## The State of the States: E-Verify Bills 2012 STATE BILLS MANDATING OR CLARIFYING E-VERIFY'S USE

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STATE	BILL NUMBER	AUTHOR	BILL TEXT	STATUS
AL	HB 658	Hammon (+41 additional cosponsors)	<ul> <li>(Currently has a requirement that all employers to use E-Verify; exception for domestic employees.)</li> <li>Employers, contractors and subcontractors may not hire or continue to employ an unauthorized alien within the State of Alabama. All employers must sign up for E-Verify prior to performing any work on the project.</li> <li>Creates a penalty system for state contractors.</li> <li><a href="http://e-lobbyist.com/gaits/text/623462">http://e-lobbyist.com/gaits/text/623462</a></li> </ul>	Session Ended: Bill Died in Committee
	SB 57	Sanford	<ul> <li>(Currently has a requirement that all employers to use E-Verify; exception for domestic employees)</li> <li>Employers with one or more employees must attest through a sworn affidavit that they did not knowingly employ, hire for employment, or continue to employ an unauthorized alien as a condition for receipt of a state contract, award, or incentive.</li> <li>All subcontractors with one or more employees, on a project paid for by contract, grant, or incentive by the state must attest through a sworn affidavit that they did not knowingly employ, hire for employees not employ an unauthorized alien.</li> <li>All subcontractors with one or more employees must:</li> <li>Enroll in the E-Verify program prior to performing any work on the project OR</li> </ul>	Session Ended: Bill Died in Committee

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STATE	BILL NUMBER	AUTHOR	BILL TEXT	STATUS
			Verify the employment eligibility of employees using the ALVerify system (developed by the Center for Advanced Public Safety at the University of Alabama) OR	
			Verify the employment eligibility of employees using the E-Verify employment agent service established by the Alabama Department of Homeland Security and	
			All of these subcontractors provide a sworn affidavit with an attestation as well.	
			http://alisondb.legislature.state.al.us/acas/searchableinstruments/2012rs/bills/sb57.htm	
	SB 75	Sanford	(Currently has a requirement that all employers to use E-Verify; exception for domestic employees)	Session Ended: Bill
			Provides business entities, employers and subcontractors in this state with an option to use federal E-Verify or a valid Alabama driver's license or identification card to verify the immigration status and eligibility of an employee.	Died in Committee
			http://alisondb.legislature.state.al.us/acas/searchableinstruments/2012rs/bills/sb75.htm	
	SB 195	Sanford	(Currently has a requirement that all employers to use E-Verify; exception for domestic employees)	Session Ended: Bill
			Amends Sections 9, 15, and 30 of Act 2011-535, 2011 Regular Session to provides business entities, employers and subcontractors in this state with an option to use federal E-Verify or a valid Alabama driver's license or identification card to verify the immigration status and eligibility of an employee.	Died in Committee
			http://e-lobbyist.com/gaits/text/566503	
	SB 226	Hubbard	(Currently has a requirement that all employers to use E-Verify; exception for domestic employees)	Session Ended: Bill
			Provides business entities and employers in this state with an option to use federal E-Verify or a valid Alabama driver's license or identification card to verify the immigration status and eligibility of an employee.	Died in Committee
			Provides subcontractors on a project paid for by state contract, grant, or incentive with an option to use federal E-Verify or a valid Alabama driver's license or identification card to verify the immigration status and eligibility of an employee.	
			Effective April 1, 2012,	
			http://e-lobbyist.com/gaits/text/567787	

