RM 10211.600 Requests for an SSN from an Alien without Work Authorization

SSA will not assign an SSN to an alien who is illegally residing in the U.S. or currently in lawful immigration status in the U.S., but does not have Department of Homeland Security (DHS) work authorization, unless the alien has a valid nonwork reason for an SSN.

A. Evidence requirements for obtaining an SSN for nonwork purposes

Evaluate evidence for nonwork SSN applications.

1. Establish a valid nonwork reason

The only valid nonwork reasons are:
- a Federal statute or regulation requires that the alien provide his or her SSN to get the particular benefit or service to which he or she has otherwise established entitlement; or
- a State or local law requires the alien who is legally in the U.S. to provide his or her SSN to get public assistance benefits to which the alien has otherwise established entitlement and for which all other requirements have been met.

2. Document a nonwork SSN

To obtain an SSN for a nonwork purpose, the alien must provide:
- evidence of age, identity, and current alien status; and
- a letter from the appropriate government entity that explains the need for the SSN.

NOTE: If the alien resides outside the U.S. and requests an SSN at a Foreign Service Post, he or she does not need to provide evidence of alien status.

3. Evaluate evidence to establish the need for an SSN

Obtain an original letter or form letter from the government entity to document a valid nonwork reason. Most government entities use a form letter to facilitate processing the large number of requests they receive.

Administration of qualifying programs varies by state. In some states, the qualifying program is administered by a state agency, while in other states, the agency with authority over the qualifying program delegates the day-to-day program administration to county offices.

NOTE: Verify any questionable letters with the issuing agency.

a. Establish a precedent for the authorized official for signing documentation (i.e., original letters and forms) of valid nonwork reasons

Before accepting an original letter or form that documents valid nonwork reasons, the FO must contact the government entity to establish a precedent for the official(s) with the authority to sign letters and forms that document valid nonwork reasons:
- The signatory on the form letter must be a member of management.
- The FO must establish a precedent and accept only the precedent signature for documenting nonwork reasons.
- Should the official leave his or her position, the FO must establish another precedent with the new staff management official.
b. Accept only letters that meet SSA criteria

The letter or form letter from the government entity to document a valid nonwork reason:

- must be dated and on letterhead stationery;
- must specifically identify the alien, the nonwork reason an SSN is required, the relevant statute or regulations requiring the SSN as a condition to receive the benefit or service, and the name and telephone number of an official to contact so that the information provided may be verified;
- must state that the alien meets all the requirements to receive the benefit or service, except for an SSN; and
- must have the wet signature of the authorized official for the government entity. For additional requirements on establishing an FO precedent for the authorized official, see RM 10211.600A.3.a in this section.

NOTE: The FO may accept only documentation for a valid nonwork reason that meets all of the criteria.

IMPORTANT: Consult regional instructions for information on special requirements in your region.

For information on valid reasons for SSA to assign an SSN, see RM 10211.610.

For examples of invalid nonwork reasons, see RM 10211.615.

B. Title II and Title XVI documentation

If the applicant alleges entitlement to Title II or Title XVI (or both) benefits, access the MBR and SSID to verify the alleged entitlement to either or both programs. For only Title II entitlement, SSNAP requires a claim number in the Account Number field of the Non-Work Reason and Documentation section of the Proof of Legal Alien Status screen. SSNAP does not require an account number to document Title XVI entitlement.

C. References

- RM 10205.210, When an Applicant Requests a Receipt for Filing an Application for an SSN Card
- RM 10211.500, Evidence for an SSN Card for an Undocumented Alien
- GN 03340.000, Access to SSA Data – Disclosure – Table of Contents
- RM 10225.005, Requests for Social Security Number (SSN) Printouts
- GN 03325.025, Request for Numident Printouts
- RM 10215.110, Policy on Providing Written Notice and Second Review When SSN or Card Cannot be Issued

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RM DAL10211.600 Requests for an SSN from an Alien without Work Authorization (RTN 01, 09/2012)

SSA will not assign an SSN to an alien who is illegally residing in the U.S. or currently in lawful immigration status in the U.S., but does not have Department of Homeland Security (DHS) work authorization, unless the alien has a valid nonwork reason for an SSN.

