Chapter 7

VERIFICATION

INTRODUCTION

The RCRHA must verify all information that is used to establish the family’s eligibility and level of assistance and is required to obtain the family’s consent to collect the information. Applicants and program participants must cooperate with the verification process as a condition of receiving assistance. The RCRHA must not pass on the cost of verification to the family.

The RCRHA will follow the verification guidance provided by HUD in PIH Notice 2004-01, PIH 2010-3, and PIH 2010-19 Verification Guidance and any subsequent guidance issued by HUD. This chapter summarizes those requirements and provides supplementary RCRHA policies.

Part I describes the general verification process. More detailed requirements related to individual factors are provided in subsequent parts including family information (Part II), income and assets (Part III), and mandatory deductions (Part IV).

Verification policies, rules and procedures will be modified as needed to accommodate persons with disabilities. All information obtained through the verification process will be handled in accordance with the records management policies of the RCRHA.

PART I. GENERAL VERIFICATION REQUIREMENTS

A. FAMILY CONSENT TO RELEASE OF INFORMATION [24 CFR 982.516 AND 982.551, 24 CFR 5.230]

The family must supply any information that the RCRHA or HUD determines is necessary to the administration of the program and must consent to RCRHA verification of that information [24 CFR 982.551].

Consent Forms

It is required that all adult applicants and participants sign form HUD-9886, Authorization for Release of Information. The purpose of form HUD-9886 is to facilitate automated data collection and computer matching from specific sources and provides the family's consent only for the specific purposes listed on the form. HUD and the RCRHA may collect information from State Wage Information Collection Agencies (SWICAs) and current and former employers of adult family members. HUD is authorized to collect information directly from the Internal Revenue Service (IRS) and the Social Security Administration (SSA). All adult family members must sign other consent forms as needed to collect information relevant to the family’s eligibility and level of assistance.
Penalties for Failing to Consent [24 CFR 5.232]

If any family member who is required to sign a consent form fails to do so, the RCRHA will deny admission to applicants and terminate assistance of participants. The family may request an informal review (applicants) or informal hearing (participants) in accordance with RCRHA procedures.

B. OVERVIEW OF VERIFICATION REQUIREMENTS

Overview

On December 29, 2009, HUD issued the final rule entitled Refinement of Income and Rent Determination Requirements in Public and Assisted Housing Programs: Implementation of the Enterprise Income Verification (EIV) System-Amendments, which requires PHAs to use the EIV system in its entirety to verify tenant employment and income information during mandatory reexaminations of family composition and income; and reduce administrative and subsidy payment errors in accordance with 24 CFR §5.236 and administrative guidance issued by HUD.

Using EIV as an upfront income verification (UIV) technique is a valuable in validating tenant-reported income during interim and annual reexaminations of family income; as well as streamlining the income verification process. This will result in less administrative burden in complying with third party verification requirements. Additionally, EIV will help to identify and cure inaccuracies in housing subsidy determinations, which will benefit PHAs, tenants, and taxpayers by ensuring that the level of benefits provided on behalf of families is proper and will prevent fraud and abuse within Public and Indian Housing (PIH) rental assistance programs.

RCRHA Policy

The RCRHA is required to use the EIV system in its entirety. This means the RCRHA must use all features of the EIV system to:

- Verify tenant employment and income information during mandatory reexaminations of family composition and income in accordance with 24 CFR §5.236, and HUD administrative guidance; and

- Reduce administrative and subsidy payment errors in accordance with HUD administrative guidance.

The EIV System

The EIV System is a web-based application, which provides RCRHA with employment, wage,
unemployment compensation and social security benefit information of tenants who participate in the Public Housing and various Section 8 programs under the jurisdiction of the Office of Public and Indian Housing (PIH). This system is available to RCRHA. Information in EIV is derived from computer matching programs initiated by HUD with the Social Security Administration (SSA) and the U.S. Department of Health and Human Services (HHS), for all program participants with valid personal identifying information (name, date of birth (DOB), and social security number (SSN)) reported on the form HUD-50058.

RCRHA is required to review the EIV Income Report of each family before or during mandatory annual and interim reexaminations of family income and/or composition to reduce tenant underreporting of income and improper subsidy payments. EIV is classified as an UIV technique (or automated written third party verification), which helps to identify income sources and/or amounts that the tenant may not have disclosed. This UIV technique in many instances will reduce the need to mail or fax third party verification request forms to an income source. EIV also provides various reports to assist RCRHA with the following:

- Identifying tenants whose reported personal identifiers do not match the SSA database;
- Identifying tenants who need to disclose a SSN;
- Identifying tenants whose alternate identification number (Alt ID) needs to be replaced with a SSN;
- Identifying tenants who may not have reported complete and accurate income information;
- Identifying tenants who have started a new job;
- Identifying tenants who may be receiving duplicate rental assistance;
- Identifying tenants who are deceased and possibly continuing to receive rental assistance;
- Identifying former tenants of PIH rental assistance programs who voluntarily or involuntarily left the program and have a reportable adverse status and/or owe money to a PHA or Section 8 landlord.

RCRHA Policy

All RCRHA staff (including RCRHA-hired management agents), who have a need to access the EIV system, is required to complete and submit the EIV Access Authorization Form & Rules of Behavior and User Agreement to their designated EIV Coordinator in the local HUD office. The form is available online at:
The user’s access must be approved by the RCRHA Executive Director or designee in order for the local HUD office to process all EIV access requests. Individuals who will not directly access the EIV system, but will have access to the EIV data in printed or electronic form is also required to complete the EIV Access Authorization Form & Rules of Behavior and User Agreement and maintain on file (do not submit the form to the local HUD office).

The Verification Hierarchy

RCRHA Policy

The RCRHA will begin with the highest level of verification techniques. The RCRHA is required to access the EIV system and obtain an Income Report for each household. The RCRHA is required to maintain the Income Report in the tenant file along with the form HUD-50058 and other supporting documentation to support income and rent determinations for all mandatory annual reexaminations of family income and composition.

If the Income Report does not contain any employment and income information for the family, the RCRHA will attempt the next lower level verification technique, as noted in the below chart.
### Level Verification Technique Ranking

<table>
<thead>
<tr>
<th>Level</th>
<th>Verification Technique</th>
<th>Ranking</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td><strong>Upfront Income Verification (UIV)</strong> using HUD’s Enterprise Income Verification (EIV) system (not available for income verifications of applicants)</td>
<td>Highest (Mandatory)</td>
</tr>
<tr>
<td>5</td>
<td><strong>Upfront Income Verification (UIV)</strong> using non-HUD system</td>
<td>Highest (Optional)</td>
</tr>
<tr>
<td>4</td>
<td><strong>Written third Party Verification</strong></td>
<td>High (Mandatory to supplement EIV-reported income sources and when EIV has no data; Mandatory for non-EIV reported income sources; Mandatory when tenant disputes EIV-reported employment and income information and is unable to provide acceptable documentation to support dispute)</td>
</tr>
<tr>
<td>3</td>
<td><strong>Written Third Party Verification Form</strong></td>
<td>Medium-Low (Mandatory if written third party verification documents are not available or rejected by the PHA; and when the applicant or tenant is unable to provide acceptable documentation) Low (Mandatory if written third party verification is not available)</td>
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<tr>
<td>2</td>
<td><strong>Oral Third Party Verification</strong></td>
<td>Low (Mandatory if written third party verification is not available)</td>
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<tr>
<td>1</td>
<td><strong>Tenant Declaration</strong></td>
<td>Low (Use as a last resort when unable to obtain any type of third party verification)</td>
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This verification hierarchy applies to income determinations for applicants and participants. However, EIV is not always available for verifying income of applicants. The RCRHA is still required to use EIV for applicants to determine other factors as relates to eligibility and maintain a copy of the record in the file.
Verification Technique Definitions Third Party Verification Techniques

Upfront Income Verification (UIV) (Level 6/5)

The verification of income before or during a family reexamination, through an independent source that systematically and uniformly maintains income information in computerized form for a number of individuals.

The EIV system is available to the RCRHA as a UIV technique. The RCRHA is encouraged to continue using other non-HUD UIV tools, such as The Work Number (an automated verification system) and state government databases, to validate tenant-reported income when available.

Written Third Party Verification (Level 4)

An original or authentic document generated by a third party source dated either within the 60-day period preceding the reexamination or the RCRHA request date. Such documentation may be in the possession of the tenant (or applicant), and is commonly referred to as tenant-provided documents.

These tenant-provided documents are considered written third party verification since they originated from a third party source. The RCRHA may, at its discretion reject any tenant-provided documents and follow up directly with the source to obtain necessary verification of information.

