment.
- If you are reemployed during calendar months 7 through 12 after retirement in **any type of position** with an FRS-participating employer, you will not be eligible for additional distributions until you terminate employment or complete 12 calendar months of retirement (whichever occurs first).
- Any type of position includes, but is not limited to, regularly established, full-time, part-time, OPS, temporary, seasonal, substitute
 teachers, adjunct professors, etc. Also, any paid or unpaid positions with an FRS employer, service arrangements with an FRS
 employer, employment by or through a third-party providing service to an FRS employer, or positions pre-arranged before retirement
 to provide services after retirement to any FRS employer, are prohibited.
- Florida law requires a return of all overpaid Pension Plan benefit payments or Investment Plan distributions received by a member who has violated the FRS termination or reemployment provisions. Similar provisions apply to overpaid SUSORP, SCCSORP, or other state-administered plan distributions contact that plan's administrator for details.
- There is one exception to the restrictions on reemployment limitations after retirement. If you are a retired law enforcement officer and are reemployed as a school resource officer by an FRS-covered employer during the seventh through twelfth calendar months after your retirement date or after your DROP termination date, you are eligible to receive both your salary and retirement benefits during this period.
- Effective July 1, 2017, retirees of the Investment Plan, SUSORP, SMSOAP, SCCSORP are eligible for renewed membership in the Investment Plan, SUSORP, SMSOAP, SCCSORP. You must be employed in an FRS-covered position on or after July 1, 2017 in order to have renewed membership. Renewed members may not use a second election to change to the Pension Plan.

This completed form, including page 2, should be retained in the employee's personnel file. Do not send this form to the FRS, unless requested.

Health Insurance Marketplace Coverage

PART A: General Information

When key parts of the health care law take effect in 2014, there will be a new way to buy health insurance: the Health Insurance Marketplace. To assist you as you evaluate options for you and your family, this notice provides some basic information about the new Marketplace and employment-based health coverage offered by your employer.

What is the Health Insurance Marketplace?

The Marketplace is designed to help you find health insurance that meets your needs and fits your budget. The Marketplace offers, "one-stop shopping" to find and compare private health insurance options. You may also be eligible for a new kind of tax credit that lowers your monthly premium right away. Open enrollment for health insurance Coverage through the Marketplace begins in October of each year for coverage starting as early as January 1 of the following year.

Can I Save Money on my Health Insurance Premiums in the Marketplace?

You may qualify to save money and lower your monthly premium, but only if your employer does not offer coverage, or offers coverage that does not meet certain standards. The savings on your premium that you are eligible for depends on your household income.

Does Employer Health Coverage Affect Eligibility for Premium Savings through the Marketplace?

Yes. If you have an offer of health coverage from your employer that meets certain standards, you will not be eligible for a tax credit through the Marketplace and may wish to enroll in your employer's health plan. However, you may be eligible for a tax credit that lowers your monthly premium, or a reduction in certain cost-sharing if your employer does not offer coverage to you at all or does not offer coverage that meets certain standards. If the cost of a plan from your employer that would cover you (and not any other members of your family) is more than 9.5% of your household income for the year, or if the coverage your employer provides does not meet the "minimum value" standard set by the Affordable Care Act, you may be eligible for a tax credit.¹

Note: If you purchase a health plan through the Marketplace instead of accepting health coverage offered by your employer, then you may lose the employer contribution (if any) to the employer-offered coverage. Also, this employer contribution -as well as your employee contribution to employer-offered coverage- is often excluded from income for Federal and State income tax purposes. Your payments for coverage through the Marketplace are made on an after-tax basis.

How Can I Get More Information?

For more information about your coverage offered by your employer, please check your summary plan description or contact the Human Resources Department/Benefits Administration. The Marketplace can help you evaluate your coverage options, including your eligibility for coverage through the Marketplace and its cost. Please visit HealthCare.gov for more information, including an online application for health insurance coverage and contact information for a Health Insurance Marketplace in your area.

1 An employer-sponsored health plan meets the "minimum value standard" if the plan's share of the total allowed benefit costs covered by the plan is no less than 60 percent of such costs.

