

LEGISLATIVE ACTION

Senate House

Comm: RCS 04/19/2010

The Committee on Health Regulation (Gardiner) recommended the following:

Senate Substitute for Amendment (252494)

Delete lines 318 - 323

and insert:

2

3 4

5 6

8

9

10

11

(1) An $\frac{\text{Any}}{\text{individual}}$ who is an $\frac{\text{``officer'''}}{\text{officer'''}}$ as defined in s. 943.10(14), or is a law enforcement officer of the United States Government, while such local, state, or federal officer is engaged in her or his official duties, or when performing offduty as a security officer provided such activity is activities approved by her or his superiors.

Delete lines 460 - 489

12 and insert: 13

14

15 16

17

18

19 20

2.1

22

23

24

25

26

27

28 29

30

31

32

33

34

35

36 37

38

39



- (f) Be a citizen or permanent legal resident alien of the United States or have appropriate been granted authorization issued to seek employment in this country by the United States Bureau of Citizenship and Immigration Services of the United States Department of Homeland Security.
- 1. An applicant for a Class "C," Class "CC," Class "D," Class "DI," Class "E," Class "EE," Class "M," Class "MA," Class "MB," Class "MR," or Class "RI" license who is not a United States citizen must submit proof of current employment authorization issued by Citizenship and Immigration Services or proof that she or he is deemed a permanent legal resident alien by Citizenship and Immigration Services.
- 2. An applicant for a Class "G" or Class "K" license who is not a United States citizen must submit proof that she or he is deemed a permanent legal resident alien by Citizenship and Immigration Services, together with additional documentation establishing that she or he has resided in the state of residence shown on the application for at least 90 consecutive days before the date that the application is submitted.
- 3. An applicant for an agency or school license who is not a United States citizen or permanent legal resident alien must submit documentation issued by Citizenship and Immigration Services stating that she or he is lawfully in the United States and is authorized to own and operate the type of agency or school for which she or he is applying. An employment authorization card issued by Citizenship and Immigration Services is not sufficient documentation.