Examples of acceptable tenant-provided documentation (generated by a third party source) include, but are not limited to:

- Pay stubs,
- Payroll summary report,
- Employer notice/letter of hire/termination,
- SSA benefit verification letter,
- Bank statements,
- Child support payment stubs,
- Welfare benefit letters and/or printouts, and;
- Unemployment monetary benefit notices.
- Current acceptable tenant-provided documents must be used for income and rent determinations.

The RCRHA is required to obtain at a minimum, two current and consecutive pay stubs for determining annual income from wages. For new income sources or when two pay stubs are not
available, the RCRHA should project income based on the information from a traditional written third party verification form or the best available information.

**Documents older than 60 days (from the RCRHA interview/determination or request date) is acceptable for confirming effective dates of income.**

**Written Third Party Verification Form (Level 3)**

Also, known as traditional third party verification. A standardized form to collect information from a third party source. The form is completed by the third party by hand (in writing or typeset). The RCRHA sends the form directly to the third party source by mail, fax, or email.

**RCRHA Policy**

It is the RCRHA’s position that the administrative burden and risk associated with use of the traditional third party verification form may be reduced by the RCRHA relying on acceptable documents that are generated by a third party, but in the possession of and provided by the tenant (or applicant). Many documents in the possession of the tenant are derived from third party sources (i.e. employers, federal, state and/or local agencies, banks, etc.).

The RCRHA recognizes that third party verification request forms sent to third party sources often are not returned. In other instances, the person who completes the verification form may provide incomplete information; or some tenants may collude with the third party source to provide false information; or the tenant intercepts the form and provides false information.

Documents must originate from a third party source’s computerized system and/or database, as this process reduces the likelihood of incorrect or falsified information being provided on the third party verification request form. The use of acceptable tenant-provided documents, which originate from a third party source, will improve the integrity of information used to determine a family’s income and rent and ultimately reduce improper subsidy payments. This verification process will also streamline the income verification process.

**Oral Third Party Verification (Level 2)**

Independent verification of information by contacting the individual income/expense source(s), as identified through the UIV technique or identified by the family, via telephone or in-person visit. RCRHA staff should document in the tenant file, the date and time of the telephone call (or visit to the third party), the name of the person contacted and telephone number, along with the confirmed information.

**RCRHA Policy**

This verification will be used in the event that the independent source does not respond to the RCRHA’s faxed, mailed, or e-mailed request for information in a reasonable time frame, i.e., ten (10) business days.
Non-Third Party Verification Technique Tenant Declaration (Level 1)

The tenant submits an affidavit or notarized statement of reported income and/or expenses to the RCRHA. This verification method should be used as a last resort when the RCRHA has not been successful in obtaining information via all other verification techniques. When the RCRHA relies on tenant declaration, the RCRHA must document in the tenant file why third party verification was not available.

Exceptions to Third Party Verification Requirements 24 CFR §960.259(c)(1) and §982.516(a)(2)

The exception to third party verification is, “The RCRHA must obtain and document in the family file third party verification of the following factors, or must document in the file why third party verification was not available.”

If third party verification is not available for a variety of reasons These reasons include:

- The RCRHA may have made numerous attempts to obtain the required verifications with no success, or
- It may not be cost effective to obtain third party verification of income, assets, or expenses, when the impact on total tenant payment is minimal.

In these cases, the RCRHA is required to document in the family file the reason(s) why third party verification was not available.

The exception to third party verification can be found at 24 CFR §960.259(c)(1) and §982.516(a)(2).

Third party verification requirements 24 CFR §960.259(c)(1) and 24 CFR §982.516(a)(2)

In accordance with for the Public Housing and the HCV programs, respectively, the RCRHA must obtain and document in the tenant file third party verification of the following factors, or must document in the tenant file why third party verification was not available:

- Reported family annual income
- The value of assets
- Expenses related to deductions from annual income
- Other factors that affect the determination of adjusted income.

Compliance and reduction of the administrative burden of third party verification requirements of family annual income

RCRHA can comply with and reduce administrative burden of third party verification requirements for employment, wage, unemployment compensation and social security benefits, and any other information that is verifiable using EIV by all of the following:
• Reviewing the EIV Income Report to confirm/validate tenant-reported income

• Printing and maintaining an EIV Income Report (or an EIV Individual Control Number (ICN) page for interim reexaminations) in the tenant file

• Obtaining current acceptable tenant-provided documentation to supplement EIV information

• Using current tenant-provided documentation and/or third party verification to calculate annual income.

Note: Social Security benefit information in EIV is updated every three months. If the tenant agrees with the EIV-reported benefit information, RCRHA does not need to obtain or request a benefit verification letter from the tenant. See PIH Notice 2010-03 for guidance on verifying Social Security benefit income through the EIV system.

The RCRHA may also reduce the administrative burden of obtaining third party verification by relying on acceptable documents that are generated by a third party, but provided by the tenant. Many documents in the possession of the tenant are derived from third party sources (i.e. employers, federal, state and/or local agencies, banks, etc.).

The RCRHA must request written third party verification under the following circumstances:

• When the tenant disputes the EIV information and is unable to provide acceptable documentation to support his/her dispute (24 CFR §5.236(b))

• When the RCRHA requires additional information that is not available in EIV and/or the tenant is unable to provide the RCRHA with current acceptable tenant-provided documentation.

Examples of additional information, includes but is not limited to:

  o Effective dates of income (i.e. employment, unemployment compensation, or social security benefits)

  o For new employment: pay rate, number of hours worked per week, pay frequency, etc.

  o Confirmation of change in circumstances (i.e. reduced hours, reduced rate of pay,
Note: 24 CFR §5.236(a), prohibits RCRHA from taking adverse action based solely on EIV information.

Types of file documentation required to demonstrate RCRHA compliance with mandated use of EIV as a third party source to verify tenant employment and income information (24 CFR §5.233(a)(2)(i)).

1. For each new admission (form HUD-50058 action type 1), the RCRHA is required to do the following:
   - Review the EIV Income Report to confirm/validate family-reported income within 120 days of the PIC submission date; and
   - Print and maintain a copy of the EIV Income Report in the tenant file; and
   - Resolve any income discrepancy with the family within 60 days of the EIV Income Report date.

2. For each historical adjustment (form HUD-50058 action type 14), the RCRHA is required to do the following:
   - Review the EIV Income Report to confirm/validate family-reported income within 120 days of the PIC submission date; and
   - Print and maintain a copy of the EIV Income Report in the tenant file;
   - Resolve any income discrepancy with the family within 60 days of the EIV Income Report date.

3. For each interim reexamination (form HUD-50058 action type 3) of family income and composition, RCRHA is required to have the following documentation in the tenant file:
   - ICN Page when there is no household income discrepancy noted on the household’s Income Discrepancy Report tab or Income Discrepancy Report. The RCRHA has the discretion to print the EIV Income report, however, only the ICN page is required.

The EIV Income Report provides a summary when there is an income discrepancy noted on the household’s Income Discrepancy Report tab or Income Discrepancy Report. For each annual...
reexamination of family income and composition, the RCRHA is required to have the following documentation in the tenant file:

- **No Dispute of EIV Information**: EIV Income Report, current acceptable tenant-provided documentation, and *if necessary* (as determined by the RCRHA), traditional third party verification form(s).

- **Disputed EIV Information**: EIV Income report, current acceptable tenant-provided documentation, and/or *traditional* third party verification form(s) for disputed information.

- **Tenant-reported income not verifiable through EIV system**: Current tenant-provided documents, and *if necessary* (as determined by the RCRHA), traditional third party verification form(s).

**Tenants That Do Not Provide the RCRHA with Requested Information**

If the tenant does not provide the requested information, the RCRHA may mail or fax a third party verification request form to the third party source. The RCRHA is *required* to request third party verification when the tenant disputes EIV information and the tenant is unable to provide acceptable documentation to support disputed information. However, the RCRHA shall remind the tenant that s/he is required to supply any information requested by the RCRHA for use in a regularly scheduled annual or interim reexamination of family income and composition.

The RCRHA may determine that the tenant is not in compliance with program requirements and terminate tenancy or assistance, or both, if the tenant fails to provide the requested information in a timely manner.

