

September 24th, 2011

To: Barack H. Obama

1600 Pennsylvania Ave NW

Washington, DC 20500

RE: Social Security Administration Notice of Mismatch Letter

Dear. Mr. Obama,

Currently, the **Immigration Reform and Control Act** (1986) require employers, by law, to establish that their employees are eligible to work in the United States. The Form I-9 was developed for verifying that persons are eligible to work in the United States.

Employers are required by law to have employees hired after November 6, 1986 fill out Section 1 of the Form I-9 when they start to work. Section 1 of Form I-9 asks for your name, birth date, address and social security number (SSN). It also asks you to attest if you are; A citizen of the United States, A non- citizen national of the United States, A lawful permanent resident (Alien#) or An alien authorized to work.

As one of your employers I used due diligence attempting to find a copy of your I-9 on the White House Website and other public records websites and could not. I am including an I-9 Form for you to fill out so I can keep it on file as required by law.

On the White House website I did find your name, date of birth and your address. I found the SSN you are using on a copy of your **Selective Service Registration**. I have heard you say many times that you are a citizen of the United States.

I registered with the government run E-Verify System and on August 17th, 2011, I entered your name, birthdate, address, SSN and citizen

status in to E-Verify. The data was correctly entered. I was allowed to run a check on your eligibility to work in the United States.

I received back a **“Notice of Mismatch with Social Security Administration Records: SSA record does not verify, other reason.”**

The **Immigration and Custom Enforcement** (ICE) have stated that an employer’s failure to adequately follow-up on a Notice of Mismatch could constitute evidence of or contribute to an employer’s constructive knowledge of an employee’s unauthorized status.

When an employer receives a Notice of Mismatch concerning one of their employees the **Office of Special Counsel for Immigration-Related Unfair Employment Practices** states that the employer:

1. Must inform the employee of the no-match notice. Consider yourself informed by means of this letter.
2. Must ask the employee to confirm his/her name and SSN. Please confirm or correct the name and SSN I entered in to the E-Verify System: Barack H Obama 042-68-4425.
3. Please correct or confirm the **Citizenship Status** I entered with your name, birth date and SSN: A citizen of the United States.

Sincerely,

Linda Jordan