Certain aliens may present the Texas Health and Human Services Commission (HHSC) Form H1106 to document a valid nonwork reason.

The Form H1106 must:

- Be dated;
- Specifically identify the alien;
- Include or mark the check box statement:
  “The person is an alien with evidence of lawful admission, but without Department of Homeland Security (DHS) authority to work in the U.S. and has met all requirements to receive federally funded benefits/services from the Texas Health and Human Services Commission in accordance to Sec. 1137. [42 USC 1320b-7](a)(1).”
- Include the name and telephone number of an official to contact so that the information provided may be verified; and
- Include the wet signature of the authorized official for the Texas HHSC.

**NOTE:** Compare the signature with a list of management official’s signatures for your local HSSC office or verify by phone with the issuing agency that the applicant presenting Form H1106 was referred to SSA and meets all criteria to be entitled to a State benefit/service except for an SSN. RM 10211.600A.3.a.

To Link to this section - Use this URL:
http://policy.ssa.gov/poms.nsf/lnx/0110211600DAL
**RM 10211.605 Request for a Replacement SSN Card Obtained for a Nonwork Purpose**

SSA does not issue a replacement for an SSN card obtained for a nonwork purpose unless the alien provides a new (different) valid nonwork reason and supporting documentation per the criteria in **RM 10211.600**.

**A. Correcting Numident data when a replacement card cannot be issued**

If the alien does not provide evidence of work authorization or a valid nonwork reason, explain that we cannot issue a replacement card.

1. Alien provides documentation supporting the change

Although the FO cannot issue a replacement card, you may correct the Numident if the alien provides documentation supporting the change (e.g., a name change).

If the alien provides documentation supporting the change, process the replacement card application to update the Numident information but suppress the issuance of a card.

- Answer “yes” to the "Suppress card issuance" question on the SSNAP Additional Information screen and record the nonwork reason documentation on the SSNAP Proof of Legal Alien Status screen.
- Provide written notice, using Form SSA-L676, to explain that we cannot issue a replacement card because the applicant did not present appropriate authorization permitting him or her to work in the U.S. and has not provided evidence of a valid nonwork reason for an SSN.

For information on providing written notice and a second review when the FO cannot assign an SSN or issue an SSN card, see **RM 10215.110**.

2. Alien does not provide documentation

If the alien:

- **does not provide documentation** supporting the requested change, provide written notice using Form SSA-L676 to explain that we cannot issue a replacement card because he or she is not allowed to work in the U.S. and has not provided evidence of a valid nonwork reason for an SSN.
For information on providing written notice and a second review when the FO cannot assign an SSN or issue an SSN card, see RM 10215.110.

- **does not know his or her SSN**, you may provide the SSN verbally (based on a face-to-face contact) but only after the alien provides appropriate identification and establishes he or she is the numberholder. For additional information, see RM 10211.001, Who Must Submit Evidence of Lawful Alien status for an SSN Card; RM 10235.045, Applying Basic Verification Standards; and GN 03340.015, Requirements to Be Met by Individuals Requesting Access.

**B. References**

- GN 03325.002, Disclosure of Social Security Numbers (SSNs)
- GN 03340.000, Access to SSA Data – Disclosure
- RM 10205.210, When an Applicant Requests a Receipt for Filing an Application for an SSN Card
- RM 10215.110, Providing Written Notice When SSN or Card Cannot be Issued
- RM 10225.005, Requests for Social Security Number (SSN) Printouts
- GN 03325.025, Request for Numident Printouts

Program Operations Manual System (POMS)

**Effective Dates: 07/31/2014 - Present**

**RM 10211.610 Valid Reasons to Assign an SSN for Nonwork Purposes**

Some laws and regulations require an SSN to obtain benefits or services. Following are examples of benefits and services that an alien could receive when legally in the U.S. without work authorization (or, in some cases, outside the U.S.) that require an SSN.
Included are guidelines explaining the required evidence for assigning an SSN. If you have any questions regarding whether the statute or regulation that the alien is relying upon meets the requirements, check with the Regional Office.