**Using the EIV to Reduce Administrative and Subsidy Payment Errors.**

EIV has the ability to identify other potential issues, which may impact a family’s level of assistance. EIV contains stand-alone reports, which the RCRHA may generate at any time i.e.;

- Deceased Tenants Report,
- New Hires Report,
- Multiple Subsidy Report,
- Identity Verification Report,
- Income Discrepancy Report,
- Debts Owed to PHAs & Termination Report, and Immigration Report

However, it should be noted that the information from these stand-alone reports are contained in
the Income Report for each household. The RCRHA is **required** to address any and all potential issues at the time of the annual or interim re-exam, as conveyed in the Income Report.

The RCRHA may use the stand-alone reports to monitor staff’s progress in reducing the following administrative and subsidy payment errors by using the listed reports:

- Incorrect/invalid SSNs/name/date of birth – Identity Verification Report
- Follow-up with families who need to disclose a SSN – Immigration Report
- Duplicate rental assistance – Multiple Subsidy Report
- Unreported increase in income – Income discrepancy Report
- Improper payments on behalf of deceased tenants – Deceased Tenants Report
- Unreported new employment (PHAs with interim increase policy) – New Hires Report
- Adverse Termination/Outstanding Debt to PHA – Debts Owed to PHAs & Termination Search

In order to ensure the RCRHA is aware of potential subsidy payment errors, the RCRHA is **required** to monitor the following EIV reports on a **monthly** basis:

- Deceased Tenants Report
- Identity Verification Report
- Immigration Report

In order to ensure the RCRHA is aware of potential subsidy payment errors, the RCRHA is **required** to monitor the following EIV reports on a **quarterly** basis:

- Income Discrepancy Report
- Multiple Subsidy Report
- New Hires Report (if RCRHA has an interim increase policy)
Using the EIV Income Report as a third party source to verify tenant employment and income information

The EIV Income Report provides a variety of information about each household member of the family. The report contains the following information for each household member:

- Personal identifiers: name, date of birth, and SSN
- Identity verification status (pending, verified, deceased, or failed)
- Employment information
  - New Hire Information (W-4)
    - Date hired
    - Employer name
  - Employer name, address and employer identification number of current and past employers
  - Quarterly earnings
- Quarterly unemployment compensation
- Social Security benefit information
  - Social Security (SS) benefits
    - Social Security (SS)
    - Payment status code
    - Date of current entitlement
    - Current net monthly benefit amount (if payable)
    - Gross monthly benefit history
    - Lump sum payment amount and date
    - Payee name and Address
  - Dual Entitlement (benefits (Social Security benefits under another person’s SSN)
    - Claim Number (the other person’s SSN)
    - Payment status code
    - Date of current entitlement
    - Current net monthly benefit amount (if payable)
Roanoke-Chowan Regional Housing Authority  
Adopted by Commission:  
Last Revision:  

- Gross monthly benefit history (last 8 changes in benefit amount)
- Payee name and address

  o Supplemental Security Income (SSI)
    - Payment status code
    - Alien indicator
    - Current net monthly benefit amount
    - Current monthly state supplement benefit amount (if available)
    - Gross monthly benefit history (last 8 changes in benefit amount)
    - Payee name and address

  o Medicare data
    - Payee name and address
    - Monthly hospital insurance premium amount, buy-in status, and buy-in start and end dates
    - Monthly supplemental medical insurance premium amount, buy-in status, and buy-in start and end dates

- Disability status and onset date
- Identity verification status
- Indicator of debt and/or termination information from another PHA (effective September 2010)

All EIV Income Reports contain the date the report was generated and by whom; and the date EIV received each type of information.

EIV Requirements for Recertification

To minimize tenant underreporting of income, the RCRHA is required to obtain an EIV Income Report for each family any time the PHA conducts an annual or interim reexamination of family income and composition.

In accordance with 24 CFR §5.236(b)(2)(3), RCRHA is required to compare the information on the EIV report with the family-reported information. If the EIV report reveals an income source that was not reported by the tenant or a substantial difference in the reported income information, the RCRHA is required to take the following actions:

- Discuss the income discrepancy with the tenant
- Request the tenant to provide any documentation to confirm or dispute the unreported or underreported income and/or income sources;
• In the event the tenant is unable to provide acceptable documentation to resolve the income discrepancy, the RCRHA is required to request from the third party source, any information necessary to resolve the income discrepancy

• If applicable, determine the tenant’s underpayment of rent as a result of unreported or underreported income, retroactively*

• Take any other appropriate action as directed by HUD or the RCRHA’s administrative policies.

* The RCRHA is required to determine the retroactive rent as far back as the existence of complete file documentation (form HUD-50058 and supporting documentation) to support such retroactive rent determinations.

**Note:** A substantial difference is defined as an amount equal to or greater than $2,400, annually.

When there is an unsubstantial or no disparity between tenant-reported and EIV-reported income information, the RCRHA is required to obtain from the tenant, any necessary documentation to complete the income determination process. As noted previously, the RCRHA may reject any tenant-provided documentation, if the RCRHA deems the documentation unacceptable. The RCRHA may reject documentation provided by the tenant for only the following HUD-approved reasons:

• The document is not an original; or

• The original document has been altered, mutilated, or is not legible; or

• The document appears to be a forged document (i.e. does not appear to be authentic).

The RCRHA will explain to the tenant, the reason(s) the submitted documents are not acceptable and request the tenant to provide additional documentation. If at any time, the tenant is unable to provide acceptable documentation that the RCRHA deems necessary to complete the income determination process, the RCRHA is required to submit a traditional third party verification form to the third party source for completion and submission to the RCRHA.

If the third party source does not respond to the RCRHA’s request for information, the RCRHA is required to document the tenant file of its attempt to obtain third party verification and that no response to the third party verification request was received.
The RCRHA should then pursue lower level verifications in accordance with the verification hierarchy.

**Tenant Actions for RCRHA Underpayments of Rent**

**RCRHA Policy**

The tenant must be provided an opportunity to contest the RCRHA’s determination of tenant rent underpayment. HUD regulations require the RCRHA to promptly notify tenants in writing of any adverse findings made on the basis of the information verified through the aforementioned income discrepancy resolution process. The tenant may contest the findings in accordance with the RCRHA’s established grievance procedures, as required by HUD. The RCRHA may not terminate, deny, suspend, or reduce the family’s assistance until the expiration of any notice or grievance period.

**Tenant Repayment Agreement and Failure to Report Income**

Tenants are required to reimburse the RCRHA if they were charged less rent than required by HUD’s rent formula due to the tenant’s underreporting or failure to report income. The tenant is required to reimburse the RCRHA for the difference between the tenant rent that should have been paid and the tenant rent that was charged. This rent underpayment is commonly referred to as retroactive rent.

If the tenant refuses to enter into a repayment agreement or fails to make payments on an existing or new repayment agreement, the RCRHA **must** terminate the family’s tenancy or assistance, or both. HUD does **not** authorize any RCRHA-sponsored amnesty or debt forgiveness programs, therefore, no amnesty or debt forgiveness program will be provided.

All repayment agreements must be in writing, dated, signed by both the tenant and the RCRHA, include the total retroactive rent amount owed, amount of lump sum payment made at time of execution, if applicable, and the monthly repayment amount. At a minimum, repayment agreements must contain the following provisions:

- Reference to the paragraphs in the Public Housing lease or Section 8 information packet whereby the tenant is in non-compliance and may be subject to termination of tenancy or assistance, or both.

- The monthly retroactive rent repayment amount is in addition to the family’s regular rent contribution and is payable to the RCRHA.

- The terms of the agreement may be renegotiated if there is a decrease or increase in the family’s income.

- Late and missed payments constitute default of the repayment agreement and may result in
termination of tenancy and/or assistance.

- The RCRHA is required to determine retroactive rent amount as far back as they have documentation of family reported income. For example, if the RCRHA determines that the family has not reported income for a period of five years and only has documentation for the last three years, the RCRHA is only able determine retroactive rent for the three years for which documentation is available.

Repayments shall be in accordance with RCRHA’s repayment polices and agreement.

**EIV Record Retention**

**RCRHA Policy**

The RCRHA’s record retention policy will determine the length of time the RCRHA should maintain EIV printouts in a tenant file. RCRHA is authorized to maintain the EIV Income Report in the tenant file for the duration of tenancy and no longer than three years from the end of participation (EOP) date. In accordance with revised regulation, 24 CFR §908.101, the RCRHA is required to maintain at a minimum, the last three years of the form HUD-50058, and supporting documentation for all annual and interim reexaminations of family income. All records are to be maintained for a period of at least three years from the effective date of the action.

**Disclosure of an Individual’s EIV Information**

The Federal Privacy Act (5USC§552a, as amended) prohibits the disclosure of an individual’s information to another person without the written consent of such individual. As such, the EIV data of an adult household member may not be shared (or a copy provided or displayed) with another adult household member, unless the individual has provided written consent to disclose such information.

