## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE DRH40066-MD-35B\* (1/26)

Short Title:	Employers Must Use Federal E-Verify Program.				
Sponsors:	Representative Neumann.				
Referred to:					

## A BILL TO BE ENTITLED

2	AN ACT TO REQUIRE THAT EMPLOYERS IN THIS STATE USE THE FEDERAL
3	E-VERIFY PROGRAM OR A SIMILAR VERIFICATION OF WORK
4	AUTHORIZATION PROGRAM; AND TO APPROPRIATE FUNDS TO ESTABLISH
5	AND SUPPORT A POSITION TO ASSIST IN THE IMPLEMENTATION AND
6	EXECUTION OF THIS ACT.
7	The General Assembly of North Carolina enacts:
8	SECTION 1.(a) Article 5 of Chapter 153A of the General Statutes is amended by
9	adding a new section to read:
10	"§ 153A-99.1. County verification of employee work authorization.
11	(a) Each county shall register and participate in the federal work authorization program
12	to verify work authorization information of all new employees.
13	(b) As used in this section, the term 'federal work authorization program' means any of
14	the electronic verification of work authorization programs operated by the United States
15	Department of Homeland Security or any equivalent federal work authorization program
16	operated by the United States Department of Homeland Security to verify information of newly
17	hired employees, pursuant to the Immigration Reform and Control Act of 1986 (IRCA), Public
18	<u>Law 99-603.</u>
19	(c) This section shall be enforced without regard to race, religion, gender, ethnicity, or
20	national origin."
21	<b>SECTION 1.(b)</b> Article 7 of Chapter 160A of the General Statutes is amended by
22	adding a new section to read:
23	"§ 160A-169.1. City verification of employee work authorization.
24	(a) Each city shall register and participate in the federal work authorization program to
25	verify work authorization information of all new employees.
26	(b) As used in this section, the term 'federal work authorization program' means any of
27	the electronic verification of work authorization programs operated by the United States
28	Department of Homeland Security or any equivalent federal work authorization program
29	operated by the United States Department of Homeland Security to verify information of newly
30	hired employees, pursuant to the Immigration Reform and Control Act of 1986 (IRCA), Public
31	<u>Law 99-603.</u>
32	(c) This section shall be enforced without regard to race, religion, gender, ethnicity, or
33	national origin."
34	SECTION 1.(c) Article 2 of Chapter 153A of the General Statutes is amended by
35	adding a new section to read:



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1	"§ 153A-15.2. Contractors must use federal work authorization program.
2	(a) <u>No county may enter into a contract for the physical performance of services within</u>
3	this State unless the contractor registers and participates in the federal work authorization
4	program to verify information of all new employees.
5	(b) As used in this section, the term 'federal work authorization program' means any of
6	the electronic verification of work authorization programs operated by the United States
7	Department of Homeland Security or any equivalent federal work authorization program
8	operated by the United States Department of Homeland Security to verify information of newly
9	hired employees, pursuant to the Immigration Reform and Control Act of 1986 (IRCA), Public
10	Law 99-603."
11	<b>SECTION 1.(d)</b> Article 2 of Chapter 160A of the General Statutes is amended by
12	adding a new section to read:
13	"§ 160A-12.1. Contractors must use federal work authorization program.
14	(a) <u>No city may enter into a contract for the physical performance of services within</u>
15	this State unless the contractor registers and participates in the federal work authorization
16	program to verify information of all new employees.
17	(b) As used in this section, the term 'federal work authorization program' means any of
18	the electronic verification of work authorization programs operated by the United States
19	Department of Homeland Security or any equivalent federal work authorization program
20	operated by the United States Department of Homeland Security to verify information of newly
21	hired employees, pursuant to the Immigration Reform and Control Act of 1986 (IRCA), Public
22	<u>Law 99-603.</u> "
23	<b>SECTION 1.(e)</b> G.S. 143-129 is amended by adding a new subsection to read:
24	"(i) No contract subject to this section may be awarded by any board or governing body
25	of the State, institution of the State government, or any political subdivision of the State, unless
26	the contractor registers and participates in the federal work authorization program to verify
27	information of all new employees. As used in this subsection, the term 'federal work
28	authorization program' means any of the electronic verification of work authorization programs
29	operated by the United States Department of Homeland Security or any equivalent federal work
30	authorization program operated by the United States Department of Homeland Security to
31	verify information of newly hired employees, pursuant to the Immigration Reform and Control
32	Act of 1986 (IRCA), Public Law 99-603."
33	<b>SECTION 2.(a)</b> Chapter 64 of the General Statutes is amended by adding a new
34	Article to read:
35	" <u>Article 1.</u> "Various Provisions Polating to Alians "
36 37	" <u>Various Provisions Relating to Aliens.</u> " SECTION 2.(b) G.S. 64-1 through G.S. 64-5 are recodified as Article 1 of
38	Chapter 64 of the General Statutes, as created by this section.
39	<b>SECTION 2.(c)</b> Chapter 64 of the General Statutes is amended by adding a new
40	Article to read:
41	"Article 2.
42	"Employment of Unauthorized Aliens.
43	" <u>§ 64-10. Definitions.</u>
44	The following definitions apply in this Article:
45	(1) Agency. – Any agency, department, board, or commission of this State, a
46	county, or city that issues a license for purposes of operating a business in
47	this State.
48	(2) <u>Employ. – Hiring an employee after January 1, 2010.</u>
49	(3) Employee. – Any person who provides services or labor for an employer in
50	this State for wages or other remuneration. This term does not include an
51	independent contractor.