PART B: Information About Health Coverage Offered by Your Employer

This section contains information about any health coverage offered by your employer. If you decide to complete an application for coverage in the Marketplace, you will be asked to provide this information. This information is numbered to correspond to the Marketplace application. Here is some basic information about health coverage offered by this employer:

3. Employer Name:	Miami Dade County	4. Employer Identification Number: (EIN) 59-6000573					
5. Employer Address:	111 NW 1st Street	6. Employer Phone Number: 305-375-4288					
7. City:	Miami	8. State: FL	9. Zip Code: 33128				
10. Who can we contact about employee health coverage at this job? Miami-Dade County Human Resources – Benefits Administration							
11. Phone Number (if dif	ferent from above)	12. Email Address:					

Here is some basic information about health coverage offered by this employer:

- As your employer, we offer a health plan to:
- All employees. Eligible employees are: All full-time and part-time employees who work at least 60 hours each pay period consistently. Variable hour employees, as defined by the Affordable Care Act, who average at least 30 hours per week at the end of their measurement period.
- With respect to dependents:
- We do offer coverage. Eligible dependents are: Spouses/Domestic Partners; and dependent children of employees and domestic partners up to age 26; and adult children age 26+ in accordance with the guidelines of Florida State Statutes (FSS 627.6562).

Х

If checked, this coverage meets the minimum value standard, and the cost of this coverage to you is intended to be affordable, based on employee wages.

Even if your employer intends your coverage to be affordable, you may still be eligible for a premium discount through the Marketplace. The Marketplace will use your household income, along with other factors, to determine whether you may be eligible for a premium discount. If, for example, your wages vary from week to week (perhaps you are an hourly employee or you work on a commission basis), if you are newly employed mid-year, or if you have other income losses, you may still qualify for a premium discount. If you decide to shop for coverage in the Marketplace, HealthCare.gov will guide you through the process. Here's the employer information you'll enter when you visit HealthCare.gov to find out if you can get a tax credit to lower your monthly premiums.

- 14. Does the employer offer a health plan that meets the minimum value standard*? Yes. * An employer-sponsored health plan meets the "minimum value standard" if the plan's share of the total allowed benefit costs covered by the plan is no less than 60 percent of such costs (Section 36B(c)(2)(C)(ii) of the Internal Revenue Code of 1986).
- 15. What is the premium for the lowest-cost plan that meets the minimum value standard offered only to the employee (don't include family plans): The biweekly premium for the lowest cost health plan Employee-only coverage is \$0.00. Discounts for tobacco cessation and wellness program are not applicable.

Initial and	date	



Information Technology Department Non-Disclosure Affidavit

I hereby acknowledge that all information technology resources in Miami-Dade County's possession may constitute or contain information or materials which the County has agreed to protect as proprietary from disclosure or unauthorized use and may also constitute or contain information or materials which Miami-Dade County has developed at its own expense, the disclosure of which could harm Miami-Dade County's proprietary interests therein.

I agree:

- 1. That I will not use directly or indirectly for myself or for others, publish or disclose to any third party, or remove from County property, any computer programs, data, compilations, other software or information technology system which Miami-Dade County has developed, has used or is using, is holding for use, or which are otherwise in the possession of Miami-Dade County, except as authorized by the County.
- 2. That I will not use directly for myself or for others, or publish or disclose to any third party, or remove form County property, any plans, specifications, diagrams or other data related to the design or operation of any information technology system or services which Miami-Dade County has developed, has used or is using, is holding, or which is otherwise in the possession of Miami-Dade County, except as authorized by the County.
- 3. That I will not make use of any computer software, hardware, or data or any other County resources, for the benefit of myself or any third party, and will not make a profit from their use by myself or any third party.
- 4. That I will not access data, software or any other resources not authorized to me to view, or to copy, and I will not intentionally destroy said data, software or resources. That I will maintain confidentiality of any data as required by law.
- 5. That upon termination of my employment with Miami-Dade County, I will promptly deliver to the County any and all memoranda, notes, records, plots, sketches, plans report, letter and all other materials and copies thereof relating to such information technology systems or services which are in my possession or under my control.
- 6. That I will report to my County supervisor any information I discover or which is disclosed to me which relates or may relate to the unauthorized use, publication, disclosure or removal from County property of software or computer hardware design data or any other information technology resources and I will take such steps as are within my authority to prevent such unauthorized use, publication, disclosure, or removal.

Employee Signature	Date
Type or Print Name	_



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.