However, the RCRHA is not prohibited from discussing with the head of household (HOH) and showing the HOH how the household’s income and rent were determined based on the total family income reported and verified.

**RCRHA Policy**

EIV information and any other information obtained by the RCRHA for the purpose of determining eligibility and level of assistance for a PIH rental assistance program may not be disclosed to third parties for any reason (even for similar verifications under other programs, such as eligibility for low income housing tax credit units, other federal or state assistance programs), unless the tenant has authorized such disclosure in writing.

**Incorrect EIV Information**
Sometimes the source or originator of EIV information may make an error when submitting or reporting information about tenants. HUD cannot correct data in the EIV system. Only the originator of the data can correct the information. When the originator corrects the data, HUD will obtain the updated information with its next computer matching process. Below are the procedures tenants and the RCRHA will follow regarding incorrect EIV information.

Employment and wage information reported in EIV originates from the employer. The employer reports this information to the local State Workforce Agency (SWA), who in turn, reports the information to HHS’ (Health and Human Services) National Directory of New Hires (NDNH) database.

If the tenant disputes this information, s/he should contact the employer directly, in writing to dispute the employment and/or wage information, and request that the employer correct erroneous information.

The tenant should provide the RCRHA with this written correspondence so that it may be maintained in the tenant file. If employer resolution is not possible, the tenant should contact the local SWA for assistance.

Unemployment benefit information reported in EIV originates from the local SWA. If the tenant disputes this information, s/he should contact the SWA directly, in writing to dispute the unemployment benefit information, and request that the SWA correct erroneous information. The tenant should provide the RCRHA with this written correspondence so that it may be maintained in the tenant file.

SS and SSI benefit information reported in EIV originates from the SSA. If the tenant disputes this information, s/he should contact the SSA at (800) 772–1213, or visit the local SSA office. SSA office information is available in the government pages of the local telephone directory or online at [http://www.socialsecurity.gov](http://www.socialsecurity.gov).

Note: The tenant may also provide the RCRHA with third party documents which are in the tenant’s possession to support their dispute of EIV information. The RCRHA, with the tenant’s consent, is required to submit a third party verification form to third party sources for completion and submission to the RCRHA, when the tenant disputes EIV information and is unable to provide documentation to validate the disputed information. The tenant’s failure to sign the consent form is grounds for termination of tenancy and/or assistance in accordance with 24 CFR §5.232.

Debts owed to PHAs and termination information reported in EIV originates from the PHA. If a current or former tenant disputes this information, s/he should contact the PHA (who reported the information) directly in writing to dispute this information and provide any documentation
that supports the dispute. If the PHA determines that the disputed information is incorrect, the PHA will update or delete the record from EIV.

Former tenants may dispute debt and termination information for a period of up to three years from the end of participation date in the PIH program.

Identity Theft

Seemingly incorrect information in EIV may be a sign of identity theft. Sometimes someone else may use an individual’s SSN, either on purpose or by accident. SSA does not require an individual to report a lost or stolen SSN card, and reporting a lost or stolen SSN card to SSA will not prevent the misuse of an individual’s SSN.

However, a person using an individual’s SSN can get other personal information about that individual and apply for credit in that individual’s name. So, if the tenant suspects someone is using his/her SSN, s/he should check their Social Security records to ensure their records are correct (call SSA at (800) 772-1213); file an identity theft complaint with the local police department and/or Federal Trade Commission (call FTC at (877) 438-4338, or visit their website at: http://www.ftc.gov/bcp/edu/microsites/idtheft/); and s/he should also monitor their credit reports with the three national credit reporting agencies (Equifax, TransUnion, and Experian). The tenant should provide the RCRHA written documentation of filed identity theft complaint. (Refer back to paragraph on Employment and wage information regarding disputed EIV information related to identity theft).

Tenants may request their credit report and place a fraud alert on their credit report with the three national credit reporting agencies at: www.annualcreditreport.com or by contacting the credit reporting agency directly. Each agency’s contact information is listed below.

National Credit Reporting Agencies Contact Information

Equifax Credit Information Services, Inc.
P.O. Box 740241 Atlanta, GA 30374
Website: www.equifax.com
Telephone: (800) 685-1111

Experian
P.O. Box 2104 Allen, TX 75013
Website: www.experian.com
Telephone (888) 397-3742

TransUnion
Security of EIV Data

The data in EIV contains personal information on individual tenants which is protected under the Federal Privacy Act. The information in EIV may only be used for limited official purposes, as noted below.

**Official Purposes Include:**

- The RCRHA, in connection with the administration of PIH programs, for verifying the employment and income at the time of interim and annual reexaminations.
- HUD staff for monitoring and oversight of RCRHA compliance with HUD program requirements.
- Independent Auditors hired by the RCRHA or HUD to perform a financial audit for use in determining the RCRHA’s compliance with HUD program requirements, including verifying income and determining the accuracy of the rent and subsidy calculations.

**Restrictions on disclosure requirements for Independent Auditors**

**Independent Auditors:**

- May only access EIV income information within family files and only within the offices of the RCRHA or RCRHA- hired management agent;
- May not transmit or transport EIV income information in any form;
- May not enter EIV income information on any portable media;
- Must sign non-disclosure oaths that the EIV income information will be used only for the purpose of the audit; and
- May not duplicate EIV income information or re-disclose EIV income information to any user not authorized by Section 435(j)(7) of the Social Security Act to have access to the EIV income data.

**Official Purposes for Disclosure of EIV Do NOT Include:**

Sharing the information with governmental or private entities not involved in the reexamination process specifically used for PIH rental assistance programs.

Disclosing the EIV information to other private or public entities for purposes other than determining eligibility and level of assistance for PIH rental assistance programs is prohibited since these entities are not a party to the computer matching agreements with the HHS and SSA.
The fact that these entities may find the EIV beneficial for similar eligibility and determination purposes for other low-income housing programs or public benefits, does not permit these entities to use or view information in the EIV system that is covered by the computer matching agreements.

The computer matching agreements are governed by the Privacy Act and the Social Security Act. Specifically, sections 453(j)(7)(E)(ii) and (iv) of the Social Security Act (42 USC §653j) limit disclosure of the data matched between HUD and HHS’ National Directory of New Hires (NDNH) database to PHAs, Independent Auditors, the Inspector General (IG) and Attorney General, private owners, management agents, and contract administrators of Multifamily Housing programs.

**Penalties for Willful Disclosure or Inspection of EIV Data**

- **Unauthorized Disclosure** – felony conviction and fine up to $5,000 or imprisonment up to five (5) years, as well as civil damages.

- **Unauthorized Inspection** – misdemeanor penalty of up to $1,000 and/or one (1) year imprisonment, as well as civil damages.

**Penalties for Noncompliance with Mandated EIV System Use**

The RCRHA may be subject to sanctions and/or the assessment of disallowed costs associated with any resulting incorrect subsidy or tenant rent calculation or both. HUD may impose a sanction on:

- The RCRHA if it does not have access to the EIV system or;

- The RCRHA has access to the system, however, has not used the system within the last six months.

To avoid sanctions or disallowed costs, the RCRHA will follow all formal and informal guidance provided to PHAs via webcast trainings, PIH Rental Housing Integrity Improvement Project (RHIIP) periodic electronic mailings, and any other HUD Headquarters’-generated guidance.

**Updating of PHA Policies and Procedures**

**RCRHA Policy**

The RCRHA is required and has implemented all new and modified regulatory requirements of the *Refinement of Income and Rent Determination Requirements in Public and Assisted Housing Programs: Implementation of the Enterprise Income Verification System-Amendments.*

**Notice to Applicants and Tenants**
HUD PIH 2010-19 is providing PHAs with the attached EIV system information guide that the RCRHA may provide to applicants and tenants of PIH rental assistance programs. The RCRHA is not required to distribute this document. However, the RCRHA will provide applicants and tenants with the *What You Should Know About EIV Guide* to educate families about EIV and inform them of how it affects their family.

There are two versions of the document: 1) with a signature block; and 2) without a signature block. It is not required for applicants or tenants to acknowledge receipt of the document; however, the RCRHA may, at their discretion, require the family to acknowledge receipt of the guide.

**RCRHA Policy**

RCRHA requires families to acknowledge receipt of the guide, provide the family with a copy of the guide to take with them, and maintain a signed copy in the family file folder.

**D. THIRD-PARTY WRITTEN AND ORAL VERIFICATION**

**Reasonable Effort and Timing**

Unless third-party verification is not required as described below, HUD requires the RCRHA to make at least two unsuccessful attempts to obtain third-party verification before using another form of verification [VG, p. 15].

