
Federal Parent Locator Service

A Guide to the
National Directory of New Hires

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Introduction & Purpose

The federal Office of Child Support Enforcement (OCSE) operates the National Directory of New Hires (NDNH), a database established by the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PRWORA). The NDNH assists state child support agencies locate parents and enforce child support orders. In addition, Congress authorized specific state and federal agencies to receive information from the NDNH for authorized purposes.

This guide provides a basic overview of data maintained in the NDNH and the limitations on its use by authorized federal and state agencies. This guide only applies to agencies with legislative authority to access NDNH data. It does not apply to individuals requesting information from the NDNH (for example, parents) or commercial entities who do not have legal authority to access the NDNH.

This guide addresses the following questions:

1. What is the NDNH?
2. Who may request NDNH information?
3. What is required for agencies to receive NDNH information?
4. What is the cost to obtain NDNH information?
5. What are the next steps to obtain NDNH information?

1: WHAT IS THE NDNH?

Introduction to the NDNH

The NDNH is a national database of wage and employment information. Its primary purpose is to assist state child support agencies locate noncustodial parents, putative fathers, and custodial parents to establish paternity and child support obligations, as well as to enforce and modify orders for child support, custody, and visitation. The NDNH is located at the Social Security Administration's (SSA) National Computer Center. The information in this database is only available to authorized entities for authorized purposes.

Information Maintained in the NDNH

The NDNH database contains the following files:

- New Hire
- Quarterly Wage (QW)
- Unemployment Insurance (UI)

Each of these files is described in more detail below.

New Hire File

The new hire file contains information on all newly hired employees as reported by employers to each State Directory of New Hires (SDNH). Federal agencies report directly to the NDNH.

Employers are required to report the following seven data elements; however, many states require additional information.

- Employee name
- Employee Social Security number
- Employee address
- Employer name
- Federal Employer Identification Number (FEIN)
- Employer address
- Date of hire

Quarterly Wage (QW) File

The QW file contains quarterly wage information on individual employees from state workforce agency (SWA) and federal agency records. When an individual is working more than one job during the reporting period, separate QW records are established for each job.

SWAs and federal agencies transmit the following QW data elements to the NDNH:

- Employee name (if collected by the state)
- Employee Social Security number
- Employee wage amount
- Reporting period (calendar quarter in which wages were paid)
- Employer name
- FEIN
- Employer address
- Employer optional address

Unemployment Insurance (UI) File

The UI file contains unemployment insurance information on individuals who received or applied for unemployment benefits, as reported by SWAs. The states only submit claimant information that is already contained in the records of the state agency administering the UI program.

States transmit the following UI data elements to the NDNH:

- Claimant name
 - Claimant Social Security number
 - Claimant address
 - Claimant benefit amount (gross amount before any deductions)
 - Reporting period (calendar quarter in which the UI claim was filed)
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Reporting Schedule

There are mandatory timeframes for state and federal agencies to report new hire, QW, and UI data to the NDNH. The following table provides the data submission schedule for state and federal agencies.

	DATA SUBMISSION TIMEFRAMES		
Reporting Entity	New Hire	QW	UI
Federal agency or payroll department	<p>Reports new hires to NDNH within 20 days of date of hire OR</p> <p>Two monthly transmissions no fewer than 12 days apart and no more than 17 days apart.</p>	<p>Transmits QW data to the NDNH no later than one month after the end of a calendar quarter.</p>	<p>Not applicable</p>
State agency	<ul style="list-style-type: none"> • Employers report new hires to State Directories of New Hire (SDNH) within 20 days of date of hire OR • Two monthly transmissions no fewer than 12 days apart and no more than 17 days apart. • SDNH processes new hire data within five business days of receiving report from employer. • SDNH submits new hire data to NDNH within three business days after new hire data are entered into SDNH. • New hire reports are posted to the NDNH within two business days of receipt. 	<p>SWA transmits QW data to the NDNH within four months of the end of a calendar quarter.*</p>	<p>SWA transmits UI data within one month of the end of a calendar quarter.</p>

*Some states report QW data monthly or weekly to the NDNH.

