NOTICE

Requirements for Mandated New Hire Reporting

Welfare reform legislation, also known as the Personal Responsibility and Work Opportunity Reconciliation Act, provides for strong measures for ensuring that children receive financial support. New Hire Reporting is an integral part of this legislation. New Hire Reporting is a process by which a Vermont employer reports information on newly hired employees to the Vermont Department of Labor (VDOL). Vermont will match new hire reports against child support records to locate parents, establish an order for child support, or enforce an existing order. This information is also transmitted to the National Directory of New Hires, which allows the Federal Office of Child Support Enforcement to assist states in locating parents on a national level.

New Hire Reporting will result in significant increases to child support collections, reduction in welfare payments, and millions of dollars saved in Medicaid and Food Stamps. New Hire Reporting can also benefit employers by reducing unemployment insurance and workers' compensation fraud.

Vermont H.792 passed into law in Spring 2010 made two changes related to New Hire Reporting: 1) reports shall be filed within 10 days of the first date of employment; and 2) requirements for employers to report the first date of employment, which is now defined to be “the first date services are performed for compensation.”

What is the definition of “employer” for New Hire Reporting purposes?

Federal legislation states that an “employer” for New Hire Reporting purposes is the same as for the federal income tax purposes (as defined by Section 3401 (d) of the Internal Revenue Code of 1986) and includes any government entity or labor organization. At a minimum, in any case where an employer is required to give an individual a W-4 form, the employer shall comply with the New Hire Reporting requirements.

(Section 253(a) of the TAAEA adds a new section 453(a)(2)(C), SSA, expanding the scope of individuals reported to the State Directory of New Hires by specifically defining a “newly hired employee” as an employee who “has not previously been employed by the employer” or “was previously employed by the employer but has been separated from such prior employment for at least 60 consecutive days.” Newly hired employees meeting either of these terms shall be reported to the State Directories of New Hires.)
What must be included in a New Hire report?
There are seven required data elements:

- Employer Name
- Employer Address
- Federal Employer Identification Number (FEIN)
- Employee Name
- Employee Address
- Employee Social Security Number
- Date of Hire - First date services performed for compensation

As a temporary employment agency, does each individual placed by the agency need to be reported as a new hire?

If the agency is paying wages to the individual, it SHALL submit a new hire report. The individual needs to be reported only once, unless there is a break in service from the agency and a new W-4 form is required. If the agency simply refers individuals for employment and does not pay salaries, new hire reports are not necessary. Additionally, federal policy states that if work being performed is based on a contract rather than an employer/employee relationship, it is not required to submit a new hire report. However, the contractor is responsible for reporting his/her employees.

What is the “date of hire” considered to be?

The “date of hire” is the first day services are performed for compensation by an individual for an employer.

When must an employer report the hire?

The new hire report SHALL be made within 10 days of the first day services are actually performed for compensation.

If an employee is laid off, and then re-hired, or an employee returns after a leave of absence, does another New Hire report need to be sent?

Yes, if an employee was previously employed by the employer but has been separated from such prior employment for at least 60 consecutive days. When in doubt, the employer is encouraged to report the new hire, especially upon return from a lengthy layoff, as it becomes a quick method to stop inappropriate payment of unemployment insurance benefits.
How do reports get filed?

Note: Employers filing more than 10 new hire reports SHALL submit the reports electronically.

1) Internet filing: www.labor.vermont.gov – Employer Online Services
2) For those without internet access: 10 reports or less may be transmitted on VDOL form C-61 and mailed to:

VDOL – New Hire Reporting
5 Green Mountain Drive
P.O. Box 488
Montpelier, VT 05601-0488

Questions about reporting?

If an employer has questions about the actual submission of data, contact the Department of Labor Employer Services Unit at (802) 828-4344.
Methods of Reporting

Employers may choose one of these convenient reporting methods

Reminder: Reports shall be filed within 10 days.

**Internet:** This allows quick and easy online reporting. Access New Hire Reporting from the Department of Labor’s website at: [http://www.labor.vermont.gov](http://www.labor.vermont.gov) - Employer Online Services.

**Forms:** Submit new hire information using the Vermont Department of Labor’s C-61 New Hire Reporting Form or an employer may use its own form ensuring that it includes the seven required elements. A copy of the reporting form can be found in this packet or on our website at [http://www.labor.vermont.gov](http://www.labor.vermont.gov). Employers filing more than 10 new hire reports SHALL report electronically.

**W-4 Form:** This method of reporting may only be used if the employer completes information on lines 8 and 10 of the form and includes the employee’s date of hire (first day services are performed). Fax or mail a copy of the W-4 form to the Vermont Department of Labor. Employers filing more than 10 new hire reports SHALL report electronically.

Compact Disc (CD): Data specifications are contained in this packet. Please contact the Department of Labor at 802-828-4344, for approval to use this filing method.

**Mail:** Employers may also mail the above forms or CD to:

Vermont Department of Labor
New Hire Reporting
5 Green Mountain Drive
P.O. Box 488
Montpelier, VT 05601-0488

**Fax:** Employers may fax the following to the Vermont Department of Labor at (802) 828-4286.

- The Vermont Department of Labor’s C-61 New Hire Reporting Form;
- A form the employer created that includes the seven required data elements;
- A copy of the W-4 form.

For additional help or information about Vermont’s New Hire Reporting call the Vermont New Hire Help Line to talk to a customer service representative: (802) 241-2194 or Toll-Free 1-800-786-3214.

For questions regarding the actual submission of data, contact the Department of Labor at (802) 828-4344 or Labor.UlandWages@vermont.gov.
New Hire Reporting Specifications

Diskettes provided by payroll services shall be named “New Hire”.

All CDs shall have an exterior label with the following information:

- Payroll Service Name
- Contact Person
- Telephone Number

**NOTE: Payroll Services may submit multiple employers on the same file.**

For questions regarding the actual submission of data, please contact the Department of Labor’s Employer Services Unit at (802) 828-4344.

**CDs shall be sent to:**

Vermont Department of Labor
New Hire Reporting
5 Green Mountain Drive
P.O. Box 488
Montpelier, VT 05601-0488
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<tr>
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<th>Description</th>
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Carriage Return/Line Feed must be at the end of each Record. (column 301)
NOTE: All new hires shall be reported within 10 days of the date of hire, the first day work is performed for compensation. All rehires shall be reported if they were previously employed by the employer but have been separated from such employment for at least 60 consecutive days.