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<u>(4)</u>	Employer. – Any individual or type of organization that	at transacts business in
	this State, that has a license issued by an agency i	in this State, and that
	employs one or more employees in this State. In the c	case of an independent
	contractor, the term means the independent contractor	and does not mean the
	person or organization that uses the contract labor.	
<u>(5)</u>	Federal work authorization program Any of the ele	
	work authorization programs operated by the United	
	Homeland Security or any equivalent federal work	
	operated by the United States Department of Homel	• •
	information of newly hired employees, pursuant to th	e Immigration Reform
	and Control Act of 1986 (IRCA), Public Law 99-603.	
<u>(6)</u>	Independent contractor. – Any individual or entit	-
	independent business, that contracts to do a piece of	
	individual's or entity's own means and methods and th	•
	only as to results. Whether an individual or enti	• -
	contractor is to be determined on a case-by-case	basis through various
	factors including whether the individual or entity:	
	<ul> <li><u>a.</u> Supplies the tools or materials.</li> <li><u>b.</u> Makes services available to the general public.</li> </ul>	
		he same time
	<ul> <li><u>works or may work for a number of clients at t</u></li> <li><u>Has an opportunity for profit or loss as a res</u></li> </ul>	
	provided.	unt of fabor of service
	e.Invests in the facilities for work.f.Directs the order or sequence in which the work	k is completed.
	g. Determines the hours when the work is comple	_
<u>(7)</u>	Intentionally. – With respect to a result or to particula	
<u></u>	the objective of causing that result or engaging in that	
<u>(8)</u>	Knowingly employ an unauthorized alien The a	
	U.S.C. § 1324a. This term shall be interpreted of	consistently with any
	applicable federal rules and regulations.	
<u>(9)</u>	License Any agency permit, certificate, approval, 1	
	similar form of authorization that is required by law ar	nd that is issued by any
	agency for the purpose of operating a business in this	State. This term does
	not include any professional license.	
<u>(10)</u>	Social security number verification service The pro-	
	the Social Security Administration to verify the social	al security numbers of
	existing workers, or any of its successor program.	
<u>(11)</u>	Unauthorized alien. – An alien who does not ha	
	authorization under federal law to work in the United	States as described in
119 (A 11 T	<u>8 U.S.C. § 1324a(h)(3).</u>	
	f business licenses for violations of federal immigrati	
	or commission that issues a license shall, upon a s	-
-	nce, summarily revoke any license issued to any entity	
-	ion law that relates to the employment of unauthorized	
	to revoke a license pursuant to this section, no other ag	<u>ency shan be required</u>
	finding in order to revoke a license issued by it. ingly employing unauthorized alien prohibited; pena	lties
	ployer shall not knowingly employ an unauthorized alig	
	s a contract, subcontract, or other independent contract	
- ·	ien in this State, the employer knowingly contracts with	-
	ion in this state, the employer knowingly contracts with	