2: WHO MAY REQUEST NDNH INFORMATION?

Authorized Users

OCSE receives numerous requests for information in the NDNH or for comparisons of NDNH information with other information for various purposes. Title IV-D of the Social Security Act, which governs the NDNH and specifies the entities authorized to request NDNH information and the purposes for which the information may be used. The table below summarizes the provisions of the law. The law may also include other relevant terms and conditions.

The law provides that this entity...	May receive this from the NDNH...	Only for this/these purpose(s)...
Secretary of the Treasury	NDNH Information	<ul style="list-style-type: none"> • administering: <ul style="list-style-type: none"> ➢ Section 32 (earned income tax credit) of the IRC. ➢ advance payment of the earned income tax credit (Section 3507 of the IRC). • verifying a claim of employment in a tax return. • collecting debt owed to the federal government when the debt has been referred to the Secretary of the Treasury in accordance with 31 U.S.C. 3711 (g). <p>Social Security Act 453 (h)(3), (j)(3), and (j)(9)</p>
State Welfare ("TANF" or "IV-A") Agencies	NDNH Information	<ul style="list-style-type: none"> • to assist states carry out their program responsibilities funded under Part A of the Social Security Act. <p>Social Security Act 453 (j)(3)</p>
State Child and Family Services (IV-B) Agencies	NDNH Information	<ul style="list-style-type: none"> • to assist states carry out their program responsibilities funded under Part B of the Social Security Act. <p>Social Security Act 453 (j)(3)</p>
State Foster Care and Adoption Assistance (IV-E) Agencies	NDNH Information	<ul style="list-style-type: none"> • to assist states carry out their program responsibilities funded under Part E of the Social Security Act. <p>Social Security Act 453 (j)(3)</p>
Commissioner of the Social Security Administration (SSA)	NDNH Information	<ul style="list-style-type: none"> • no qualification stated. <p>Social Security Act 453 (e)(2), (j)(1), and (j)(4)</p>
Secretary of Education (ED)	NDNH Information	<ul style="list-style-type: none"> • to improve debt collection from individuals who have defaulted on student loans or owe an obligation to refund an overpayment of a grant. <p>Social Security Act 453 (j)(6)</p>
Researchers/others	NDNH Information, but without personal identifiers	<ul style="list-style-type: none"> • for research purposes found by the Secretary of Health and Human Services (HHS) to be likely to contribute to achieving the purposes of Part A or Part D of the Social Security Act. <p>Social Security Act 453 (j)(5)</p>

Department of Housing and Urban Development (HUD)	NDNH Information	<ul style="list-style-type: none"> for the purpose of verifying the employment and income of individuals participating in certain enumerated housing programs. after removal of personal identifiers, to conduct analyses of the employment and income reporting of those individuals. <p>Social Security Act 453 (j)(7)</p>
State Workforce Agencies (SWA)	NDNH Information	<ul style="list-style-type: none"> for purpose of administering an unemployment compensation program under federal or state law. <p>Social Security Act 453 (j)(8)</p>
State Supplemental Nutrition Assistance Program (SNAP) Agencies	NDNH Information	<ul style="list-style-type: none"> for purpose of administering a supplemental nutrition assistance program under the Food and Nutrition Act of 2008. <p>Social Security Act 453 (j)(10)</p>

What If My Agency Or Purpose Is Not Listed?

Statutory authority is required to receive NDNH information. OCSE cannot disclose NDNH information if the law does not specifically authorize an agency to receive specified NDNH information and the information or comparison being requested does not meet the purposes stated in the statutory authority.

3: WHAT IS REQUIRED FOR AGENCIES TO RECEIVE NDNH INFORMATION?

