GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 36 Committee Substitute Favorable 5/19/11 Committee Substitute #2 Favorable 6/3/11

Short Title: Employers/Gov. Contractors Must Use E-Verify. (Public) Sponsors: Referred to: February 7, 2011 A BILL TO BE ENTITLED AN ACT TO REQUIRE EMPLOYERS IN THIS STATE, AND ENTITIES WHO CONTRACT WITH A GOVERNMENT AGENCY IN THIS STATE, AND THEIR SUBCONTRACTORS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES. The General Assembly of North Carolina enacts: SECTION 1. Chapter 64 of the General Statutes is amended by adding a new Article to read: "Article 1. Various Provisions Related to Aliens." SECTION 2. G.S. 64-1 through G.S. 64-5 are recodified as Article 1 of Chapter 64 of the General Statutes, as created by Section 1 of this act. SECTION 3. Chapter 64 of the General Statutes is amended by adding a new Article to read: "Article 2. "Verification of Work Authorization by Entities That Contract With Government Agencies. "§ 64-10. Definitions. The following definitions apply in this Article: Contractor. - A person or entity that contracts with a public entity for (1)construction or repair work, for the purchase of apparatus, supplies, materials, or equipment, or for the purchase of any other services or products. (2)E-Verify. – The federal E-Verify program operated by the United States Department of Homeland Security and other federal agencies, or any successor or equivalent program used to verify the work authorization of newly hired employees pursuant to federal law. Public entity. - A State agency, department, institution, board, commission, (3) university, community college, local education agency, county, city, or any other political subdivision of this State. The term also includes any board, commission, authority, or other body created by any of these entities. Subcontractor. – Any person or entity other than a contractor who furnishes (4) construction or repair work, apparatus, supplies, materials, equipment, services, or other products to a contractor or another subcontractor with a good faith and reasonable belief that the goods or services were intended for



use in the contract between a contractor and a public entity. This term

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	includes any person who meets this definit	ion regardless of the tier of the
	subcontractor.	-
" <u>§ 64-11. Con</u>	tractors contracting with public entities m	ust use E-Verify; certification
requ	ired.	
(a) Contr	<u>ractors Must Use E-Verify. – Notwithstandin</u>	g any other provision of law, a
public entity ma	y not enter into a contract for construction or	repair work, for the purchase of
apparatus, supp	lies, materials, or equipment, or for the pur	chase of any other services or
products, unless	the contractor registers and participates in	n E-Verify to verify the work
authorization of	new employees.	
	fication Required. – At the time any contract	•
into, the contract	tor shall certify to the public entity in writing a	
<u>(1)</u>	That the contractor is in compliance with sul	
<u>(2)</u>	That any subcontractor with which the con	
	concerning the contract between the contract	±
	have certified to the contractor in writing	
	G.S. 64-12 prior to commencing performa	
	contractor shall submit copies of these cert	
	the time the contract is entered into, or in a	
(-)	this section if received after the contract is en	
<u>(3)</u>	That the contractor has not been subject	± • ±
	subsection (d) of this section within o	ne year prior to making the
	certification.	
	to Update Subcontractor Certifications. – U	-
	submit to the public entity certifications recei	ved pursuant to G.S. 64-12 on a
monthly basis.	vingly Sylwitting Folge Contification A re-	waan wika ku awin aley ay hurita a
	vingly Submitting False Certification. $-A$ per n to a public entity under this section shall be given by	
	all not be guilty under this subsection for su	
	false certification, or for failing to investig	
	person shall not be guilty under this subsection	•
	or other inadvertence.	in the violation is the result of a
	ontractors contracting with public entities n	nust use E-Verify: certification
requ		Hust use E verny, continention
	ontractors Must Use E-Verify. – Notwithstand	ing any other provision of law, a
	all register and participate in E-Verify to verif	
employees.	····· ··· · · · · · · · · · · · · · ·	, · · ·
	fication Required. – Prior to commencing p	erformance under a subcontract
	r or another subcontractor under or pursuant to	
	tity, the subcontractor shall certify to the	
following:		
(1)	That the subcontractor is in compliance with	subsection (a) of this section.
$\overline{(2)}$	That the subcontractor has not been sul	pject to a penalty pursuant to
	subsection (c) of this section within o	ne year prior to making the
	certification.	
	vingly Submitting False Certification. – Any r	person who knowingly submits a
(c) Know		
	n under this section shall be guilty of a Class	1 misdemeanor. A person shall
false certificatio	n under this section shall be guilty of a Class der this subsection if the violation is the resu	• • • • • • • • • • • • • • • • • • •
false certificatio not be guilty un inadvertence.	der this subsection if the violation is the resu	It of a clerical mistake or other
false certificationot be guilty uninadvertence.(d)Effect		lt of a clerical mistake or other re of a subcontractor to provide