STATE	BILL NUMBER	AUTHOR	BILL TEXT	STATUS
	SB 260	Sanford	(Currently has a requirement that all employers to use E-Verify; exception for domestic employees)	Session Ended: Bill
			Provides business entities and employers in this state with an option to use federal E-Verify, the ALVerify program developed by the Center for Advanced Public Safety at the University of Alabama, the E-Verify employer agent service established by the Alabama Department of Homeland Security, or a valid Alabama driver's license or identification card to verify the immigration status and eligibility of an employee.	Died in Committee
			Provides subcontractors on a project paid for by state contract, grant, or incentive with an option to use federal E-Verify, the ALVerify program developed by the Center for Advanced Public Safety at the University of Alabama, the E-Verify employer agent service established by the Alabama Department of Homeland Security, or a valid Alabama driver's license or identification card to verify the immigration status and eligibility of an employee. <u>http://e-lobbyist.com/gaits/text/568402</u>	
	SB 541	Beason	(Currently has a requirement that all employers to use E-Verify; exception for domestic employees)	Session Ended: Bill
			All contractors and subcontractors on a project beginning or renewed after October 1, 2011 must enroll in the E-Verify program prior to performing any work.	Died in Committee
			Creates a penalty system for contractors and subcontractors.	
			Effective following passage and approval by Governor.	
			http://legiscan.com/gaits/text/629951	
AZ	SB 1218	Gallardo (+23 additional sponsors)	(Currently has a requirement that all employers to use E-Verify; exception for domestic employees. Bill contains numerous enforcement provisions; only address Section 7 regarding E-Verify)	Session Ended: Bill Died in
			Amends existing requirement regarding E-Verify documentation by removing the requirement for employers to keep a record of verification as completed through E-Verify for the duration of the employee's employment or three years, whichever is longer.	Committee
			http://www.azleg.gov/legtext/50leg/2r/bills/sb1218p.pdf	

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	SB 1517	Lewis (+8 additional sponsors)	<ul> <li>(Currently has a requirement that all employers to use E-Verify; exception for domestic employees. Bill contains numerous enforcement provisions; only address Section 7 regarding E-Verify)</li> <li>Amends existing requirement regarding E-Verify. In current law, use of E-Verify creates rebuttable presumption that employer did not knowingly employ an unauthorized alien. This bill would amend to this create a safe harbor for employers who use E-Verify. Employers who use E-Verify would receive a safe harbor unless they paid the employee in cash or received notice from state or local law enforcement for ICE that employee is using a name, SSN or other document that is fraudulent or doesn't belong to the employee.</li> <li><a href="http://www.azleg.gov/legtext/50leg/2r/bills/sb1517p.pdf">http://www.azleg.gov/legtext/50leg/2r/bills/sb1517p.pdf</a></li> </ul>	Session Ended: Bill Died in Rules Committee
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со	HB 1309	Swalm and Looper (+ 6 additional cosponsors) King (in Senate)	Requires all employers in the state, by January 1, 2013, to instead participate in the federal electronic verification program (e-verify program) for purposes of verifying the work eligibility status of all new employees hired by an employer. Employers are subject to fines of up to \$5,000 for a first offense and up to \$25,000 for a second offense for failing to participate in the e-verify program. For subsequent offenses, an employer is subject to a fine of up to \$25,000 and a 6-month suspension of the employer's business licenses. http://e-lobbyist.com/gaits/text/582561	Session Ended: Bill Died in Committee
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FL	HB 1315 SB 1638	Harrell Altman	(Currently has a requirement that all public agencies and state contractors use E-Verify) Requires all employers (except government agencies, individuals hiring domestic workers, individuals hiring independent contractors, and employment licensing companies) to use E- Verify beginning January 1, 2013. If an employer does not comply, it loses its business license. Creates a complaint and reporting mechanism for individuals who have actual or constructive knowledge that an employer is employing an unauthorized worker. Complaints cannot be made based on race, color, or national origin and there is a penalty for false reporting. The Dept of Economic Opportunity will investigate complaints and hold administrative hearings. The DEO will ask that the federal government verify the work authorization of any individual	Died in Subcommitt ee on 3-9- 12