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1	or with a per	son wł	no em	ploys or contracts with an unauthorized alien to perform the labor, the
2	employer violates this subsection.			
3	(b) The Attorney General shall prescribe a complaint form for a person to allege a			
4			-	a) of this section. The complainant shall not be required to list the
5				rity number on the complaint form or to have the complaint notarized.
6	-			aint on a prescribed complaint form that an employer allegedly
7	-		-	unauthorized alien, the Attorney General or county attorney shall
8		_		employer has violated subsection (a) of this section. If a complaint is
9				itted on a prescribed complaint form, the Attorney General or county
10				whether the employer has violated subsection (a) of this section. This
11				onstrued to prohibit the filing of anonymous complaints that are not
12				d complaint form. The Attorney General or county attorney shall not
12		-		at are based solely on race, color, or national origin. A complaint that
13 14		-		attorney shall be submitted to the county attorney in the county in
14			-	orized alien is or was employed by the employer. The county sheriff
16 17				nforcement agency may assist in investigating the complaint. When
17			-	it, the Attorney General or county attorney shall verify the work
18				ged unauthorized alien with the federal government pursuant to 8
19				e, county, or local official shall not attempt to independently make a
20				hether an alien is authorized to work in the United States. An alien's
21				ork authorization status shall be verified with the federal government
22				373(c). A person who knowingly files a false and frivolous complaint
23			-	uilty of a Class 2 misdemeanor.
24				vestigation, the Attorney General or county attorney determines that
25	-			and frivolous:
26	<u>(</u> ]			ttorney General or county attorney shall notify the United States
27				ns and Immigration Enforcement of the unauthorized alien.
28	<u>(</u> 2			ttorney General or county attorney shall notify local law enforcement
29			-	es of the unauthorized alien.
30	<u>(:</u>			ttorney General shall notify the appropriate county attorney to bring
31				ion pursuant to subsection (d) of this section if the complaint was
32			-	illy filed with the Attorney General.
33				a violation of subsection (a) of this section shall be brought against the
34				ttorney in the county where the unauthorized alien employee is or was
35				er. The county attorney shall not bring an action against any employer
36				ection (a) that occurs before January 1, 2010. A second violation of
37				ed only on an unauthorized alien who is employed by the employer
38				rought for a violation of subsection (a) of this section.
39			-	of a violation of subsection (a) of this section:
40	<u>(</u> ]			first violation as described in subdivision (3) of this subsection, the
41		<u>c</u>	court:	
42		<u>a</u>	ι <u>.</u>	Shall order the employer to terminate the employment of all
43				unauthorized aliens.
44		<u>t</u>	<u>).</u>	Shall order the employer to be subject to a three-year probationary
45				period for the business location where the unauthorized alien
46				performed work. During the probationary period the employer shall
47				file quarterly reports with the county attorney of each new employee
48				who is hired by the employer at the business location where the
49				unauthorized alien performed work.
50		<u>c</u>	<u>).</u>	Shall order the employer to file a signed sworn affidavit with the
51				county attorney within three business days after the order is issued.

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1		The affidavit shall state the employer has termina	ated the employment
2		of all unauthorized aliens in this State and that the	
3		intentionally or knowingly employ an unauthous	orized alien in this
4		State. The court shall order the appropriate age	ncies to suspend all
5		licenses subject to this subdivision that are held	l by the employer if
6		the employer fails to file a signed, sworn affidate	avit with the county
7		attorney within three business days after the	order is issued. All
8		licenses that are suspended under this subdiv	vision shall remain
9		suspended until the employer files a signed, swo	rn affidavit with the
10		county attorney. Notwithstanding any other pa	rovision of law, on
11		filing of the affidavit, the suspended licenses	shall be reinstated
12		immediately by the appropriate agencies for the	he purposes of this
13		subdivision. The licenses that are subject to su	spension under this
14		subdivision are all licenses that are held by the	employer specific to
15		the business location where the unauthorized ali	en performed work.
16		If the employer does not hold a license spec	ific to the business
17		location where the unauthorized alien performed	l work, but a license
18		is necessary to operate the employer's busin	ess in general, the
19		licenses that are subject to suspension under this	s subdivision are all
20		licenses that are held by the employer at the	employer's primary
21		place of business. On receipt of the court's order	and notwithstanding
22		any other provision of law, the appropriate agenc	ies shall suspend the
23		licenses according to the court's order. The court	shall send a copy of
24		the court's order to the Attorney General, and the	ne Attorney General
25		shall maintain the copy pursuant to subsection (f)	of this section.
26		d. May order the appropriate agencies to suspend a	ll licenses described
27		in sub-subdivision c. of this subdivision that are h	held by the employer
28		for a period not to exceed 10 business days. The	e court shall base its
29		decision to suspend under this sub-subdivision	
30		information submitted to it during the action f	•
31		section and shall consider the following factors, i	
32		<u>1.</u> <u>The number of unauthorized aliens</u>	employed by the
33		employer.	
34		2. <u>Any prior misconduct by the employer.</u>	
35		<ol> <li>Any prior misconduct by the employer.</li> <li>The degree of harm resulting from the vio</li> <li>Whether the employer made good faith ef</li> </ol>	
36			forts to comply with
37		any applicable requirements.	
38		<ul> <li><u>5.</u> <u>The duration of the violation.</u></li> <li><u>6.</u> <u>The role of the directors, officers, or</u></li> </ul>	
39			r principals of the
40		employer in the violation.	
41		7. Any other factors the court deems appropriate the court	
42	<u>(2)</u>	For a second violation as described in subdivision (3) of	
43		court shall order the appropriate agencies to permanently	
44		that are held by the employer specific to the business	
45		unauthorized alien performed work. If the employer doe	
46		specific to the business location where the unauthorized	_
47		work, but a license is necessary to operate the emp	
48		general, the court shall order the appropriate agencies to	· · · · · · · · · · · · · · · · · · ·
49		all licenses that are held by the employer at the employer	· · ·
50		business. On receipt of the order and notwithstanding ar	• •
51		law, the appropriate agencies shall immediately revoke the	ne licenses.