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1 1	maintaining a ci	vil action against any person or entity for amounts ow	ved to the subcontractor
		ection with the subcontract."	
3		FION 4. Chapter 64 of the General Statutes is ame	ended by adding a new
	Article to read:		
i		"Article 3.	
		"Verification of Work Authorization.	
	" <u>§ 64-25. Defin</u>		
		g definitions apply in this Article:	
	(1)	Affected business location. – The business location	where an unauthorized
		alien performed work.	
	<u>(2)</u>	District attorney. – The district attorney's office for a	prosecutorial district in
		which the employee whose employment allegedly v	-
		was employed.	
	<u>(3)</u>	Employ. – Hire an employee.	
	(4)	Employee. – Any individual who provides services of	or labor for an employer
		in this State for wages or other remuneration.	-
	<u>(5)</u>	Employer. – Any person, business entity, or other or	ganization that transacts
		business in this State and that employs 25 or more	-
		This term does not include State agencies, counties,	municipalities, or other
		governmental bodies.	-
	<u>(6)</u>	E-Verify. – The federal E-Verify program operate	d by the United States
		Department of Homeland Security and other fee	deral agencies, or any
		successor or equivalent program used to verify the	e work authorization of
		newly hired employees pursuant to federal law.	
	<u>(7)</u>	Unauthorized alien As defined in 8 U.S.C. § 1324a	<u>a(h)(3).</u>
	" <u>§ 64-26. Verifi</u>	<u>ication of employee work authorization.</u>	
	<u>(a)</u> Empl	oyers Must Use E-Verify Each employer in the	State shall register and
1	participate in E-	Verify to verify the work authorization of new employe	es.
		oyer Preservation of E-Verify Forms Each employe	
		on of work authorization required by this section	while the employee is
9	employed and fo	r one year thereafter.	
		pption. – The requirement to register and participate in	
		ion of new employees does not apply to an entity	
-		byees for 90 or fewer days during a 12-consecutive-mor	nth period.
		ney General to prepare complaint form.	
		ration of Form The Attorney General shall prescribe	-
		a violation of G.S. 64-26. The form shall clearly stat	te that completed forms
]	2'	ther the Attorney General or the district attorney.	
		in Information Not Required The complainant shal	-
	*	's social security number on the complaint form or	to have the complaint
	notarized.		
		rting of complaints.	
		g of Complaint. – Any person with a good faith bel	
		violated G.S. 64-26 may file a complaint with the A	•
		setting forth the basis for that belief. The compla	
	•	e Attorney General pursuant to G.S. 64-27 or may be	•
		torney General or district attorney information that is su	atticient to proceed with
<u>i</u>		pursuant to G.S. 64-29.	. 1 01 01 -
		<u>Statements a Misdemeanor. – A person who know</u>	•••
	-	unt under this section is guilty of a Class 2 misdemeand	<u>or.</u>
	<u>8 64-29. Inves</u>	tigation of complaints.	