Requirements

In addition to meeting the requirements of Title IV-D of the Social Security Act (specified information to an authorized agency for an authorized purpose), an agency must meet other requirements governing the information comparison as outlined in this section.

Memorandum of Understanding (MOU) / Computer Matching Agreement (CMA) and Security Addendum

OCSE enters into a Memorandum of Understanding (MOU)/Computer Matching Agreement (CMA) with each agency that receives NDNH information. The MOU/CMA describes the purpose, legal authority, justification, expected results of the match, description of the records, retention and disposition of information, reimbursement, and performance reporting requirements.

Each agency is required to sign the security addendum, which is a component of the MOU/CMA. The security addendum provides a detailed description of the security requirements and safeguards that an agency must have in place before receiving NDNH information.

Security Requirements

Federal law requires that OCSE implement safeguards to restrict access to NDNH information to authorized persons and restrict the use of the information to authorized purposes.

Therefore, recipients of NDNH information must agree to comply with security safeguards, such as:

- Operational safeguards that ensure NDNH information is secure from unauthorized persons and unauthorized uses at all times
- Technical safeguards that ensure NDNH information is stored and transmitted in a secure manner and that information is processed using methods that protect the confidentiality of the information
- Management safeguards that require written information technology security policies and procedures, notification to OCSE of any breach in access to the information and agreement to allow onsite monitoring or verification by OCSE to ensure compliance with security requirements

Additional safeguards are found in the *HHS-OCIO Policy for Information Systems Security and Privacy (IS2P)* and the *Office of Child Support Enforcement Division of Federal Systems Security Requirements for [Federal][State] Agencies Receiving Federal Parent Locator Service Data* documents that OCSE provides upon approval of the request. These requirements are based on the following applicable privacy and security laws:

- Privacy Act of 1974 and the amendment Computer Matching and Privacy Protection Act
- Federal Information Security Management Act (P.L. 107-347, Title III), December 2002
- National Institute of Standards and Technology (NIST) Federal Information Processing Standards (FIPS) Publication 200, Minimum Security Requirements for Federal Information and Information Systems, March 2006
- NIST 800 series of Special Publications (SP)
- Office of Management and Budget (OMB), Circular A 130 Appendix III, Management of Federal Information Resources, November 2000
- OMB Memorandum M-01-05, Guidance on Inter-Agency Sharing of Personal Data - Protecting Personal Privacy, December 2000

Performance Reporting Requirements

OCSE requires NDNH information recipients to provide a written description of the performance outputs and outcomes attributable to the use of NDNH information for the purposes set forth in the MOU/CMA. If the recipient performs an ongoing match, OCSE requires regular performance reports.

4: WHAT IS THE COST TO OBTAIN NDNH INFORMATION?

Reimbursement of Costs by Requestors

Federal law provides that a state or federal agency that receives NDNH information must reimburse OCSE for the costs of obtaining, verifying, maintaining, and comparing the information at rates which OCSE determines to be reasonable.

OCSE uses a standard methodology to calculate fees based on three components:

1. Access (a fee which is split evenly among NDNH users)
2. Frequency of matches
3. User-specific costs related to performing the match

New NDNH users will also be charged a new user start-up fee to cover costs incurred by OCSE to set up a new agreement and perform the work required to implement a new match.

In addition to the requirements addressed in Section 3, a separate reimbursement agreement will be negotiated each fiscal year to establish the amount and manner of reimbursement to OCSE.

5: WHAT ARE THE NEXT STEPS TO OBTAIN NDNH INFORMATION?

The Next Step

After reviewing this guide, your agency should assess the value of the NDNH information to your mission and determine whether legislative authority is in place or should be pursued. Please keep in mind that even after authority is obtained, working out the implementation process (requirements analysis, systems programming, drafting an MOU/CMA and reimbursement agreement, testing and validation of the match) will take several months.

Contact OCSE

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