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			worker, it will inform ICE and local law enforcement of the name and address of the worker named in the complaint. Upon a finding that the employer violated the law, DEO can assess numerous penalties on the employer, with increasing penalties for multiple violations.	
			Creates an immunity from liability for unlawful hiring or refusal to hire (anti-discrimination) in instances where E-Verify confirms the employee's work authorization.	
			Creates a private right of action for a "deceptive and unfair trade practice." Right of action exists for work authorized employees who were terminated from a job site where an employer was employing unauthorized individuals (knowing and reckless standard).	
			Creates a penalty system for state contractors and creates new requirements for state subcontractors' use of E-Verify.	
			http://www.flsenate.gov/Session/Bill/2012/1315/BillText/Filed/PDF	
			http://www.flsenate.gov/Session/Bill/2012/1638/BillText/Filed/PDF	
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GA	HB 810	Baker, Jackson	(Currently has a requirement that all public agencies and state contractors use E-Verify. Requires businesses with 500+ employees to enroll by January 1, 2012; 100-499 employees to enroll by July 1, 2012; and 10-99 employees to enroll by July 1, 2013.)	Session Ended
			Delays implementation of mandatory E-Verify for small businesses	
			<ul> <li>100-500 employees, effective July 1, 2012</li> </ul>	
			<ul> <li>50-100 employees, effective date is July 1, 2013</li> </ul>	
			• 10-50 employees effective date is July 1, 2015	
			http://www1.legis.ga.gov/legis/2011_12/pdf/hb810.pdf	
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н	SB 2028	Nishihara, Kahele	Requires state purchasing agencies that enter in to any procurement contract to obtain proof that the responsible bidder or offeror uses the "e-verify" [E-Verify] system to verify the employment eligibility of its employees. http://www.capitol.hawaii.gov/session2012/bills/SB2028pdf	Session Ended: Bill Died in Committee

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	SB 2194	Gabbard, Nishihara, Shimabukuro, Wakai	Requires all employers to use the "e-verify" [E-Verify] system to verify that an applicant is eligible to work in the United States. [Note that the bill contains a significant misunderstanding of current requirements under federal immigration law]. <u>http://www.capitol.hawaii.gov/session2012/Bills/SB2194</u> .PDF	Measure Deferred by Committee on 1-26-12
IA	HF 2156	Garrett (+40 additional cosponsors)	Requires employer hiring a new employee to verify the employee's employment eligibility through E-Verify; excludes independent contractors. Penalties include suspension of an employer's business license. Contains a rebuttable presumption if federal government (E- Verify) indicates that employee has work authorization. Also contains an affirmative defense of entrapment.	Session Ended: Bill Died in Committee
			Requires employers to verify employee's employment eligibility and creates a complaint mechanism; excludes independent contractors.	
			http://e-lobbyist.com/gaits/text/558226	
	HF 2430 (Committee Bill, successor	House Judiciary	Requires employer hiring a new employee to verify the employee's employment eligibility through E-Verify; excludes independent contractors. Penalties include suspension of an employer's business license. Contains a rebuttable presumption if federal government (E- Verify) indicates that employee has work authorization. Also contains an affirmative defense of entrapment.	Session Ended: Bill Died in Committee
	to HF 2156)		Requires employers to verify employee's employment eligibility and creates a complaint mechanism; excludes independent contractors.	
			http://e-lobbyist.com/gaits/text/594929	
KS	HB 2492	Committee on Federal and State Affairs	Requires all business entities awarded a governmental contract in excess of \$5,000 to use the E-Verify program. Also requires all public employers to enroll in E-Verify. Creates suspension of contract and debarment as penalties. <u>http://www.kslegislature.org/li/b2011_12/measures/documents/hb2492_00_0000.pdf</u>	Died in Committee on 6-1-12

