## **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** Fourth Edition Engrossed 6/8/11 Senate Commerce Committee Substitute Adopted 6/14/11 Sixth Edition Engrossed 6/14/11 Proposed Conference Committee Substitute H36-PCCS50411-MD-1

	Short Title: E	Employers & Local Gov't Must Use E-Verify.	(Public)
	Sponsors:		
	Referred to:		
		February 7, 2011	
1		A BILL TO BE ENTITLED	
2	AN ACT TO RI	EQUIRE COUNTIES, CITIES, AND EMPLOYERS TO U	SE THE FEDERAL
3	E-VERIFY	PROGRAM TO VERIFY THE WORK AUTHORIZAT	FION OF NEWLY
4	HIRED EM	PLOYEES.	
5	The General As	sembly of North Carolina enacts:	
6	SEC	TION 1. Chapter 64 of the General Statutes is amende	d by adding a new
7	Article to read:	-	
8		"Article 1.	
9		Various Provisions Related to Aliens."	
10	SEC	TION 2. G.S. 64-1 through G.S. 64-5 are recodified as Art	icle 1 of Chapter 64
11		statutes, as created by Section 1 of this act.	
12		TION 3. Chapter 64 of the General Statutes is amende	d by adding a new
13	Article to read:		
14		" <u>Article 2.</u>	
15		"Verification of Work Authorization.	
16	" <u>§ 64-25. Defin</u>		
17		ng definitions apply in this Article:	
18	<u>(1)</u>	Commissioner. – The North Carolina Commissioner of L	<u>abor.</u>
19	<u>(2)</u>	Employ. – Hire an employee.	
20	<u>(3)</u>	Employee. – Any individual who provides services or la	bor for an employer
21		in this State for wages or other remuneration.	
22	<u>(4)</u>	Employer. – Any person, business entity, or other organi	
23		business in this State and that employs 25 or more emp	
24		This term does not include State agencies, counties, mu	nicipalities, or other
25		governmental bodies.	
26	<u>(5)</u>	<u>E-Verify. – The federal E-Verify program operated by</u>	
27		Department of Homeland Security and other federa	
28		successor or equivalent program used to verify the wo	ork authorization of
29		newly hired employees pursuant to federal law.	
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(6)	Unauthorized alien. – As defined in 8 U.S.C. § 1324a(h)(3	3).
"§ 64-26. Veri	fication of employee work authorization.	
	loyers Must Use E-Verify. – Each employer, after hiring an	employee to work
	ates, shall verify the work authorization of the employee thro	
	loyer Preservation of E-Verify Forms. – Each employer sha	-
	tion of work authorization required by this section while	
	or one year thereafter.	<u>i /</u>
	nption. – Subsection (a) of this section shall not apply with re	espect to a seasonal
	loyee who is employed for 90 or fewer days during a 12-	-
period.		
	missioner of Labor to prepare complaint form.	
	aration of Form The Commissioner shall prescribe a co	mplaint form for a
	e a violation of G.S. 64-26. The form shall clearly state that	
-	he Commissioner.	<u> </u>
	ain Information Not Required. – The complainant shall not	be required to list
	t's social security number on the complaint form or to h	_
notarized.		F
	orting of complaints.	
	g of Complaint. – Any person with a good faith belief th	hat an employer is
	violated G.S. 64-26 may file a complaint with the Commis	
	at belief. The complaint may be on a form prescribed by	
	S. 64-27 or may be made in any other form that gives	
	t is sufficient to proceed with an investigation pursuant to C	
	shall be construed to prohibit the filing of anonymous com	
	prescribed complaint form.	-
(b) Fals	e Statements a Misdemeanor. – A person who knowingly	y files a false and
frivolous compl	aint under this section is guilty of a Class 2 misdemeanor.	
' <u>§ 64-29. Inve</u>	stigation of complaints.	
(a) Inve	stigation. – Upon receipt of a complaint pursuant to (	G.S. 64-28 that an
employer is all	egedly violating or has allegedly violated G.S. 64-26, the C	Commissioner shall
nvestigate whe	ther the employer has in fact violated G.S. 64-26.	
(b) Cert	ain Complaints Shall Not Be Investigated The Comn	nissioner shall not
nvestigate con	plaints that are based solely on race, religion, gender, eth	nnicity, or national
origin.		
<u>(c)</u> Assi	stance by Law Enforcement The Commissioner may rec	quest that the State
	tigation assist in investigating a complaint under this section.	
	poena for Production of Documents The Commissioner ma	
	of employment records that relate to the recruitment, hirin	
	icies, practices, or acts of employment as part of the invest	stigation of a valid
complaint unde	<u>t this section.</u>	
	<u>ns to be taken; hearing.</u>	
If, after an	investigation, the Commissioner determines that the compla	int is not false and
frivolous:		
<u>(1)</u>	The Commissioner shall hold a hearing to determine	
	G.S. 64-26 has occurred and, if appropriate, impose	civil penalties in
	accordance with the provisions of this Article.	
<u>(2)</u>	If, during the course of the hearing required by subd	ivision (1) of this
	section, the Commissioner concludes that there is a rea	asonable likelihood
	that an employee is an unauthorized alien, the Commission	oner shall notify the
	following entities of the possible presence of an unauthori	zed alien:
	a. United States Immigration and Customs Enforcem	ient.

