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## The Employment Eligibility Verification Form Has Been Revised

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The U.S. Citizenship and Immigration Services (USCIS) announced today that it has revised the Employment Eligibility Verification Form, Form I-9, which employers must complete to verify the employment eligibility of new hires. Employers are not required to complete the new form for employees who already have a completed I-9 on file, unless the employee is required to go through the re-verification process.

The revisions to Form I-9 contain formatting changes and the inclusion of additional data fields. Although the new Form I-9 is effective today, the USCIS will allow employers to use the previously acceptable I-9 Forms for a period of sixty days. **Download New I-9 Form.**

If you have additional questions about the revised Form I-9, please contact Jonathan G. Rector or any other member of Crowe & Dunlevy's Labor & Employment Practice Group.

### Labor and Employment Practice

Crowe & Dunlevy is an acknowledged leader in the representation of management in the rapidly expanding area of labor and employment law. We have extensive expertise in all facets of labor and employment law and provide cost-effective, quality representation to our clients. Because of the large number of legal specialties applicable to labor and employment law matters, the Labor and Employment Law practice area includes both lawyers who devote substantially all of their time to these matters, as well as those with focused expertise in a specific area of law.

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