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	HB 2575	Committee on Federal and State Affairs	On and after January 1, 2013, the state shall enroll and actively participate in E-Verify for verification of employment status of all employees whose employment commences after January 1, 2013. This section shall be cited as the state government immigration accountability act. <u>http://kslegislature.org/li/b2011_12/measures/documents/hb2575_00_0000.pdf</u>	Session Ended: Bill Died in Committee
	HB 2577	Committee on Federal and State Affairs	Business entity with a \$5,000+ contract with the government shall sign affidavit confirming enrollment and participate in E-Verify program for all new hires. All public employers, including any governmental entity, shall enroll and participate in good faith in the e-verify program. Requires contractors to verify employees' employment eligibility and includes penalties; excludes independent contractors. <u>http://kslegislature.org/li/b2011_12/measures/documents/hb2577_00_0000.pdf</u>	Died in Committee on 6-1-12
	SB 284	on Commerce January 1, 2013. Also requires any bidd contract of at least \$50,000 to use E-Ver compliance. Creates complaint process public agency, bidder, or contractor.	Requires all governmental agencies to use E-Verify for all employees beginning work after January 1, 2013. Also requires any bidder, contractor, or employer involved in a public works contract of at least \$50,000 to use E-Verify. Requires subcontractor and contractor compliance. Creates complaint process to report employment of unauthorized individuals by public agency, bidder, or contractor. <u>http://www.kslegislature.org/li/b2011_12/measures/documents/sb284_00_0000.pdf</u>	Died in Committee on 6-1-12
КҮ	HB 5	Damron, Nelson, Westrom	Requires public agencies to, on and after January 1, 2013, to use E-Verify and prohibit the hiring of unauthorized aliens by contractors with public agencies. <u>www.lrc.ky.gov/record/12rs/HB5/bill.doc</u>	Passed House but Session Ended: Bill
				Died in Senate
LA	HB 996	Hoffman	(Currently has a requirement that all public agencies use E-Verify and all employers are encouraged to use E-Verify)	Passed. Signed by the

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			To amend and reenact R.S. 38:2212.10(F) and to enact R.S. 38:2212.10(G), provides that E- Verify program only applies to contracts for public works. "Public works" is defined as the operation, erection, construction, alteration, improvement, or repair of any public facility or immovable property owned, used, or leased by a public entity.	Governor on 5-14-12. Becomes Act No. 142.
			Effective August 1, 2012.	
			http://e-lobbyist.com/gaits/text/606817	
MD	HB 82	W. Miller (+36 additional sponsors)	Requires mandatory registration in the federal E-Verify program for public contractors and their subcontractors and state grantees. Exempts contractors and subcontractors for contracts of less than \$100,000. Includes fines/civil liability for noncompliance. http://mlis.state.md.us/2012rs/bills/hb/hb0082f.pdf	Unfavorable Report by Committee on 4-7-12
	HB 344	McDonough	Requires mandatory registration in the federal E-Verify program for public contractors and their subcontractors and state grantees. Exempts contractors and subcontractors for contracts of less than \$100,000. Includes fines/civil liability for noncompliance. http://mlis.state.md.us/2012rs/bills/hb/hb0344f.pdf	Unfavorable Report by Committee on 4-7-12
	HB 345	McDonough	Contractors and subcontractors in the performance of state transportation projects under the Transportation Trust Fund contracts must be registered through E-Verify, and workers must be verified. <u>http://mlis.state.md.us/2012rs/bills/hb/hb0345f.pdf</u>	Unfavorable Report by Committee on 4-7-12
	HB 355	Schuh (+7 additional sponsors)	Establishes Office of Employment Verification Assistance within the Division of Labor and Industry to assist in the implementation and use of E-Verify by public contractors. http://mlis.state.md.us/2012rs/bills/hb/hb0355f.pdf	Unfavorable Report by Committee on 4-7-12