		_			-			-			
Section 1. Employee day of employment,	Information but not befo	n and Attest re accepting	ation: Em	ploy	ees must comp	lete and	sign S	Section 1 of I	Form I-9 r	no late	er than the first
Last Name (Family Name)		First N	ame (Given N	lame	*)	Middle Ir	nitial (if a	any) Other La	st Names U	sed (if a	any)
Address (Street Number ar	nd Name)		Apt. Numb	er (if	fany) City or Tow	n			State		ZIP Code
Date of Birth (mm/dd/yyyy)	U.S. So	cial Security Nur	mber [Emplo	oyee's Email Addres	SS			Employee	e's Tele	phone Number
I am aware that federa provides for imprison fines for false stateme	ment and/or	1. A citiz	zen of the Un	ited S		·		ation status (Se	e page 2 an	d 3 of th	ne instructions.):
use of false document	,				the United States (
connection with the co			•		ident (Enter USCIS						
of perjury, that this int	formation,	4. A nor	ncitizen (othe	thar	ltem Numbers 2.	and 3. abo	ve) auth	orized to work ι	ıntil (exp. da	ite, if an	y)
including my selection attesting to my citizen		If you check Ite	em Number 4	I. , en	iter one of these:						
immigration status, is		USCIS A-	Number		Form I-94 Admissi	on Numbe		Foreign Pass	ort Numbe	r and C	Country of Issuance
correct.				OR			OR				
Signature of Employee						1	Γoday's	Date (mm/dd/yy	уу)		
If a preparer and/or to	ranslator assis	ted you in comp	pleting Section	on 1,	that person MUST	complete	the Pro	eparer and/or T	ranslator C	ertifica	tion on Page 3.
Section 2. Employer business days after the e authorized by the Secret documentation in the Ad	employee's first arv of DHS. d	st day of emplo ocumentation f	yment, and from List A (mus DR a	their authorized r st physically exam a combination of d	epresent nine, or ex locument	ative m xamine ation fr	ust complete consistent wi om List B and	and sign S th an alterr List C. Er	ection native p nter an	2 within three procedure y additional
		List A		OR	Lis	st B		AND		List	С
Document Title 1											
Issuing Authority				-							
Document Number (if any) Expiration Date (if any)											
Document Title 2 (if any)				Add	ditional Informati	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	sed an alte	rnative p	procedure autho	rized by DH	S to exa	amine documents.
Certification: I attest, undemployee, (2) the above-list best of my knowledge, the	sted document	ation appears to	o be genuine	and	to relate to the em				First Da (mm/dd		nployment
Last Name, First Name and	Title of Employe	er or Authorized I	Representativ	e	Signature of En	nployer or i	Authoriz	red Representat	ve	Today	's Date (mm/dd/yyyy)
Employer's Business or Orga	anization Name		Emplo	yer's	Business or Organi	zation Add	lress, Ci	ty or Town, Stat	e, 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		LIST B	LIST C	
Documents that Establish Both Identity and Employment Authorization	OR	Documents that Establish Identity ANI	Documents that Establish Employment Authorization	
1. U.S. Passport or U.S. Passport Card		Driver's license or ID card issued by a State or outlying possession of the United States	A Social Security Account Number card, unless the card includes one of the following restrictions:	
2. Permanent Resident Card or Alien Registration Receipt Card (Form I-551)		provided it contains a photograph or information such as name, date of birth,	(1) NOT VALID FOR EMPLOYMENT	
Foreign passport that contains a temporary I-551 stamp or temporary		gender, height, eye color, and address 2. ID card issued by federal, state or local	(2) VALID FOR WORK ONLY WITH INS AUTHORIZATION	
I-551 printed notation on a machine- readable immigrant visa		government agencies or entities, provided it contains a photograph or information such as name, date of birth, gender, height, eye color,	(3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION	
 Employment Authorization Document that contains a photograph (Form I-766) 		and address	2. Certification of report of birth issued by the	
5. For an individual temporarily authorized		3. School ID card with a photograph	Department of State (Forms DS-1350, FS-545, FS-240)	
to work for a specific employer because of his or her status or parole:		4. Voter's registration card	3. Original or certified copy of birth certificate	
a. Foreign passport; and		5. U.S. Military card or draft record	issued by a State, county, municipal authority, or territory of the United States	
b. Form I-94 or Form I-94A that has		6. Military dependent's ID card	bearing an official seal	
the following: (1) The same name as the		7. U.S. Coast Guard Merchant Mariner Card	Native American tribal document	
passport; and		8. Native American tribal document	5. U.S. Citizen ID Card (Form I-197)	
(2) An endorsement of the individual's status or parole as long as that period of		Driver's license issued by a Canadian government authority	6. Identification Card for Use of Resident 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:	7. Employment authorization document issued by the Department of Homeland Security
limitations identified on the form.		10. School record or report card	For examples, see Section 7 and Section 13 of the M-274 on uscis.gov/i-9-central.	
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	1	
May be prese	ented	d in lieu of a document listed above for a to	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.

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