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1	(3)	The v	olation shall be considered:	
2	<u>x=</u> 2	a.		at a business location if the violation
3				ary period ordered by the court under
4			this subsection.	<u> </u>
5		<u>b.</u>	A second violation by an emp	loyer at a business location if the
6				ationary period ordered by the court
7			under this subsection.	
8	(f) The A	Attorney	General shall maintain copies	of court orders that are received
9 10	pursuant to subse	ection (	e) of this section and shall mainta	ain a database of the employers and a) of this section and make the court
1			ttorney General's Web site.	d) of this section and make the court
2			•	unauthorized alien, the court shall
3				ursuant to 8 U.S.C. $\S$ 1373(c). The
4				sumption concerning the employee's
5			-	eral government's determination and
6				or testimonial verification pursuant
7	to 8 U.S.C. § 137		Soverment to provide automated	or testimonial vernication pursuant
8			ses of this section proof of verify	ing the employment authorization of
9				am creates a rebuttable presumption
0		-	knowingly employ an unauthorize	
21				ho establishes that it has complied in
22			± •	stablishes an affirmative defense that
23				lien. For purposes of this subsection,
24				quirements of 8 U.S.C. § 1324a(b)
25	· · ·		-	ical or procedural failure to meet the
26			there is a good faith attempt to cor	<b>▲</b>
27			ot require action that is contrar	1 V 1
28				nployer to take any action that the
29			d faith would violate federal or Sta	
30	"§ 64-14. Emplo	yers m	ust use federal work authorization	on program.
31				ring an employee, shall verify the
32				deral work authorization program.
33				arty on behalf of an employer where
34	permitted by fede	eral law	· · ·	• • •
35	" <u>§ 64-15.</u> Disch	arge of	authorized employee while em	ployer simultaneously employs an
36			l alien is an unfair trade practice	
37	The discharge	e of an	y United States citizen or perma	nent resident alien employee by an
38	employer of this	State, w	ho, on the date of the discharge, e	mployed an unauthorized alien, shall
<u>89</u>	be an unfair trade	e practio	e as defined in G.S. 75-1.1, and the	he discharged employee shall have a
0	right of action un	der G.S	<u>. 75-16.</u> "	
1	SECT	TION 3	. There is appropriated from the	General Fund to the Office of the
2	Attorney Genera	l of th	e Department of Justice the sur	n of eighty-three thousand dollars
3	(\$83,000) for the	2009-2	010 fiscal year and the sum of eig	hty-three thousand dollars (\$83,000)
4	for the 2010-201	1 fisca	l year to establish and support a	a full-time attorney to assist in the
5	1		1 0	he attorney shall be responsible for
6	-		-	omeland Security and other agencies
7			1 0 0	the Attorney General regarding this
8			to comply with this act, and a	ssisting the Attorney General with
19	enforcing this act			
50				es effective on July 1, 2009. The
51	remainder of this	act bec	omes effective January 1, 2010.	