

### CBSV Comments/Responses - Set 3

**OMB Comment 1:** OMB would like it to more clearly stated that the CBSV does not verify employment eligibility. Would SSA be amenable to the following additions (highlighted in yellow)? Can these changes be made to the user guide as well as the user agreement?

"NOTE: CBSV is designed to provide you with only a "yes" or "no" verification of whether the SSN verified with SSA's records. **CBSV does not verify employment eligibility, nor does it interface with the Department of Homeland Security (DHS) verification system and will not satisfy DHS's I-9 requirements.**"

**SSA Response 1:** We agree to this new language. The revised guide (changed annotated on page 3) and user agreement (change annotated on page 3) are attached.

**OMB Comment 2:** Please provide an actual estimate for how much it would cost SSA to provide the expiration date on the website.

**SSA Response 2:** After reconsidering this issue, SSA has decided to withdraw our request to be exempted from displaying the OMB expiration date. We will post the expiration date on the CBSV website.

**OMB Comment 3:** Why is SSA proposing to only change the user guide and not the Form SSA 89 to identify that a person has consented to allow a longer timeframe? Also, the paragraph in the user guide that states the method for modifying the consent form states also that "No alterations may be made to the Form SSA-89."

**SSA Response 3:** The SSA-89 has been updated to include a space for the individual to specify a different timeframe. Please see the attached revised SSA-89. The user guide does not contain specific instructions on how the SSA-89 should be completed. Those instructions are in the user agreement. Therefore, the user agreement (page 4) has been updated with the following language:

"No alterations may be made to the Form SSA-89, unless the individual is changing the date for how long the consent is valid. That change must be annotated and initialed in the space provided on the form."