Second Engrossed

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1	A bill to be entitled
2	An act relating to the verification of employment
3	eligibility; amending s. 288.061, F.S.; prohibiting
4	the approval of certain economic development incentive
5	applications after a specified date; requiring an
6	awardee to repay certain moneys within a specified
7	timeframe under certain circumstances; creating s.
8	448.095, F.S.; providing definitions; requiring public
9	employers, contractors, and subcontractors to register
10	with and use the E-Verify system; prohibiting such
11	entities from entering into a contract unless each
12	party to the contract registers with and uses the E-
13	Verify system; requiring a subcontractor to provide a
14	contractor with a certain affidavit; requiring a
15	contractor to maintain a copy of such affidavit;
16	authorizing the termination of a contract under
17	certain conditions; providing that such termination is
18	not a breach of contract; authorizing a challenge to
19	such termination; providing certain liability for
20	contractors if a contract is terminated; requiring
21	private employers to verify the employment eligibility
22	of newly hired employees beginning on a specified
23	date; providing an exception; providing acceptable
24	methods for verifying employment eligibility;
25	requiring a private employer to maintain certain
26	documentation for a specified time period; providing
27	specified immunity and nonliability for private
28	employers; creating a rebuttable presumption for
29	private employers; requiring private employers to
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30	provide copies of certain documentation, upon request,
31	to specified persons and entities for certain
32	purposes; prohibiting specified persons and entities
33	from making a determination as to whether a person is
34	an unauthorized alien; requiring a specified affidavit
35	from certain private employers; providing for the
36	suspension or permanent revocation of certain licenses
37	under certain circumstances; providing construction;
38	providing an effective date.
39	
40	Be It Enacted by the Legislature of the State of Florida:
41	
42	Section 1. Subsection (6) of section 288.061, Florida
43	Statutes, is renumbered as subsection (7), and a new subsection
44	(6) is added to that section to read:
45	288.061 Economic development incentive application
46	process
47	(6) Beginning July 1, 2020, the executive director may not
48	approve an economic development incentive application unless the
49	application includes proof to the department that the applicant
50	business is registered with and uses the E-Verify system, as
51	defined in s. 448.095, to verify the work authorization status
52	of all newly hired employees. If the department determines that
53	an awardee is not complying with this subsection, the department
54	must notify the awardee by certified mail of the department's
55	determination of noncompliance and the awardee's right to appeal
56	the determination. Upon a final determination of noncompliance,
57	the awardee must repay all moneys received as an economic
58	development incentive to the department within 30 days after the

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59	final determination.
60	Section 2. Section 448.095, Florida Statutes, is created to
61	read:
62	448.095 Employment eligibility
63	(1) DEFINITIONSAs used in this section, the term:
64	(a) "Agency" means any agency, department, board, or
65	commission of this state or a county or municipality in this
66	state that issues a license to operate a business in this state.
67	(b) "Contractor" means a person or entity that has entered
68	or is attempting to enter into a contract with a public employer
69	to provide labor, supplies, or services to such employer in
70	exchange for salary, wages, or other remuneration.
71	(c) "Department" means the Department of Economic
72	Opportunity.
73	(d) "Employee" means a person filling an authorized and
74	established position who performs labor or services for a public
75	or private employer in exchange for salary, wages, or other
76	remuneration.
77	(e) "E-Verify system" means an Internet-based system
78	operated by the United States Department of Homeland Security
79	that allows participating employers to electronically verify the
80	employment eligibility of newly hired employees.
81	(f) "Legal alien" means a person who is or was lawfully
82	present or permanently residing legally in the United States and
83	allowed to work at the time of employment and remains so
84	throughout the duration of that employment.
85	(g) "License" means a franchise, a permit, a certificate,
86	an approval, a registration, a charter, or any similar form of
87	authorization required by state law and issued by an agency for

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88	the purpose of operating a business in this state. The term
89	includes, but is not limited to:
90	1. An article of incorporation.
91	2. A certificate of partnership, a partnership
92	registration, or an article of organization.
93	3. A grant of authority issued pursuant to state or federal
94	law.
95	4. A transaction privilege tax license.
96	(h) "Private employer" means a person or entity that
97	transacts business in this state, has a license issued by an
98	agency, and employs persons to perform labor or services in this
99	state in exchange for salary, wages, or other remuneration. The
100	term does not include:
101	1. A public employer;
102	2. The occupant or owner of a private residence who hires:
103	a. Casual labor, as defined in s. 443.036, to be performed
104	entirely within the private residence; or
105	b. A licensed independent contractor, as defined in federal
106	laws or regulations, to perform a specified portion of labor or
107	services; or
108	3. An employee leasing company licensed under part XI of
109	chapter 468 that enters into a written agreement or
110	understanding with a client company which places the primary
111	obligation for compliance with this section upon the client
112	company. In the absence of a written agreement or understanding,
113	the employee leasing company is responsible for compliance with
114	this section. Such employee leasing company shall, at all times,
115	remain an employer as otherwise defined in federal laws or
116	regulations.