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1	(a)	Comp	laints Received on Prescribed Form. – Upon receipt of a com	plaint on a form
2		-	ant to G.S. 64-27 that an employer allegedly knowing	-
3	-	-	en, the Attorney General or district attorney shall investig	
4			act violated G.S. 64-26.	
5	<u>(b)</u>		laints Not Received on Prescribed Form. – If a complaint is re	ceived but is not
6		-	form prescribed pursuant to G.S. 64-27, the Attorney Gen	
7			estigate whether the employer has violated G.S. 64-26.	
8	(c)	Anony	ymous Complaints Permitted. – Nothing in this section shall	be construed to
9	prohibit th	ne filing	g of anonymous complaints that are not submitted on a press	cribed complaint
10	form.			-
11	<u>(d)</u>	Certai	n Complaints Shall Not Be Investigated The Attorney Ge	eneral or district
12	attorney s	shall no	ot investigate complaints that are based solely on race, r	eligion, gender,
13	ethnicity,	or natio	onal origin.	
14	<u>(e)</u>	Assist	ance by Law Enforcement The Attorney General or distri	ict attorney may
15	request th	at the	State Bureau of Investigation assist in investigating a comp	plaint under this
16	section.			
17	<u>(f)</u>	<u>Subpo</u>	ena for Production of Documents The Attorney General or	district attorney
18	<u>may</u> issue	e a subj	poena for production of employment records that relate to	the recruitment,
19	<u>hiring, en</u>	<u>nployme</u>	ent, or termination policies, practices, or acts of employmer	nt as part of the
20			valid complaint under this section.	
21			s to be taken; commencement of action.	
22			nvestigation, the Attorney General or district attorney dete	ermines that the
23	<u>complaint</u>		Calse and frivolous:	
24		<u>(1)</u>	The Attorney General or district attorney shall notify th	
25			Customs and Immigration Enforcement of the presence of	of the suspected
26			unauthorized alien.	
27		<u>(2)</u>	The Attorney General or district attorney shall notify local l	
28		(2)	agencies of the presence of the suspected unauthorized alien.	
29		<u>(3)</u>	If the complaint was originally filed with the Attorney General	
30			<u>General shall notify the district attorney to bring an act</u>	<u>ion pursuant to</u>
31 32		(A)	subdivision (4) of this subsection. The district attorney shall bring a givil action to enforce some	ations authorized
32 33		<u>(4)</u>	The district attorney shall bring a civil action to enforce sand	
33 34			under G.S. 64-31, 64-32, and 64-33 for a violation of G.S. 6 employer in the superior court district in which the af	-
34 35			location is located.	necteu business
36	"8 64-31	Conso	quences of first violation.	
30 37	(a)		quences. – For a first violation of G.S. 64-26, the court sha	all do all of the
38	following		quences. Tor a first violation of 0.5. 04 20; the court sha	an do an or the
39	<u>10110 W III 5</u> .	<u>.</u> (1)	Order employer to file affidavit. – Order the employer to file	e a signed sworn
40		<u>(1)</u>	affidavit with the district attorney within three business day	-
41			issued pursuant to this subsection is issued. The affidavit	
42			specificity that the employer has, after consultation with	
43			requested a secondary or additional verification of employme	
44			through E-Verify.	
45		(2)	Order the employer to pay court costs.	
46	(b)		of Failure to File Affidavit. – If an employer fails to timely	file an affidavit
47			ivision (a)(2) of this section or by G.S. 64-32 or G.S. 64-33	
48	-	-	er to pay a civil penalty of ten thousand dollars (\$10,000).	
49			juences of second violation.	
50	For a	second	l violation of G.S. 64-26 occurring after a court order issue	ued pursuant to
51	<u>G.S. 64-3</u>	1, the c	ourt shall order the measures required by G.S. 64-31(a) and	shall also order

General Assembly Of North Carolina Session 2011 the employer to pay a civil penalty of one thousand dollars (\$1,000), regardless of the number 1 2 of required employee verifications the employer failed to make. 3 "§ 64-33. Consequences of third or subsequent violation. 4 For a third or subsequent violation of G.S. 64-26 occurring after a court order issued 5 pursuant to G.S. 64-32, the court shall order the measures required by G.S. 64-31(a), and shall also order the employer to pay a civil penalty of two thousand dollars (\$2,000) for each 6 7 required employee verification the employer failed to make. 8 "§ 64-34. Court order; Attorney General to maintain copies of orders. The court shall send a copy of the court's order to the Attorney General, and the 9 (a) 10 Attorney General shall maintain the copy. 11 The Attorney General shall maintain copies of court orders that are received (b) pursuant to G.S. 64-31, 64-32, and 64-33, and shall maintain a database of the employers and 12 13 business locations that have a violation of G.S. 64-26 and make the court orders available on 14 the Attorney General's Web site. "§ 64-35. Work authorization shall be verified through the federal government. 15 Verification by Attorney General or District Attorney. - When investigating a 16 (a) 17 complaint under this Article, the Attorney General or district attorney shall verify the work authorization of the alleged unauthorized alien with the federal government pursuant to 8 18 19 U.S.C. § 1373(c). The Attorney General or district attorney shall not attempt to independently 20 make a final determination of whether an alien is authorized to work in the United States. Verification by Court. - In considering whether an employee is an unauthorized 21 (b) 22 alien, the court shall consider only the federal government's determination issued pursuant to 8 23 U.S.C. § 1373(c). The court may take judicial notice of the federal government's determination 24 and may request the federal government to provide automated or testimonial verification 25 pursuant to 8 U.S.C. § 1373(c). 26 "§ 64-36. Defenses. 27 E-Verify Use. – For purposes of this Article, proof that an employee's work (a) authorization was verified through E-Verify creates a rebuttable presumption that an employer 28 29 did not violate G.S. 64-26. 30 (b) Compliance With Federal Law. - For purposes of this Article, an employer who establishes that it has complied in good faith with the requirements of 8 U.S.C. § 1324a(b) 31 32 establishes an affirmative defense to a violation of G.S. 64-26. For purposes of this subsection, 33 an employer is considered to have complied with the requirements of 8 U.S.C. § 1324a(b), 34 notwithstanding any isolated, sporadic, or accidental technical or procedural failure to meet the 35 requirements, so long as there is a good faith attempt to comply with the requirements. 36 "§ 64-37. Article does not require action that is contrary to federal or State law. 37 This Article shall not be construed to require an employer to take any action that the 38 employer believes in good faith would violate federal or State law." 39 **SECTION 5.** G.S. 126-7.1(f) reads as rewritten: Each State agency, department, institution, university, community college, and local 40 "(f) 41 education agency shall verify, in accordance with the Basic Pilot Program administered by the 42 United States Department of Homeland Security pursuant to 8 U.S.C. § 1101, et seq, each 43 individual's legal status or authorization to work in the United States after hiring the individual 44 as an employee to work in the United States.register and participate in E-Verify to verify the 45 work authorization of new employees. As used in this section, the term 'E-Verify' means the federal E-Verify program operated by the United States Department of Homeland Security and 46 47 other federal agencies, or any successor or equivalent program used to verify the work 48 authorization of newly hired employees pursuant to federal law." 49 SECTION 6. G.S. 153A-449 reads as rewritten: 50 "§ 153A-449. Contracts with private entities.entities; contractors must use E-Verify.