A. Examples of federally funded benefits

Most aliens eligible for federally funded benefits are work authorized and eligible for SSNs. In rare cases, a lawfully present alien who is not work authorized may be entitled to receive a federally funded benefit and, therefore, may be eligible for an SSN (e.g., Cuban-Haitian entrants).

1. Title II benefit

The Social Security Act (42 USC 405 (c)(2)(F)) requires a Social Security beneficiary to provide his or her SSN as a condition for receipt of benefits under Title II of the Social Security Act.

**NOTE:** For additional requirements to be fully or currently insured and to establish entitlement to any Title II benefit based on the alien worker’s earnings, see RS 00301.102.

2. Medicare eligibility due to end stage renal disease (ESRD)

Medicare due to ESRD is a federally funded benefit and is a valid nonwork reason for assigning a nonwork SSN if the individual has provided documentation that he or she is otherwise entitled to this benefit.

**NOTE:** An undocumented alien parent or spouse is **not** eligible for a nonwork SSN merely to establish insured status for purposes of a dependent’s ESRD claim. We will **only** assign a nonwork SSN when an individual establishes his or her **own** entitlement to benefits.

3. Title XIX Medicaid program

Since Medicaid flows from SSI entitlement in most States, alien Medicaid recipients are generally work authorized, and thus eligible for SSNs. However, an alien whose eligibility for Medicaid does not derive from SSI entitlement must provide documentation that he or she meets Medicaid eligibility or documentation of some other valid nonwork reason (see 42 USC 1320b–7).

4. Temporary Assistance for Needy Families (TANF)

Most alien TANF recipients should be work-authorized aliens and, thus, eligible for SSNs. However, if an alien, not otherwise eligible for an SSN, provides documentation that he or she meets eligibility for TANF, consider this a valid nonwork reason (based on 42 USC 1320b–7).

5. Food Stamps

Some aliens in the U.S. may be eligible for food stamps.

6. Other programs and laws

There may be other Federal laws requiring an individual to furnish his or her SSN to be paid the benefit or to receive the service. Check with regional office staff regarding whether the law or regulation the agency cites meets the requirements for assigning an SSN.
7. State or local benefits

In some instances, a State or local government may require an SSN for an individual to receive benefits from a State public assistance program (i.e., a fully or partially State-funded program [benefit or service] based on need).

If you have any questions regarding whether the statute or regulation that the alien is relying upon meets the requirements, check with the Regional Office.

B. References

- GN 03325.001, Disclosure and Verifications of SSNs without Consent
- GN 03340.000, Access to SSA Data – Disclosure
- RM 10205.210, When Applicant Requests a Receipt for Filing an Application for an SSN Card
- RM 10225.005, Requests for Social Security Number (SSN) Printouts
- GN 03325.025, Request for Numident Printouts
- RM 10215.110, Providing Written Notice When SSN or Card Cannot be Issued
RM 10211.615 Invalid Nonwork Reasons for SSN Assignment

Aliens may request SSNs for a variety of benefits and services. However, not all of these benefits and services serve as valid reasons for assigning an SSN for nonwork purposes. Following is a list of benefits and services that are not valid for assigning a new SSN.

A. Examples of benefits and services for which aliens may request an SSN

1. Federal and State income tax purposes

Under U.S. tax law, taxpayers and certain other individuals must provide a Taxpayer Identification Number (TIN) to IRS (26 USC 6109). The TIN may be either the SSN assigned by SSA, or an Individual Taxpayer Identification Number (ITIN), a 9-digit number assigned by IRS. IRS assigns an ITIN to a taxpayer, spouse, or dependent who needs a TIN for tax purposes, but does not otherwise meet SSA’s requirements for an SSN.

