

**Method 2:** The financial institution may match an inquiry file supplied by the state's child support enforcement agency against all open accounts maintained by the financial institution.

**MultiState Data Match**

Financial institutions doing business in more than one state may choose to exchange with the Federal Office of Child Support Enforcement or may elect to exchange through each state.

**Off-Line Testing**

Prior to the live data match, financial institutions will be able to test their software for either Method 1 or Method 2. The test software will be available on the FIDM website and will be a simple download.

**Financial Institutions Using Service Providers**

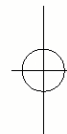
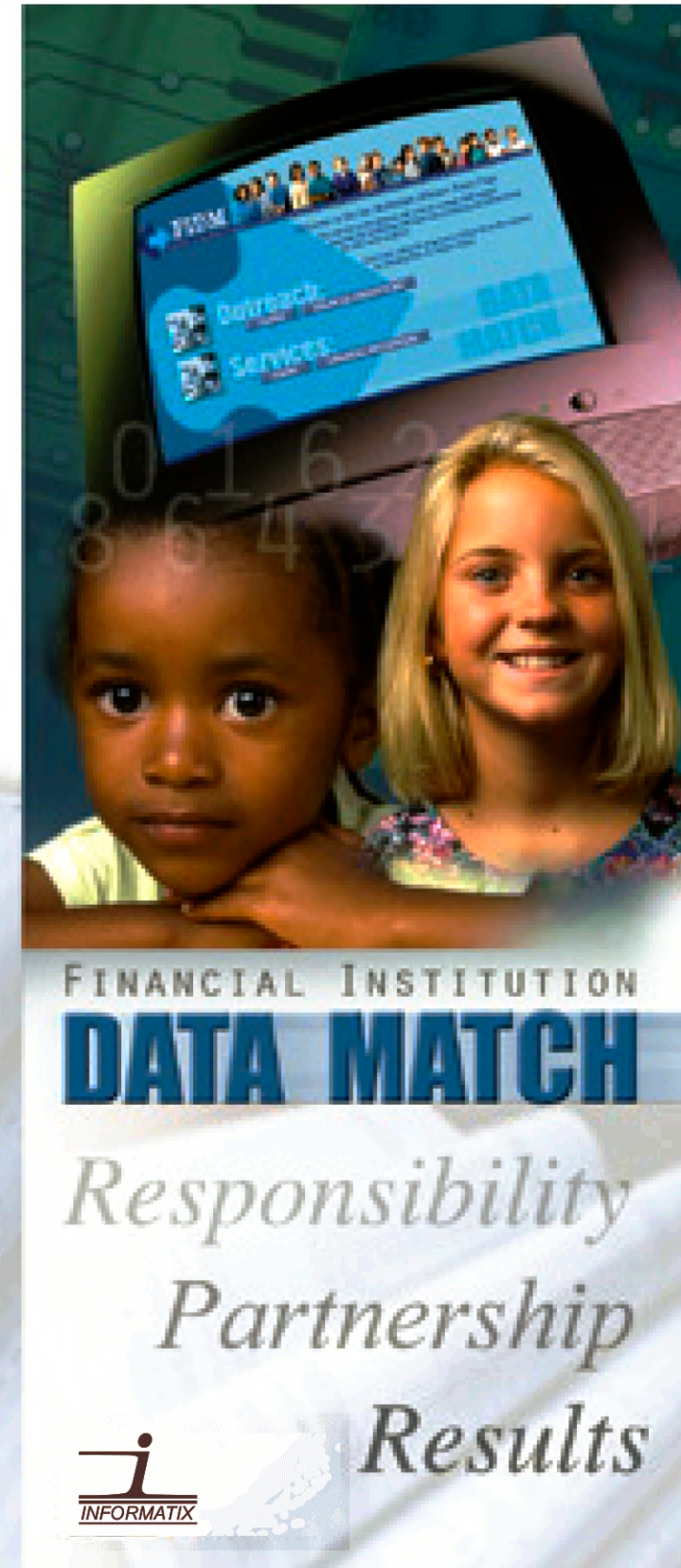
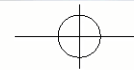
Financial institutions that use service providers will simply provide the name of their service provider on their agreement form. Informatix, Inc. will work directly with the provider to conduct the data match.

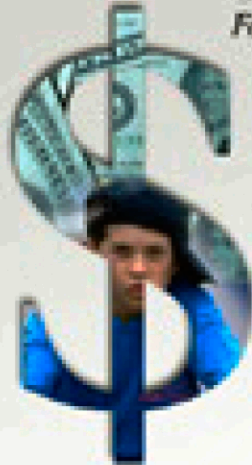
**Easy to Report**

For ease of use and programming, the established file format is similar to the current 1099 reporting format.

For more information:

Visit us online at: <http://fidm.statedatamatch.com>  
FIDM Financial Institution Hotline 1-877-965-FIDM  
3436





### Overview

All children deserve the chance to achieve their full potential. Parents who provide emotional and financial support to their children go a long way toward furthering this potential. But when non-custodial parents fail to provide economically for

their children, federal mandates empower states to enforce the collection of child support.

Cases of past due child support have increased from 2 million in 1976 to 20 million in 1997. Today the federal Office of Child Support Enforcement (OCSE), working with state and local child support programs, is launching a nationwide child support enforcement strategy that employs a powerful new tool. The Financial Institution Data Match (FIDM) will expedite collection of some of the \$56 billion in owed support—and change millions of children's lives.

### What is FIDM?

Public Law 104-193, the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PRWORA), also known as the Welfare Reform Act, was signed into law on August 22, 1996.

FIDM is an innovative provision of PRWORA requiring all states to enter agreements with financial institutions doing business within their

state to conduct a quarterly data match. The data match identifies accounts belonging to parents delinquent in their child support obligation. When a match is made with the account of a delinquent obligor, state child support agencies may issue liens or levies to collect past-due child support. Our state is part of the FIDM Alliance, a consortium of states that has contracted with Informatix to conduct data matches with financial institutions using its innovative Match-Lock Solutions.

### Financial Institution Limited Liability

Under state and federal law, financial institutions cannot be held liable for release of a financial record to state child support enforcement agencies. Additional information regarding these statutes can be found at the FIDM Alliance website.

### Who Must Participate

- Banks and Savings and Loans
- Federal and State Credit Unions
- Benefit associations
- Insurance companies
- Safety Deposit companies
- Any entity that offers to the public accounts subject to the FIDM statutes

### Frequency of Match

The data matching process must be conducted quarterly but may be staggered throughout the quarter.

### Types of Accounts Subject to Match

Accounts include but are not limited to:

- Demand deposit accounts
- Checking accounts or negotiable withdrawal order account
- Savings accounts
- Time deposit accounts
- Money-market mutual fund accounts



**Alaska State Law (AS 25.27.020) Duties and responsibilities of the agency:**

(D) procedures under which the agency shall enter into contracts or agreements with financial institutions, including brokerage houses, insurance companies, and other companies providing individual investment, transaction, or deposit accounts, doing business in the state to develop and operate an automated data match system as required by 42 U.S.C. 666(a)(17); the agency may pay a reasonable fee to a financial institution for conducting a data match under a contract or agreement under this subparagraph; the fee may not exceed the actual costs incurred by the financial institution for conducting the data match;