**RCRHA Policy**

The RCRHA will diligently seek third-party verification using a combination of written and oral requests to verification sources. Information received orally from third parties may be used either to clarify information provided in writing by the third party or as independent verification when written third-party verification is not received in a timely fashion.

The RCRHA may mail, fax, e-mail, or hand deliver third-party written verification requests and will accept third-party responses using any of these methods. The RCRHA will send a written request for verification to each required source within 5 business days of securing a family’s authorization for the release of the information and give the source 10 business days to respond in writing. If a response has not been received by the 11th business day, the RCRHA will request third-party oral verification.

The RCRHA will make a minimum of two attempts, one of which may be oral, to obtain third-party verification. A record of each attempt to contact the third-party source (including no-answer calls) and all contacts with the source will be documented in the file. Regarding third-party oral verification, RCRHA staff will record in the family’s file the name and title of the person contacted, the date and time of the conversation (or attempt), the telephone number used, and the facts provided.

When any source responds verbally to the initial written request for verification the RCRHA will accept the verbal response as oral verification but will also request that the source complete and return any verification forms that were provided.
If a third party agrees to confirm in writing the information provided orally, the RCRHA will wait no more than 5 business days for the information to be provided. If the information is not provided by the 6th business day, the RCRHA will use any information provided orally in combination with reviewing family-provided documents.

**When Third-Party Information is Late**

When third-party verification has been requested and the timeframes for submission have been exceeded, the RCRHA will use the information from documents on a provisional basis. If the RCRHA later receives third-party verification that differs from the amounts used in income and rent determinations and it is past the deadline for processing the reexamination, the RCRHA will conduct an interim reexamination to adjust the figures used for the reexamination, regardless of the RCRHA’s interim reexamination policy.

**When Third-Party Verification is Not Required**

_Equal Rights and Opportunity Act_ 1966

**Primary Documents**

Third-party verification is not required when legal documents are the primary source, such as a birth certificate or other legal documentation of birth.

**Certain Assets and Expenses**

The RCRHA will accept a self-certification from a family as verification of assets disposed of for less than fair market value.

The RCRHA will determine that third-party verification is not available if the asset or expense involves an insignificant amount, making it not cost-effective or reasonable to obtain third-party verification.

**RCRHA Policy**

The RCRHA will use review of documents in lieu of requesting third-party verification when the market value of an individual asset or an expense is less than $500 annually and the family has original documents that support the declared amount.

**Certain Income, Asset and Expense Sources**

The RCRHA will determine that third-party verification is not available when it is known that an income source does not have the ability to provide written or oral third-party verification. For example, the RCRHA will rely upon review of documents when the RCRHA determines that a third party's privacy rules prohibit the source from disclosing information.

**RCRHA Policy**

The RCRHA also will determine that third-party verification is not available when there is a service charge for verifying an asset or expense and the family has original documents that provide the necessary information.
If the family cannot provide original documents, the RCRHA will pay the service charge required to obtain third-party verification, unless it is not cost effective in which case a self-certification will be acceptable as the only means of verification. The cost of verification will not be passed on to the family.

The cost of postage and envelopes to obtain third-party verification of income, assets, and expenses is not an unreasonable cost.

E. REVIEW OF DOCUMENTS

Using Review of Documents as Verification

RCRHA Policy

If the RCRHA has determined that third-party verification is not available or not required, the RCRHA will use documents provided by the family as verification.

The RCRHA may also review documents when necessary to help clarify information provided by third parties. In such cases the RCRHA will document in the file how the RCRHA arrived at a final conclusion about the income or expense to include in its calculations.

F. SELF-CERTIFICATION

RCRHA Policy

When information cannot be verified by a third party or by review of documents, family members will be required to submit self-certifications attesting to the accuracy of the information they have provided to the RCRHA.

The RCRHA may require a family to certify that a family member does not receive a particular type of income or benefit.

The self-certification must be made in a format acceptable to the RCRHA and must be signed by the family member whose information or status is being verified. All self-certifications must be signed in the presence of a RCRHA representative or RCRHA notary public.
PART II. VERIFYING FAMILY INFORMATION

G. VERIFICATION OF LEGAL IDENTITY

RCRHA Policy

The RCRHA will require families to furnish verification of legal identity for each household member.

<table>
<thead>
<tr>
<th>Verification of Legal Identity for Adults</th>
<th>Verification of Legal Identity for Children</th>
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<tbody>
<tr>
<td>Certificate of birth, naturalization papers</td>
<td>Certificate of birth</td>
</tr>
<tr>
<td>Church issued baptismal certificate</td>
<td>Adoption papers</td>
</tr>
<tr>
<td>Current, valid driver's license or</td>
<td>Custody agreement</td>
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<tr>
<td>Department of Motor Vehicles identification card</td>
<td>Health and Human Services ID</td>
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<tr>
<td>U.S. military discharge (DD 214)</td>
<td>School records</td>
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<tr>
<td>U.S. passport</td>
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<tr>
<td>Employer identification card</td>
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If a document submitted by a family is illegible or otherwise questionable, more than one of these documents may be required.

If none of these documents can be provided and at the RCRHA’s discretion, a third party who knows the person may attest to the person’s identity. The certification must be provided in a format acceptable to the RCRHA and be signed in the presence of a RCRHA representative or RCRHA notary public.

Legal identity will be verified on an as needed basis.

H. SOCIAL SECURITY NUMBERS [24 CFR 5.216 and PIH 2010-3]

For every eligible family member, the family must provide documentation of a valid social security number (SSN). A self-certification stating that no SSN has been issued for a person that is not declaring eligibility of that member is acceptable only for those members of a mixed-
family that do not declare eligibility. The self-certification must be executed personally by any family member 18 or older, or by a parent or guardian for a minor.

The RCRHA must request the applicant and participant (including each member of the household), who are not exempt, to provide documentation of each disclosed SSN. Acceptable evidence of the SSN consists of:

a. An original SSN card issued by SSA;
b. An original SSA-issued document, which contains the name and SSN of the individual; or
c. An original document issued by a federal, state, or local government agency, which contains the name and SSN of the individual

It should be noted that most (if not all) individuals who are lawfully present in the U.S. have been assigned a SSN. Many existing laws require the disclosure of the SSN for various purposes. All applicants and participants, including each member of the household, with the exception of those exempt individuals, are required to disclose his/her assigned SSN.

The SSA issues three types of Social Security cards depending on an individual's citizen or noncitizen status and whether or not a noncitizen is authorized by the Department of Homeland Security (DHS) to work in the United States. They include:

1. The first type of card shows the individual's name and SSN only. This is the card most people have and reflects the fact that the holder can work in the U.S. without restriction. SSA issues this card to:
   • U.S. citizens; or
   • Noncitizens lawfully admitted to the United States for permanent residence and noncitizens with DHS permission to work permanently in the United States (i.e. refugees and asylees).

2. The second type of card bears, in addition to the individual's name and SSN, the legend: "NOT VALID FOR EMPLOYMENT". SSA issues this card to lawful noncitizens who do not have DHS permission to work, but are required by law to provide a SSN to obtain general assistance benefits that they already have qualified for.

3. The third type of card bears, in addition to the individual's name and SSN, the legend "VALID FOR WORK ONLY WITH DHS AUTHORIZATION". SSA issues this card to people with DHS permission to work temporarily in the United States.

SSA verifies all noncitizens’ documents with DHS before a SSN card is issued to a noncitizen.

Rejection of Documentation:
The RCRHA may reject documentation of the SSN provided by the applicant or participant for only the following reasons:

- The document is not an original document; or
- The original document has been altered, mutilated, or not legible; or
- The document appears to be a forged document (i.e. does not appear to be authentic).

The RCRHA should explain to the applicant or participant, the reason(s) the document is not acceptable and request the individual to obtain acceptable documentation of the SSN and submit it to the RCRHA within a specified time frame.

Retention of Verification of the SSN

The RCRHA shall verify each disclosed SSN by:

a. Obtaining the documentation listed from applicants and participants (including each member of the household);
b. Making a copy of the original documentation submitted, returning it to the individual, and retaining the copy in the file folder; and
c. Recording the SSN on line 3n of the form HUD-50058, and transmitting the form HUD-50058 to HUD within a timely manner. RCRHA will transmit the form HUD-50058 within 30 calendar days of completing the form, to enable HUD to initiate its computer matching efforts. 