2. Earned Income Credit (EIC)

Only work-authorized aliens are eligible for EIC (as the taxpayer claiming the EIC or as the qualifying child). Such eligible aliens may apply for SSNs. EIC is not a valid nonwork reason for assigning an SSN.

3. State tax laws

State laws may require an alien to provide, for State tax purposes, the SSN issued to him or her by SSA, but SSA does not assign SSNs for nonwork purposes solely for State tax purposes.

4. Banking or monetary purposes

With limited exceptions, an individual must provide a Taxpayer Identification Number (TIN) to a financial institution for an account or other monetary transaction (loan, mortgage, stock or bond purchase) for tax purposes. The TIN may be either the SSN assigned to the individual, when applicable, or an ITIN assigned by the IRS.

If the alien has been present in the U.S. for less than 6 months, he or she is exempt from providing a TIN for banking purposes and should ask the financial institution for Form W-8 (Certificate of Foreign Status). IRS assigns ITINs for banking purposes to aliens not authorized
to work who have been present in the U.S. for 180 days or more. However, SSA does not assign SSNs solely for this purpose.

5. State driver's license or identity card

A driver's license is not a "valid nonwork reason" for assigning an SSN, and SSA does not assign an SSN for this purpose. However, an alien applying for an SSN for a commercial driver's license should be able to present Department of Homeland Security (DHS) evidence of work authorization and, therefore, should be eligible for an SSN.

A State may request an applicant to provide his or her SSN to obtain a State-issued non-driver identity card. However, the Social Security Act does not require SSA to assign an SSN solely for this purpose, and SSA does not do so.

6. Other State-issued licenses or certificates

A State may require an applicant to provide his or her SSN to obtain a State-issued license (e.g., vocational or professional license, marriage license, gun license, hunting license, or fishing license). While States are required to record the SSNs of marriage license applicants and, for child-support enforcement purposes, to individuals granted divorce decrees, SSA is not required to assign SSNs solely for any of these reasons and does not do so.

7. Savings Bonds

Treasury regulations (31 CFR 353.5 - 353.6 ) require an individual registering a Series EE or HH savings bond to provide the taxpayer identification number of the owner or first named co-owner. Treasury regulations also restrict who may own a bond.

The following lists who may own a bond, if they purchase the bond through a payroll savings plan:

- residents of the U.S., its territories or possessions, or Puerto Rico;
- citizens of the U.S. residing abroad;
- civilian employees of the U.S. or members of its armed services; and
- residents of Canada or Mexico who work in the U.S.

A nonresident alien (or one temporarily in the U.S.) may be designated a co-owner or beneficiary. However, SSA does not assign an SSN solely for this purpose.

8. Student loan

An applicant for a Federal Student Assistance Program loan is required to provide his or her SSN (20 USC 1091(a)(4)(B) ). However, the aid is provided only to U.S. citizens, aliens lawfully admitted for permanent residence, or to individuals with one of the following immigration designations:

- "Refugees,"
- "Asylum Granted,"
- "Indefinite Parole" or "Humanitarian Parole,"
- "Cuban-Haitian Entrant, Status Pending," or
• "Conditional Entrant" (valid only if issued before April 1, 1980).

Nonimmigrant visitors, whether authorized to work or not, are not eligible for student loans. Therefore, SSA does not assign an SSN solely for this purpose.

9. School lunch program

The individual on whose behalf an application is made for school lunch program benefits does not need an SSN. The adult household member who signs the application for the free or reduced-price lunch must provide either his or her SSN or an indication that he or she has not been assigned an SSN. Thus, a letter from SSA indicating that an SSN cannot be assigned generally meets school lunch program requirements. SSA does not assign an SSN solely for this purpose (see 7 CFR 245.2).

10. HUD housing

Each member of the family, age six or older, must provide his or her SSN to the Department of Housing and Urban Development (HUD) or a statement that an SSN has not been assigned. Thus, a letter from SSA indicating that an SSN cannot be assigned generally meets HUD program requirements. SSA does not assign an SSN solely for this purpose.