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117	(i) "Public employer" means an entity within state,
118	regional, county, local, or municipal government, whether
119	executive, judicial, or legislative, or any public school,
120	community college, or state university that employs persons who
121	perform labor or services for that employer in exchange for
122	salary, wages, or other remuneration or that enters or attempts
123	to enter into a contract with a contractor.
124	(j) "Subcontractor" means a person or entity that provides
125	labor, supplies, or services to or for a contractor or another
126	subcontractor in exchange for salary, wages, or other
127	remuneration.
128	(k) "Unauthorized alien" means a person who is not
129	authorized under federal law to be employed in the United
130	States, as described in 8 U.S.C. s. 1324a(h)(3). The term shall
131	be interpreted consistently with that section and any applicable
132	federal rules or regulations.
133	(2) PUBLIC EMPLOYERS, CONTRACTORS, AND SUBCONTRACTORS
134	(a) Beginning January 1, 2021, every public employer,
135	contractor, and subcontractor shall register with and use the E-
136	Verify system to verify the work authorization status of all
137	newly hired employees. A public employer, contractor, or
138	subcontractor may not enter into a contract unless each party to
139	the contract registers with and uses the E-Verify system.
140	(b)1. If a contractor enters into a contract with a
141	subcontractor, the subcontractor must provide the contractor
142	with an affidavit stating that the subcontractor does not
143	employ, contract with, or subcontract with an unauthorized
144	alien.
145	2. The contractor shall maintain a copy of such affidavit

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for the duration of the contract.

(c)1. A public employer, contractor, or subcontractor who has a good faith belief that a person or entity with which it is contracting has knowingly violated s. 448.09(1) shall terminate the contract with the person or entity.

2. A public employer that has a good faith belief that a subcontractor knowingly violated this subsection, but the contractor otherwise complied with this subsection, shall promptly notify the contractor and order the contractor to immediately terminate the contract with the subcontractor.

3. A contract terminated under subparagraph 1. or
 57 subparagraph 2. is not a breach of contract and may not be
 58 considered as such.

(d) A public employer, contractor, or subcontractor may
 file an action with a circuit or county court to challenge a
 termination under paragraph (c) no later than 20 calendar days
 after the date on which the contract was terminated.

63 (e) If a public employer terminates a contract with a
64 contractor under paragraph (c), the contractor may not be
65 awarded a public contract for at least 1 year after the date on
66 which the contract was terminated.

67 (f) A contractor is liable for any additional costs
 68 incurred by a public employer as a result of the termination of
 69 a contract.

(3) PRIVATE EMPLOYERS.-

171 (a) Beginning January 1, 2021, a private employer shall,
 172 after making an offer of employment which has been accepted by a
 173 person, verify such person's employment eligibility. A private
 174 employer is not required to verify the employment eligibility of

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175	a continuing employee hired before January 1, 2021. However, if
176	a person is a contract employee retained by a private employer,
177	the private employer must verify the employee's employment
178	eligibility upon the renewal or extension of his or her
179	contract.
180	(b) A private employer shall verify a person's employment
181	eligibility by:
182	1. Using the E-Verify system; or
183	2. Requiring the person to provide the same documentation
184	that is required by the United States Citizenship and
185	Immigration Services on its Employment Eligibility Verification
186	form (Form I-9).
187	
188	The private employer must retain a copy of the documentation
189	provided under this subparagraph for at least 3 years after the
190	person's initial date of employment.
191	(c) A private employer that complies with this subsection
192	may not be held civilly or criminally liable under state law for
193	hiring, continuing to employ, or refusing to hire an
194	unauthorized alien if the information obtained under paragraph
195	(b) indicates that the person's work authorization status was
196	not that of an unauthorized alien.
197	(d) For purposes of this subsection, compliance with
198	paragraph (b) creates a rebuttable presumption that a private
199	employer did not knowingly employ an unauthorized alien in
200	violation of s. 448.09(1).
201	(e) For the purpose of enforcement of this section, the
202	following persons or entities may request, and a private
203	employer must provide, copies of any documentation relied upon

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204	by the private employer for the verification of a person's
205	employment eligibility, including, but not limited to, any
206	documentation required under paragraph (b):
207	1. The Department of Law Enforcement.
208	2. The Attorney General.
209	3. The state attorney.
210	4. The statewide prosecutor.
211	
212	A person or entity that makes a request under this paragraph
213	must rely upon the federal government to verify a person's
214	employment eligibility and may not independently make a final
215	determination as to whether a person is an unauthorized alien.
216	(f) If a private employer does not comply with paragraph
217	(b), the department shall require the private employer to
218	provide an affidavit to the department stating that the private
219	employer will comply with paragraph (b), the private employer
220	has terminated the employment of all unauthorized aliens in this
221	state, and the employer will not intentionally or knowingly
222	employ an unauthorized alien in this state. If the private
223	employer does not provide the required affidavit within 30 days
224	after the department's request, the appropriate licensing agency
225	shall suspend all applicable licenses held by the private
226	employer until the private employer provides the department with
227	the required affidavit. For purposes of this paragraph, the
228	licenses that are subject to suspension under this paragraph are
229	all licenses that are held by the private employer specific to
230	the business location where the unauthorized alien performed
231	work. If the private employer does not hold a license specific
232	to the business location where the unauthorized alien performed

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233	work, but a license is necessary to operate the private
234	employer's business in general, the licenses that are subject to
235	suspension under this paragraph are all licenses that are held
236	by the private employer at the private employer's primary place
237	of business.
238	(g) For any private employer found to have violated
239	paragraph (f) three times within any 36 month period, the
240	appropriate licensing agency shall permanently revoke all
241	licenses that are held by the private employer specific to the
242	business location where the unauthorized alien performed work.
243	If the private employer does not hold a license specific to the
244	business location where the unauthorized alien performed work,
245	but a license is necessary to operate the private employer's
246	business in general, the appropriate licensing agency shall
247	permanently revoke all licenses that are held by the private
248	employer at the private employer's primary place of business.
249	(4) CONSTRUCTIONThis section shall be enforced without
250	regard to race, color, or national origin and shall be construed
251	in a manner so as to be fully consistent with any applicable
252	federal laws or regulations.
253	Section 3. This act shall take effect July 1, 2020.

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