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MN	HF 1976	Drazkowski, Scott	Section 1 requires the appointing authorities in the legislative, executive, and judicial branches to use federal E-Verify for all newly hired employees. https://www.revisor.mn.gov/bin/bldbill.php?bill=H1976.0.html&session=Is87	Passed House and Senate. Governor vetoed on 4-24-12.
	SF 1842	Daley, DeKruif, Lillie	Proposes coding for new law in Minnesota Statutes, chapter 43A which requires authorities in the legislative, executive, and judicial branches must use the federal E-Verify program for all newly hired employees. The commissioner must oversee training for executive branch appointing authorities on the use of E-Verify, and must conduct periodic audits of executive branch appointing authorities to ensure compliance with this section. <u>http://e-lobbyist.com/gaits/text/606541</u>	Session Ended: Bill Died in Committee
мо	HB 1224	Brattin	(Currently has a requirement that all public agencies and public contractors with \$5,000 or more in contracts to use E-Verify)	Session Ended: Bill
			Repeals sections 285.530, 285.535, and 285.555 RSMo, and replaced with three new sections enacted in lieu thereof, known as 285.530, 285.535, and 285.555.	Died in Committee
			Section 285.530:	
			All business entity and employers shall hire unauthorized workers to perform work in the state.	
			As an award or contract in excess of \$5,000 and for any businesses that receive state tax credit, tax abatement, or state loans must enroll in a federal work authorization program (E-Verify).	
			Contractors and subcontractors are not liable under this section.	
			Section 285.535:	House and Senate. Governor vetoed on 4-24-12. Session Ended: Bill Died in Committee Session Ended: Bill Died in
			Penalty provisions are created for businesses that are in violation of the law.	
			Provides tax credits for businesses that incur costs when participating in the federal work authorization program.	
			Section 285.555:	

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			If federal government discontinues usage of federal work authorization program, then the state will discontinue its usage.	
			http://www.house.mo.gov/billtracking/bills121/billpdf/intro/HB1224I.PDF	
	HB 1682	Wyatt	(Currently has a requirement that all public agencies and public contractors with \$5,000 or more in contracts to use E-Verify )	Session Ended: Bill
			Prohibits state departments from contracting with or providing money to any entity that has been found guilty of or pled guilty to violating any election, tax, or immigration law of this state.	Died in Committee
			http://www.house.mo.gov/billtracking/bills121/billpdf/intro/HB1682I.PDF	
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MS	HB 488	Currie (+14 additional	(Currently has a requirement that all public agencies, public contractors, and employers to use E-Verify)	Died in
		cosponsors)	Section 8 requires the State Board of Contractors to review contractor compliance with compliance with the status verification system requirements for employers and public employers set forth in Section 71-11-3(6)(k) of the Mississippi Employment Protection Act.	
			Effective July 1, 2012.	
			http://billstatus.ls.state.ms.us/documents/2012/pdf/HB/0400-0499/HB0488IN.pdf	
	SB 2089	Watson	(Currently has a requirement that all public agencies, public contractors, and employers to use E-Verify)	House. Died in Senate Committee on 4-3-12. Died in Committee
			Amends Section 71-11-3, Mississippi Code of 1972, to provide for retention of E-Verify confirmations for at least 3 years, revises and clarifies enforcement and penalties under the Mississippi Employment Protection Act. Effective July 1, 2012.	on 3-6-12
			[SB 2089 and SB2090 is essentially the same. SB 2090 has section 6, which incorporates all of SB 2089]	
			http://billstatus.ls.state.ms.us/documents/2012/pdf/SB/2001-2099/SB2089IN.pdf	

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	SB 2090	Fillingane	(Currently has a requirement that all public agencies, public contractors, and employers to use E-Verify) Section 6: Amends Section 71-11-3, Mississippi Code of 1972, to provide for retention of E- Verify confirmations for at least 3 years, to clarify and revise enforcement and penalties under the Mississippi Employment Protection Act and to prescribe complaints procedure. Requires the board of public contractors to review contractor compliance with E-Verify requirements. Effective July 1, 2012. http://billstatus.ls.state.ms.us/documents/2012/pdf/SB/2001-2099/SB2090IN.pdf	Died in Committee on 3-6-12
NE	LB 569	Coash	Amends section 4-114, Revised Statutes Cumulative Supplement, 2010. Requires all employers and contractors to register and enroll in E-Verify. Any employer who violates the section is guilty of a Class III misdemeanor. Effective January 1, 2012. <u>http://nebraskalegislature.gov/FloorDocs/Current/PDF/Intro/LB569.pdf</u>	Session Ended: Bill Died in Committee
NH	HB 1549	Cohn, Maltz, Tremblay, Kingsbury and Mauro	<ul> <li>Amends:</li> <li>RSA 260:14, III in which no motor vehicle records shall be used, directly or indirectly, for the E-Verify system.</li> <li>RSA 275-A:4a in which no state agency may adopt or enforce a requirement that employers participate in the E-Verify system.</li> <li>Effective 60 days after passage.</li> <li><u>http://www.gencourt.state.nh.us/legislation/2012/HB1549.html</u></li> </ul>	Passed House and Senate. Governor vetoed bill but Senate did not get enough votes to overturn the vetoed on 6-27-12.