11. School purposes

A school policy may require a student to provide an SSN to enroll in school. Some schools use the SSN as a student identifier, when the student has one. However, because schools are not mandated to use the SSN in administering educational programs, when the student does not have an SSN or prefers not to provide his or her SSN, the school should assign the student an internal student number.

Although the application forms for the SAT, GRE, and other educational tests have a space to show the SSN, the student is not required to provide an SSN to take the test. SSA does not assign an SSN solely for this purpose.

12. Representative payees and SSI deemors

SSA does not assign SSNs to representative payees or SSI deemors who are not otherwise eligible for an SSN.

13. Veterans Administration (VA) Benefits

There is no statutory requirement that an individual must have an SSN in order to receive VA benefits or TRICARE benefits through the Defense Enrollment Eligibility Reporting System (DEERS). While the VA often requires an applicant to provide his or her SSN in order to receive VA benefits, 38 CFR Section 1.575 ("Social Security numbers in veterans’ benefit matters") specifically states that a “claimant shall not be required to furnish VA with a social security number for any person to whom a social security number has not been assigned.” Therefore, SSA is not required to assign SSNs solely for VA benefits and does not do so.
B. Handling requests based on invalid nonwork reasons

When an alien applies for an SSN for nonwork purposes and gives an invalid reason, provide written notice, using Form SSA-L676, to explain why we cannot assign an SSN or issue a card (see RM 10215.110).

If the alien applies for an SSN for Federal or State income tax purposes, or for banking or monetary purposes, tell the alien:

- SSA does not assign an SSN solely for these purposes; and
- He or she can complete Form W-7 (Application for IRS Individual Taxpayer Identification Number) to apply for an ITIN through IRS.

**NOTE:** If you provide the alien with an SSA-L676, advise him or her to send a copy with the IRS Form W-7. Doing so enables IRS to more readily determine eligibility for an ITIN.

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RM 10211.620 Scenarios Involving SSN Card Requests by Aliens Not Authorized to Work

The following scenarios provide examples of the types of situations field offices may encounter involving SSN card requests by aliens who are not authorized to work.

**A. Alien wants an SSN card to work**

If an alien who is not authorized by the Department of Homeland Security (DHS) to work wants an SSN card to work:

1. Explain that, without a DHS document authorizing employment, we cannot issue an SSN card for work purposes;

**NOTE:** Work includes both employment and self-employment.
2. Tell the alien to contact the nearest DHS office to discuss the possibility of changing his or her alien status to one that allows him or her to work or to obtain work authorization;

3. Give the alien Form SSA-L670, indicating that the applicant did not provide evidence of work authorization.

**NOTE:** If the applicant insists on filing an application and SSA processing it, explain that we will not assign an SSN nor issue a card. Provide written notice, using Form SSA-L676, to explain that we cannot assign an SSN or issue a card because he or she did not present appropriate authorization permitting him or her to work in the U.S.

For information on providing written notice to an SSN applicant, see RM 10215.110.

1. **Alien alleges a nonwork need for an original SSN card**

   If an alien who is not authorized by DHS to work alleges a valid nonwork need for an SSN:
   
   1. Determine if the alien has a current, valid, nonwork reason for an original SSN card.
   2. If so, obtain the evidence of age, identity, lawful alien status, and documentation of eligibility from the appropriate government entity (see RM 10211.600A).
   3. When the required information is submitted, annotate the nonwork reason and documentation on the SSNAP Proof of Legal Alien Status screen.
   4. Caution the alien that the SSN card will contain the legend "NOT VALID FOR EMPLOYMENT" and that, if he or she uses it to work in the U.S., SSA will notify DHS. Verify the evidence of alien status per RM 10214.100.
   5. If the alien has not provided the required information, use Form SSA-L676 to explain that we cannot assign an SSN or issue a card because the applicant did not present evidence of appropriate authorization for work in the U.S. and has not provided evidence of a valid nonwork reason for an SSN. For information on providing written notice to an SSN applicant, see RM 10215.110.