HUD, via its computer matching program with the SSA, will validate the SSN (along with the individual’s name and date of birth) against the SSA’s database. EIV will report the status of the identity verification process as Verified, Failed, Not Verified, or Deceased on the household Summary Report. Below is a summary of the action the RCRHA should take for each identity verification status.

a. Verified. If the information matches the SSA database, the individual’s identity verification status will be Verified. No action is required by the RCRHA.

b. Failed. If the information does not match the SSA database, the identity verification status will be Failed. See PIH 2010-3 for guidance on how to correct personal identifiers of individuals whose identity verification status is failed.

c. Not Verified. If an individual’s identity verification status is Not Verified, this means that HUD has not yet sent the tenant’s personal identifiers to SSA for validation. No action is required by the RCRHA.

d. Deceased. If an individual’s identity verification status is Deceased, this means that SSA’s records indicate the person is deceased. The RCRHA should confirm the death with the family’s head of household or listed emergency contact person. If the individual is deceased and the only household member (single member household),
the RCRHA should complete an End of Participation (EOP) action on form HUD-50058, and discontinue assistance and/or tenancy. If there are remaining household members, update the family composition accordingly, complete an Interim Reexamination action on form HUD-50058, and take any other action in accordance with HUD guidance and RCRHA-established policies.

Once the individual’s verification status is classified as verified, the RCRHA will retain the information in the file. RCRHA is permitted to maintain EIV reports in the tenant file for the duration of tenancy, and no longer than three years from the end of participation date.

If the family reports an SSN but cannot provide acceptable documentation of the number, the RCRHA will require a self-certification stating that documentation of the SSN cannot be provided at this time. The RCRHA will require documentation of the SSN within 60 calendar days from the date of the family member’s self-certification mentioned above. If the family is an applicant, assistance cannot be provided until proper documentation of the SSN is provided.

**RCRHA Policy**
The RCRHA will instruct the family to obtain a duplicate card from the local Social Security Administration (SSA) office. For individuals who are at least 62 years of age and are unable to submit the required documentation of their SSN within the initial 60-day period, the RCRHA will grant an additional 60 calendar days to provide documentation.

Social Security Numbers must be verified only once during continuously-assisted occupancy. If any family member obtains an SSN after admission to the program, the new SSN must be disclosed at the next regularly scheduled reexamination. If required by the law enforcement entity for the purpose of conducting criminal background verification, the social security numbers of household members, such as live-in aids, must be verified for the purpose of conducting criminal background checks.

**I. DOCUMENTATION OF AGE**
A birth certificate or other official record of birth is the preferred form of age verification for all family members. For elderly family members an original document that provides evidence of the receipt of social security retirement benefits is acceptable.

**RCRHA Policy**
If an official record of birth, the RCRHA will require the family to submit other documents that support the reported age of the family member (e.g., school records, driver's license if birth year is recorded) and/or to provide a self-certification.

Age must be verified only once during continuously-assisted occupancy.
J. FAMILY RELATIONSHIPS

Applicants and program participants are required to identify the relationship of each household member to the head of household. Definitions of the primary household relationships are provided in the Eligibility Chapter.

RCRHA Policy

Family relationships are verified only to the extent necessary to determine a family’s eligibility and level of assistance. Certification by the head of household normally is sufficient verification of family relationships.

Marriage

RCRHA Policy

Certification by the head of household is normally sufficient verification. If the RCRHA has reasonable doubts about a marital relationship, the RCRHA will require the family to document the marriage.

A marriage certificate generally is required to verify that a couple is married.

Separation or Divorce

RCRHA Policy

Certification by the head of household is normally sufficient verification. If the RCRHA has reasonable doubts about a separation or divorce, the RCRHA will require the family to document the divorce, or separation.

A certified copy of a divorce decree, signed by a court officer, is required to document that a couple is divorced.

A copy of a court-ordered maintenance or other court record is required to document a separation.

If no court document is available, documentation from a community-based agency will be accepted.

Absence of Adult Member

RCRHA Policy

If an adult member who was formerly a member of the household is reported to be permanently absent, the family must provide evidence to support that the person is no longer a member of the family (e.g., documentation of another address at which the person resides such as a lease or utility bill).
Foster Children and Foster Adults

RCRHA Policy

Third-party verification from the state or local government agency responsible for the placement of the individual with the family is required.

K. VERIFICATION OF STUDENT STATUS

RCRHA Policy

The RCRHA requires families to provide information about the student status of all students who are 18 years of age or older. This information will be verified only if:

- The family claims full-time student status for an adult other than the head, spouse, or co-head, or
- The family claims a child care deduction to enable a family member to further his or her education.
- The family claims an income exclusion because the student is receiving earned income and only the first $480 is included as income.

L. DOCUMENTATION OF DISABILITY

The RCRHA must verify the existence of a disability in order to allow certain income disallowances and deductions from income. The RCRHA is not permitted to inquire about the nature or extent of a person’s disability [24 CFR 100.202(c)]. The RCRHA may not inquire about a person’s diagnosis or details of treatment for a disability or medical condition. If the RCRHA receives a verification document that provides such information, the RCRHA will not place this information in the tenant file. Under no circumstances will the RCRHA request a participant’s medical record(s). For more information on health care privacy laws, see the Department of Health and Human Services’ website at www.os.dhhs.gov.

The above cited regulation does not prohibit the following inquiries, provided these inquiries are made of all applicants, whether or not they are persons with disabilities [VG, p. 24]:

- Inquiry into an applicant’s ability to meet the requirements of ownership or tenancy
- Inquiry to determine whether an applicant is qualified for a dwelling available only to persons with disabilities or to persons with a particular type of disability
- Inquiry to determine whether an applicant for a dwelling is qualified for a priority available to persons with disabilities or to persons with a particular type of disability
- Inquiring whether an applicant for a dwelling is a current illegal abuser or addict of a controlled substance
Inquiring whether an applicant has been convicted of the illegal manufacture or distribution of a controlled substance

**Family Members Receiving SSA Disability Benefits**

Verification of the receipt of disability benefits from the Social Security Administration (SSA) is sufficient verification of disability for the purpose of qualifying for waiting list preferences (if applicable) or certain income disallowances and deductions [VG, p. 23].

**RCRHA Policy**

For family members claiming disability who receive disability benefits from the SSA, the RCRHA will attempt to obtain information about disability benefits through the HUD EIV system. If documentation from HUD’s EIV System is not available, the RCRHA will request a current (dated within the last 60 days) SSA benefit verification letter from each family member claiming disability status. If the family is unable to provide the document(s), the RCRHA will ask the family to request a benefit verification letter by either calling SSA at 1-800-772-1213, or by requesting it from www.ssa.gov. Once the applicant or participant receives the benefit verification letter they will be required to provide it to the RCRHA.

**Family Members Not Receiving SSA Disability Benefits**

Receipt of veteran’s disability benefits, worker’s compensation, or other non-SSA benefits based on the individual’s claimed disability are not sufficient verification that the individual meets HUD’s definition of disability in 24 CFR 5.603.

**RCRHA Policy**

For family members claiming disability who do not receive disability benefits from the SSA, a knowledgeable professional must provide third-party verification that the family member meets the HUD definition of disability. See the Eligibility Chapter for the HUD definition of disability. The knowledgeable professional will verify whether the family member does or does not meet the HUD definition.

**M. CITIZENSHIP OR ELIGIBLE IMMIGRATION STATUS [24 CFR 5.508]**

**Overview**

Housing assistance is not available to persons who are not citizens, nationals, or eligible immigrants. Prorated assistance is provided for "mixed families" containing both eligible and ineligible persons.

The family must provide a certification that identifies each family member as a U.S. citizen, a U.S. national, an eligible noncitizen or an ineligible noncitizen and submit the documents discussed below for each family member. Once eligibility to receive assistance has been verified.
for an individual it need not be collected or verified again during continuously-assisted occupancy. Verification of non-citizens having temporary status will need to be re-verified prior to the expiration date. [24 CFR 5.508(g)(5)]
U.S. Citizens and Nationals

HUD requires a declaration for each family member who claims to be a U.S. citizen or national. The declaration must be signed personally by any family member 18 or older and by a guardian for minors (HUD-214).

The RCRHA requests verification of the declaration by requiring presentation of a birth certificate, United States passport or other appropriate documentation.

RCRHA Policy

Family members who claim U.S. citizenship or national status will be required to provide additional documentation such as a birth certificate.

Eligible Immigrants

Documents Required

All family members claiming eligible immigration status must declare their status in the same manner as U.S. citizens and nationals.