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b. Local law enforcement agencies.
" <u>§ 64-31. Consequences of first violation.</u>
(a) Affidavit Must Be Filed. – For a first violation of G.S. 64-26, the Commissioner
shall order the employer to file a signed sworn affidavit with the Commissioner within three
business days after the order issued pursuant to this subsection is issued. The affidavit shall
state with specificity that the employer has, after consultation with the employee, requested a
verification of work authorization through E-Verify.
(b) Effect of Failure to File Affidavit. – If an employer fails to timely file an affidavit
required by subsection (a) of this section or by G.S. 64-32 or G.S. 64-33, the Commissioner
shall order the employer to pay a civil penalty of ten thousand dollars (\$10,000).
"§ 64-32. Consequences of second violation.
For a violation of G.S. 64-26 that occurs after an order has been issued pursuant to
G.S. 64-31, the Commissioner shall order the measures required by G.S. 64-31(a) and shall also
order the employer to pay a civil penalty of one thousand dollars (\$1,000), regardless of the
number of required employee verifications the employer failed to make.
"§ 64-33. Consequences of third or subsequent violation.
For a violation of G.S. 64-26 that occurs after an order has been issued pursuant to
G.S. 64-32, the Commissioner 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
required employee verification the employer failed to make.
"§ 64-34. Commissioner to maintain copies of orders.
The Commissioner shall maintain copies of orders issued pursuant to G.S. 64-31, 64-32,
and 64-33, and shall maintain a database of the employers and business locations that have a
violation of G.S. 64-26 and make the orders available on the Commissioner's Web site.
"§ 64-35. Work authorization shall be verified through the federal government.
When investigating a complaint under this Article, the Commissioner shall verify the work
authorization of the alleged unauthorized alien with the federal government pursuant to 8
U.S.C. § 1373(c). The Commissioner shall not attempt to independently make a final
determination of whether an alien is authorized to work in the United States.
" <u>§ 64-36. Appeal of Commissioner's order.</u>
A determination by the Commissioner pursuant to this Article shall be final, unless within
15 days after receipt of notice thereof by certified mail with return receipt, by signature
confirmation as provided by the U.S. Postal Service, by a designated delivery service
authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the
employer charged with the violation takes exception to the determination, in which event final
determination shall be made in an administrative proceeding pursuant to Article 3 of Chapter
150B of the General Statutes and in a judicial proceeding pursuant to Article 4 of Chapter 150B
of the General Statutes.
" <u>§ 64-37. Rules.</u>
The Commissioner may adopt rules needed to implement this Article.
"§ 64-38. Article does not require action that is contrary to federal or State law.
This Article shall not be construed to require an employer to take any action that the
employer believes in good faith would violate federal or State law."
<b>SECTION 4.</b> Article 5 of Chapter 153A of the General Statutes is amended by
adding a new section to read:
" <u>§ 153A-99.1. County verification of employee work authorization.</u>
(a) <u>Counties Must Use E-Verify. – Each county shall register and participate in</u>
E-Verify to verify the work authorization of new employees hired to work in the United States.
(b) E-Verify Defined. – 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 other

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1	federal agencies, or any successor or equivalent program used to verify the work authorization		
2	of newly hired employees pursuant to federal law.		
3	(c) Nondiscrimination. – This section shall be enforced without regard to race, religion,		
4	gender, ethnicity, or national origin."		
5	SECTION 5. Article 7 of Chapter 160A of the General Statutes is amended by		
6	adding a new section to read:		
7	" <u>§ 160A-169.1. Municipality verification of employee work authorization.</u>		
8	(a) <u>Municipalities Must Use E-Verify. – Each municipality shall register and participate</u>		
9	in E-Verify to verify the work authorization of new employees hired to work in the United		
10	States.		
11	(b) <u>E-Verify Defined. – As used in this section, the term 'E-Verify' means the federal</u>		
12	E-Verify program operated by the United States Department of Homeland Security and other		
13	federal agencies, or any successor or equivalent program used to verify the work authorization		
14	of newly hired employees pursuant to federal law.		
15	(c) Nondiscrimination. – This section shall be enforced without regard to race, religion,		
16	gender, ethnicity, or national origin."		
17	<b>SECTION 6.</b> Sections 4, 5, and 6 of this act become effective October 1, 2011.		
18	The remainder of this act becomes effective in accordance with the following schedule:		
19	(1) October 1, 2012, for employers that employ 500 or more employees.		
20	(2) January 1, 2013, for employers that employ 100 or more but less than 500		
21	employees.		
22	(3) July 1, 2013, for employers that employ 25 or more but less than 100		
23	employees.		