   **IMPORTANT:** Some State agencies require that an alien applying for a benefit or service and alleging not to have an SSN obtain a written notice (Form SSA-L676) from SSA stating that SSA cannot assign the alien an SSN. However, the notice only verifies that the person did not submit appropriate documents. Be sure the State agency understands that SSA does not verify documents of individuals who are clearly not eligible for SSNs.

2. **Alien alleges a nonwork need for a replacement SSN card**

   If an alien who is not authorized by DHS to work requests a replacement SSN card, follow these steps:
   
   1. Determine if the alien has a current, valid, nonwork reason for a replacement SSN card and obtain documentation of eligibility from the appropriate government entity per RM 10211.600A.3.
   2. If the alien provides the required information, enter the nonwork reason and documentation (i.e., the DHS form number (e.g., I-94) and other required alien evidence)
on the Proof of Alien Status SSNAP screen. 
For additional information, see the SSNAP User Guide.

3. Caution the alien that the SSN card will contain the legend "NOT VALID FOR EMPLOYMENT" and that, if he or she uses it to work in the U.S., SSA will notify DHS.

4. If the alien has not provided the required information, provide written notice, using Form SSA-L676, to explain that we cannot issue a replacement SSN card because the applicant has not provided evidence of a current, valid, nonwork reason for an SSN. For information on providing written notice to an SSN applicant, see RM 10215.110.

NOTE: Be alert for changes in the individual's DHS work authorization status that may mean that he or she is entitled to an SSN card without a restrictive legend.
RM 10211.510 Actions Required When an Alien’s Status Changes

A change in an applicant's lawful alien status sometimes requires an update to the Numident and, in most cases, the issuance of an original or replacement SSN card.

A. Evidence when an alien’s status changes

If the alien applies to the Department of Homeland Security (DHS) for a different alien status and DHS approves that request, DHS issues a new immigration document reflecting the newly-approved alien status. For enumeration purposes, the new immigration document supersedes all previously issued immigration documents.

If an applicant submits more than one unexpired immigration document, accept the immigration document showing the most recent issue date. The document with the most recent issue date reflects the applicant’s most current lawful alien status and is the evidence of lawful alien status that you must verify with DHS before processing the SSN application.

**NOTE:** If an applicant submits an expired I-94 and an unexpired Employment Authorization Document (EAD, I-766), see RM 10211.420.

B. Examples of when an alien’s status changes

An alien’s status can change for several reasons, including:

1. A nonimmigrant is now allowed to work

Examples:

- A nonimmigrant, who was not employment authorized and had no valid reason for a non-work SSN, may later obtain and submit evidence of employment authorization from DHS. For example, the applicant submits an Employment Authorization Document (EAD, Form I-766) or an Arrival/Departure Record (Form I-94) showing an employment-authorized class of admission. See RM 10211.420.

- A nonimmigrant, who was not employment authorized and had no valid non-work reason for an SSN, may later submit evidence of becoming an immigrant (aka lawful permanent resident (LPR)). For example, the applicant submits a Permanent Residence Card (Form I-551). See RM 10211.025.
• An asylee, refugee, or citizen of a Compact of Free Association nation, that was issued an unrestricted card based on their class of admission, may later submit an I-551. See RM 10211.025 and RM 10211.050.

• A deportable alien may obtain a limited or indefinite stay with permission to work. For example, the deportable alien submits an EAD. See RM 10211.420.

2. An alien is no longer allowed to work

Examples:
• A nonimmigrant had temporary employment authorization, did not leave the country when the I-94 expired, and now has a valid non-work need for a replacement SSN card.
• An alien (legal or illegal) was assigned an SSN before evidence of lawful alien status was a requirement (May 1978).
• An alien was assigned an SSN as a conditionally legalized alien and is subsequently denied legalization.

See RM 10211.605 - RM 10211.620.