The documentation required for eligible non-citizens varies depending upon factors such as the date the person entered the U.S., the conditions under which eligible immigration status has been granted, age, and the date on which the family began receiving HUD-funded assistance.

RCRHA Verification

For family members age 62 or older who claim to be eligible immigrants, proof of age is required.

For family members under the age of 62 who claim to be eligible immigrants, the RCRHA must verify immigration status with the United States Citizenship and Immigration Services (USCIS).

The RCRHA will follow all USCIS protocols for verification of eligible immigration status.

N. VERIFICATION OF PREFERENCE STATUS

Any preferences must be properly verified.

PART III. VERIFYING INCOME AND ASSETS

Any assets and income reported by the family must be verified. This part provides RCRHA policies that supplement the general verification procedures specified in Part I of this chapter.
O. **EARNED INCOME**

**Tips**

**RCRHA Policy**

When paystubs or employer print-outs are used to verify earnings, three (3) current consecutive current paystubs will be required to calculate annual income from earnings. This method will be used regardless of frequency (i.e. weekly, bi-weekly, semi-monthly, monthly). Income will be annualized using these paystubs or employer records. Exceptions to this method will be documented in the tenant file.

Unless tip income is included in a family member’s W-2 by the employer, persons who work in industries where tips are standard will be required to sign a certified estimate of tips received for the prior year and tips anticipated to be received in the coming year.

 Interruption of employment due to temporary leave of absence (i.e. maternity leave, short-term disability): upon verification that earnings have stopped, an interim will be conducted to remove the income. The family may be required to complete a Zero/Extremely Low Income Questionnaire/Certification. The family is required to report any other income received in lieu of earnings. The family will be required to report when the income starts again. At that time an interim will be conducted to add the income back into the family budget.

P. **BUSINESS AND SELF-EMPLOYMENT INCOME**

**RCRHA Policy**

Business owners and self-employed persons will be required to provide:

- An audited financial statement for the previous fiscal year if an audit was conducted. If an audit was not conducted, a statement of income and expenses must be submitted and the business owner or self-employed person must certify to its accuracy.

- All schedules completed for filing federal and local taxes in the preceding year.

- If accelerated depreciation was used on the tax return or financial statement, an accountant's calculation of depreciation expense, computed using straight-line depreciation rules.

The RCRHA will provide a format for any person who is unable to provide such a statement to record income and expenses for the coming year. The business owner/self-employed person will be required to submit the information requested and to certify to its accuracy at all future reexaminations.
At any reexamination the RCRHA may request documents that support submitted financial statements such as manifests, appointment books, cash books, or bank statements.

If a family member has been self-employed less than three (3) months, the RCRHA will accept the family member's certified estimate of income and schedule an interim reexamination in three (3) months. If the family member has been self-employed for three (3) to twelve (12) months the RCRHA will require the family to provide documentation of income and expenses for this period and use that information to project income.

**Q. PERIODIC PAYMENTS AND PAYMENTS IN LIEU OF EARNINGS**

**Social Security/SSI Benefits**

**RCRHA Policy**

To verify the SS/SSI benefits of applicants, the RCRHA will request a current (dated within the last 60 days) SSA benefit verification letter from each family member that receives social security benefits. If the family is unable to provide the document(s), the RCRHA will ask the family to request a benefit verification letter by either calling SSA at 1-800-772-1213, or by requesting it from www.ssa.gov. Once the applicant has received the benefit verification letter they will be required to provide it to the RCRHA.

To verify the SS/SSI benefits of participants, the RCRHA will obtain information about social security/SSI benefits through the HUD EIV System. If benefit information is not available in HUD systems, the RCRHA will request a current SSA benefit verification letter from each family member that receives social security benefits. If the family is unable to provide the document(s) the RCRHA will ask the family to request a benefit verification letter by either calling SSA at 1-800-772-1213, or by requesting it from www.ssa.gov. Once the participant has received the benefit verification letter they will be required to provide it to the RCRHA.

**R. ALIMONY OR CHILD SUPPORT**

**RCRHA Policy**

The way the RCRHA will seek verification for alimony and child support differs depending on whether the family declares that it receives regular payments.

If the family declares that it **receives regular payments**, verification will be sought in the following order.

If payments are made through a state or local entity, the RCRHA will request a record of payments for the past 12 months and request that the entity disclose any known information about the likelihood of future payments.
Verification of Child Support payments may be obtained electronically from the Child Support enforcement web site. The RCRHA must have the participants case number and along with entering the case number the last four digits of the participants Social Security number must be entered.

Third-party verification from the person paying the support

Copy of a separation or settlement agreement or a divorce decree stating amount and type of support and payment schedules

Copy of the latest check and/or payment stubs

Family's self-certification of amount received and of the likelihood of support payments being received in the future, or that support payments are not being received.

If the family declares that it receives irregular or no payments, in addition to the verification process listed above, the family must provide evidence that it has taken all reasonable efforts to collect amounts due. This may include:

A statement from any agency responsible for enforcing payment that shows the family has requested enforcement and is cooperating with all enforcement efforts

If the family has made independent efforts at collection, a written statement from the attorney or other collection entity that has assisted the family in these efforts

Note: Families are not required to undertake independent enforcement action.

S. ASSETS AND INCOME FROM ASSETS

Assets Disposed of for Less than Fair Market Value

The family must certify whether any assets have been disposed of for less than fair market value in the preceding two years. The RCRHA needs to verify only those certifications that warrant documentation.

RCRHA Policy

The RCRHA will verify the value of assets disposed of only if:

The RCRHA does not already have a reasonable estimation of its value from previously collected information, or

The amount reported by the family in the certification appears obviously in error.

Example 1: An elderly participant reported a $10,000 certificate of deposit at the last annual reexamination and the RCRHA verified this amount. Now the person reports that
she has given this $10,000 to her son. The RCRHA has a reasonable estimate of the value of the asset; therefore, re-verification of the value of the asset is not necessary.

Example 2: A family member has disposed of its 1/4 share of real property located in a desirable area and has valued her share at approximately $5,000. Based upon market conditions, this declaration does not seem realistic. Therefore, the RCRHA will verify the value of this asset.

T. NET INCOME FROM RENTAL PROPERTY

RCRHA Policy

The family must provide:

A current executed lease for the property that shows the rental amount or certification from the current tenant

A self-certification from the family members engaged in the rental of property providing an estimate of expenses for the coming year and the most recent IRS Form 1040 with Schedule E (Rental Income). If schedule E was not prepared, the RCRHA will require the family members involved in the rental of property to provide a self-certification of income and expenses for the previous year and may request documentation to support the statement including: tax statements, insurance invoices, bills for reasonable maintenance and utilities, and bank statements or amortization schedules showing monthly interest expense.

U. RETIREMENT ACCOUNTS

RCRHA Policy

When third-party verification is not available the type of original document that will be accepted depends upon the family member’s retirement status.

Before retirement, the RCRHA will accept an original document from the entity holding the account with a date that shows it is the most recently scheduled statement for the account but in no case earlier than 6 months from the effective date of the examination.

Upon retirement, the RCRHA will accept an original document from the entity holding the account that reflects any distributions of the account balance, any lump sums taken and any regular payments.

After retirement, the RCRHA will accept an original document from the entity holding the account dated no earlier than 12 months before that reflects any distributions of the account balance, any lump sums taken and any regular payments.
V. INCOME FROM EXCLUDED SOURCES

A detailed discussion of excluded income is provided in Chapter 6, Part I.

The RCRHA must obtain verification for income exclusions only if, without verification, the RCRHA would not be able to determine whether the income is to be excluded. For example: If a family’s 16 year old has a job at a fast food restaurant, the RCRHA will confirm that RCRHA records verify the child’s age but will not send a verification request to the restaurant. However, if a family claims the earned income disallowance for a source of income, both the source and the income must be verified.

RCRHA Policy

The RCRHA will reconcile differences in amounts reported by the third party and the family only when the excluded amount is used to calculate the family share (as is the case with the earned income disallowance). In all other cases, the RCRHA will report the amount to be excluded as indicated on documents provided by the family.

W. ZERO/EXTREMELY LOW ANNUAL INCOME STATUS

Families claiming to have no or extremely low annual income will be required to execute verification forms and RCRHA executes an EIV search to determine that certain forms of income such as unemployment benefits, TANF, SSI, etc. are not being received by the household.

PART IV. VERIFYING MANDATORY DEDUCTIONS

X. DEPENDENT AND ELDERLY/DISABLED HOUSEHOLD DEDUCTIONS

The dependent and elderly/disabled family deductions require only that the RCRHA verify that the family members identified as dependents or elderly/disabled persons meet the statutory definitions. No further verifications are required.