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1	(a) <u>Authority. – A county may contract with and appropriate money to any person</u> ,
2	association, or corporation, in order to carry out any public purpose that the county is
3	authorized by law to engage in.
4	(b) Contractors Must Use E-Verify. – No county may enter into a contract unless the
5	contractor complies with the requirements of G.S. 64-11."
6	SECTION 7. G.S. 160A-20.1 reads as rewritten:
7	"§ 160A-20.1. Contracts with private entities.entities; contractors must use E-Verify.
8	(a) <u>Authority. – A city may contract with and appropriate money to any person</u> ,
9	association, or corporation, in order to carry out any public purpose that the city is authorized
10	by law to engage in.
11	(b) <u>Contractors Must Use E-Verify. – No city may enter into a contract unless the</u>
12	contractor complies with the requirements of G.S. 64-11."
13	SECTION 8. G.S. 143-129 is amended by adding a new subsection to read:
14	"(j) No contract subject to this section may be awarded by any board or governing body
15	of the State, institution of State government, or any political subdivision of the State unless the
16	contractor complies with the requirements of G.S. 64-11."
17	SECTION 9. Article 3 of Chapter 143 of the General Statutes is amended by
18	adding a new section to read:
19	" <u>§ 143-48.5. Contractors must use E-Verify.</u>
20 21	No contract subject to the provisions of this Article may be entered into unless the contractor complice with the requirements of $C \ge 64.11$
21 22	contractor complies with the requirements of G.S. 64-11." SECTION 10. G.S. 147-33.95 is amended by adding a new subsection to read:
22 23	"(g) No contract subject to the provisions of this Part may be entered into unless the
23 24	contractor complies with the requirements of G.S. 64-11."
2 4 25	SECTION 11. Article 5 of Chapter 153A of the General Statutes is amended by
25 26	adding a new section to read:
20 27	"§ 153A-99.1. County verification of employee work authorization.
28	(a) Counties Must Use E-Verify. – Each county shall register and participate in
29	E-Verify to verify the work authorization of new employees.
30	(b) <u>E-Verify Defined. – As used in this section, the term 'E-Verify' means the federal</u>
31	E-Verify program operated by the United States Department of Homeland Security and other
32	federal agencies, or any successor or equivalent program used to verify the work authorization
33	of newly hired employees pursuant to federal law.
34	(c) Nondiscrimination. – This section shall be enforced without regard to race, religion,
35	gender, ethnicity, or national origin."
36	SECTION 12. Article 7 of Chapter 160A of the General Statutes is amended by
37	adding a new section to read:
38	" <u>§ 160A-169.1. Municipality verification of employee work authorization.</u>
39	(a) <u>Municipalities Must Use E-Verify. – Each municipality shall register and participate</u>
40	in E-Verify to verify the work authorization of new employees.
41	(b) <u>E-Verify Defined. – As used in this section, the term 'E-Verify' means the federal</u>
42	E-Verify program operated by the United States Department of Homeland Security and other
43	federal agencies, or any successor or equivalent program used to verify the work authorization
44	of newly hired employees pursuant to federal law.
45	(c) Nondiscrimination. – This section shall be enforced without regard to race, religion,
46	gender, ethnicity, or national origin."
47	SECTION 13. Sections 11, 12, and 13 of this act become effective October 1,
48	2011. The remainder of this act becomes effective in accordance with the following schedule
49 50	and applies to all bids submitted and all contracts entered into on or after that date:
50	(1) January 1, 2012, for contractors, subcontractors, and employers that employ
51	500 or more employees in the State as of that date.

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1	(2)	July 1, 2012, for contractors, subcontractors, and employe	ers that employ 100
2		or more employees but fewer than 500 employees in the S	tate as of that date.
3	(3)	January 1, 2013, for contractors, subcontractors, and emp	oloyers that employ
4		25 or more employees but fewer than 100 employees in th	e State.