C. Processing an alien’s change in lawful alien status

The Social Security Number Application Process (SSNAP) considers information including that on the SSN application, the Numident, and document verifications (e.g., SAVE responses) to:
• Determine the appropriate legend to include on an SSN card;
• Determine if a replacement SSN card can be issued;
• Create or update the Numident data.

The following subsections explain when to issue an SSN card and whether a legend is printed on the card.

1. An alien is now allowed to work
   a. Original or new SSN

Tell the applicant that an SSN card will be issued.

b. Replacement SSN card or an update to an applicant’s record

When issuing a replacement SSN card, if possible, obtain and destroy the old card per RM 10201.075.
• Issue a replacement SSN card when either, based on the change, the card’s legend will be different or the applicant expresses the need for a replacement card (subject to SSA’s card limits).
• If the legend remains the same and the applicant does not need a replacement card, use the suppress card issuance button on the Additional Info screen in SSNAP per the SSNAP User Guide.
Tell the applicant whether an SSN card will be issued.

**c. Legend on SSN card based on evidence of employment authorization**

<table>
<thead>
<tr>
<th>Evidence</th>
<th>Legend</th>
</tr>
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<tbody>
<tr>
<td>Evidence of employment authorization for a nonimmigrant</td>
<td>Card legend: “VALID FOR WORK WITH DHS AUTHORIZATION.”</td>
</tr>
<tr>
<td></td>
<td><strong>See Also: RM 10211.420</strong></td>
</tr>
<tr>
<td>Evidence of lawful permanent residence (LPR)</td>
<td>Card legend: None (unrestricted card).</td>
</tr>
<tr>
<td></td>
<td><strong>See Also:</strong></td>
</tr>
<tr>
<td></td>
<td>• RM 10211.025, for LPR evidence</td>
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<td></td>
<td>• RM 10211.050, for information on citizens from a Compact of Free Association (CFA) nation</td>
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<td>• RM 10211.185, for information on refugees</td>
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<td>• RM 10211.205, for information on asylees</td>
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<td></td>
<td>• RM 10211.075, for applicants who have no evidence of lawful alien status.</td>
</tr>
<tr>
<td>Evidence of US citizenship</td>
<td>Card legend: None (unrestricted card).</td>
</tr>
</tbody>
</table>

2. An alien no longer allowed to work

When possible, recover and destroy the old card per RM 10201.075. Based on the evidence, take one of the following actions:

- If the alien submits a valid non-work reason, see RM 10211.620. Tell the applicant a new SSN card will be issued. Card legend: “NOT VALID FOR EMPLOYMENT”; or
- If the alien does not submit a valid non-work reason (e.g., you are updating the Numident to show the applicant is no longer work authorized), use the suppress card issuance button on the Additional Info screen in SSNAP per the SSNAP User Guide. SSNAP will update the Numident to show that the applicant no longer has employment authorization and the current alien status (legal or illegal).

**See Also:**
RM 10235.005, for the Numident data that indicates employment status, residency, and citizenship.

**D. Processing when a status change is pending**
While DHS is processing a status change, DHS may take the alien’s I-94, leaving the alien with no official documentation until the DHS action is completed.

1. An alien alleges a valid non-work reason

   If an alien alleges a valid non-work reason, follow these procedures:
   - If the alien submits proof of a valid reason for an SSN card, process the application per RM 10211.600. Card legend: “NOT VALID FOR EMPLOYMENT”
   - If there is no valid reason for non-work SSN, advise the applicant to return to the FO when they receive the final DHS notification of status change.

2. An alien alleges DHS employment authorization

   If an alien alleges DHS employment authorization while the change of status request is being processed, ask to see the DHS issued EAD and follow these procedures:
   - If the alien presents a valid EAD, process the request for an employment authorized SSN card.
   - If the alien does not have an EAD, advise the applicant to contact DHS for the appropriate documentation; i.e., temporary I-551 stamp in the passport or on Form I-94 or an EAD. See RM 10211.025 and RM 10211.420.

   **CAUTION:** Require an applicant submit an EAD when an alien is awaiting a deportation hearing or deportation alleges employment authorization.

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