Dependent Deduction

See Chapter 6 for a full discussion of this deduction. The RCRHA will verify that:

• Any person under the age of 18 for whom the dependent deduction is claimed is not the head, spouse, or co-head of the family and is not a foster child

• Any person age 18 or older for whom the dependent deduction is claimed is not a foster adult or live-in aide, and is a person with a disability or a full time student

Elderly/Disabled Family Deduction
See Eligibility chapter for a definition of elderly and disabled families and Chapter 6 for a discussion of the deduction. The RCRHA will verify that the head, spouse, or co-head is 62 years of age or older or a person with disabilities.

Y. MEDICAL EXPENSE DEDUCTION

Policies related to medical expenses are found in chapter 6. The amount of the deduction will be verified following the standard verification procedures described in Part I.

Amount of Expense

RCRHA Policy

The RCRHA will provide a third-party verification form directly to the medical provider requesting the needed information.

Medical expenses will be verified through:

- EIV;
- Third-party verification form signed by the provider, when possible;
- If third-party is not possible, copies of cancelled checks used to make medical expense payments and/or printouts or receipts from the source will be used. In this case the RCRHA will make a best effort to determine what expenses from the past are likely to continue to occur in the future. The RCRHA will also accept evidence of monthly payments or total payments that will be due for medical expenses during the upcoming 12 months;
- If third-party or document review is not possible, written family certification as to costs anticipated to be incurred during the upcoming 12 months.

In addition, the RCRHA must verify that:

- The household is eligible for the deduction.
- The costs to be deducted are qualified medical expenses.
- The expenses are not paid for or reimbursed by any other source.
- Costs incurred in past years are counted only once.

Eligible Household
The medical expense deduction is permitted only for households in which the head, spouse, or co-head is at least 62, or a person with disabilities. The RCRHA will verify that the family meets the definition of an elderly or disabled family provided in the Eligibility Chapter.

**Qualified Expenses**

To be eligible for the medical expenses deduction, the costs must qualify as medical expenses. See Chapter 6 for the RCRHA’s policy on what counts as a medical expense.

**Unreimbursed Expenses**

To be eligible for the medical expenses deduction, the costs must not be reimbursed by another source.

**RCRHA Policy**

The family will be required to certify that the medical expenses are not paid or reimbursed to the family from any source.

**Expenses Incurred in Past Years**

**RCRHA Policy**

When anticipated costs are related to on-going payment of medical bills incurred in past years, the RCRHA will verify:

- The anticipated repayment schedule;
- The amounts paid in the past, and
- Whether the amounts to be repaid have been deducted from the family’s annual income in past years.

**Z. DISABILITY ASSISTANCE EXPENSES**

Policies related to disability assistance expenses are found in 6-II.E. The amount of the deduction will be verified following the standard verification procedures described in Part I.

**Amount of Expense**

**Attendant Care**

**RCRHA Policy**

The RCRHA will provide a third-party verification form directly to the care provider requesting the needed information.
Expenses for attendant care will be verified through:

- Third-party verification form signed by the provider, when possible;
- If third-party is not possible, copies of cancelled checks used to make attendant care payments and/or receipts from care source;
- If third-party or document review is not possible, written family certification as to costs anticipated to be incurred for the upcoming 12 months.

**Auxiliary Apparatus**

**RCRHA Policy**

Expenses for auxiliary apparatus will be verified through:

- Third-party verification of anticipated purchase costs of auxiliary apparatus;
- If third-party is not possible, billing statements for purchase of auxiliary apparatus, or other evidence of monthly payments or total payments that will be due for the apparatus during the upcoming 12 months;
- If third-party or document review is not possible, written family certification of estimated apparatus costs for the upcoming 12 months.

In addition, the RCRHA must verify that:

- The family member for whom the expense is incurred is a person with disabilities (as described above).
- The expense permits a family member, or members, to work.
- The expense is not reimbursed from another source.
- The expense does not exceed the amount of the earned income of the individual freed for work.

**Family Member is a Person with Disabilities**

To be eligible for the disability assistance expense deduction, the costs must be incurred for attendant care or auxiliary apparatus expense associated with a person with disabilities. The RCRHA will verify that the expense is incurred for a person with disabilities.

**Family Member(s) Permitted to Work**

The RCRHA must verify that the expenses claimed actually enable a family member, or members, (including the person with disabilities) to work.
The RCRHA will seek third-party verification from a Rehabilitation Agency or knowledgeable medical professional indicating that the person with disabilities requires attendant care or an auxiliary apparatus to be employed, or that the attendant care or auxiliary apparatus enables another family member, or members, to work (See 6-II.E.).

If third-party and document review verification has been attempted and is either unavailable or proves unsuccessful, the family must certify that the disability assistance expense frees a family member, or members (possibly including the family member receiving the assistance), to work.

Unreimbursed Expenses
To be eligible for the disability expenses deduction, the costs must not be reimbursed by another source.

RCRHA Policy
An attendant care provider will be asked to certify that, to the best of the provider’s knowledge, the expenses are not paid by or reimbursed to the family from any source.

The family will be required to certify that attendant care or auxiliary apparatus expenses are not paid by or reimbursed to the family from any source.

AA. CHILD CARE EXPENSES
Policies related to child care expenses are found in Chapter 6 (6-II.F). The amount of the deduction will be verified following the standard verification procedures described in Part I of this chapter. In addition, the RCRHA must verify that:

- The child is eligible for care.
- The costs claimed are not reimbursed.
- The costs enable a family member to pursue an eligible activity.
- The costs are for an allowable type of child care.
- The costs are reasonable if seeking employment or furthering education.

Eligible Child
To be eligible for the child care deduction, the costs must be incurred for the care of a child under the age of 13. The RCRHA will verify that the child being cared for (including foster children) is under the age of 13.

**Unreimbursed Expense**

To be eligible for the child care deduction, the costs must not be reimbursed by another source.

**RCRHA Policy**

The child care provider will be asked to certify that, to the best of the provider’s knowledge, the child care expenses are not paid by or reimbursed to the family from any source.

The family will be required to certify that the child care expenses are not paid by or reimbursed to the family from any source.

**Pursuing an Eligible Activity**

The RCRHA must verify that the family member(s) that the family has identified as being enabled to seek work, pursue education, or be gainfully employed, are actually pursuing those activities.

**RCRHA Policy**

*Information to be Gathered*

The RCRHA will verify information about how the schedule for the claimed activity relates to the hours of care provided, the time required for transportation, the time required for study (for students), the relationship of the family member(s) to the child, and any special needs of the child that might help determine which family member is enabled to pursue an eligible activity.

*Seeking Work*

Whenever possible the RCRHA will use documentation from a state or local agency that monitors work-related requirements (e.g., welfare or unemployment). In such cases the RCRHA will request verification from the agency of the member’s job seeking efforts to date and require the family to submit to the RCRHA any reports provided to the other agency.

In the event third-party verification is not available, the RCRHA will provide the family with a form on which the family member must record job search efforts. The RCRHA will review this information at each subsequent reexamination for which this deduction is claimed.

*Furthering Education*
The RCRHA will ask that the academic or vocational educational institution verify that the person permitted to further his or her education by the child care is enrolled and provide information about the timing of classes for which the person is registered.

Gainful Employment

The RCRHA will seek verification from the employer of the work schedule of the person who is permitted to work by the child care. In cases in which two or more family members could be permitted to work, the work schedules for all relevant family members may be verified.

Allowable Type of Child Care

The type of care to be provided is determined by the family, but must fall within certain guidelines, as discussed in Chapter 6.

RCRHA Policy

The RCRHA will verify that the type of child care selected by the family is allowable, as described in Chapter 6.

The RCRHA will verify that the fees paid to the child care provider cover only child care costs (e.g., no housekeeping services or personal services) and are paid only for the care of an eligible child (e.g., prorate costs if some of the care is provided for ineligible family members).

The RCRHA will verify the child care provider is not a family member residing in the household. Verification will be made through the head of household’s declaration of family members who are expected to reside in the unit.

Reasonableness of Expenses

Only reasonable child care costs can be deducted for seeking employment or furthering education.

RCRHA Policy

The actual costs the family incurs will be compared with the RCRHA’s established standards of reasonableness for the type of care in the locality to ensure that the costs are reasonable. RCRHA will use local welfare agency guidelines.

If the family presents a justification for costs that exceed typical costs in the area, the RCRHA will request additional documentation, as required, to support a determination that the higher cost is appropriate.

The RCRHA shall use the local HHS determinations as the limit on what is reasonable for the area.