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	HB 1620	Terrio	Amends RSA 275-A:4 to require employers to verify employment eligibility through the E- Verify system. <u>http://www.gencourt.state.nh.us/legislation/2012/HB1620.html</u>	Session ended
NJ	A 322	Dancer, Chiusano	Requires all employers, before hiring an employee, to verify employment eligibility of the employee through the E-Verify program:	Pending Committee
	SB 164	Singer, Oroho	<ul> <li>After December 31, 2010, all employers, who employ 100 or more employees, shall verify the employment eligibility of all new employees through the E-Verify program.</li> <li>After December 31 2011, all employers, who employ less than 100 employees, shall verify the employment eligibility of all new employees through the E-Verify program.</li> </ul>	Action
			Civil penalty of not less than \$100 and not more than \$1,000 are imposed if employers do not comply with E-Verify requirement.	
			Directs the Commissioner of the Department of Labor and Development to develop a Statewide random auditing program to inspect private employers for compliance with the E-Verify requirement.	
			Imposes penalties for employers who knowingly or intentionally employ unauthorized aliens, such as termination of employment to the unauthorized worker, and submission of quarterly reports for each new hires. For second violation, permanent revocation of employers' business licenses issued by the State.	
			http://www.njleg.state.nj.us/2012/Bills/A0500/322_I1.PDF	
			http://www.njleg.state.nj.us/2012/Bills/S0500/164_I1.PDF	
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NY	A 2217	Castelli	Requires public and private employers to register for and participate in the E-verify program for verification of employment eligibility:	Pending Committee
			• Employers with 100+ employees, employers need to verify newly hired employees no later than July 1, 2012;	Action
			• Employers with more than 50 but less than 100 employees, no later than January 1, 2013.	
			• Employers with at least 25 employees but fewer than 50, no later than January 1, 2014.	

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			All other employers, no later than January 1, 2015.	
			Establishes a \$250 tax credit for employers with less than fifty employees that register for the E-verify program.	
			http://open.nysenate.gov/legislation/bill/A2217-2011	
	S 5497	Ball	Amends the civil service law to require all public agencies, and state and municipal contractors to register for and participate in the E-verify program.	Pending Committee
			The bill also amends the state finance law to add section 135-b and the general municipal law to add 103-g, which states that state and municipal contractors who do not register and participate in the E-Verify system will have their contracts rendered forfeit and void by the state comptroller.	Action
			Effective on the January after the passage of the bill.	
			http://open.nysenate.gov/legislation/bill/S5497-2011	
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OR	HB 4052	52 Thatcher (+9 additional cosponsors)	Requires state agencies to use federal E-Verify employment verification system to verify employment eligibility of job applicants.	Session ended: Bill died in Committee
			Instructs state agencies to report use of E-Verify system to Oregon Department of Administrative Services.	
			Requires department to report annually to Legislative Assembly on use of E-Verify system by state agencies. Authorizes department to adopt rules.	
			Creates Task Force on the Use of E-Verify by Public Employers. Requires task force to report findings and recommendations to interim legislative committee by October 1, 2012.	
			Declare as an emergency, effective immediately upon passage.	
			http://www.leg.state.or.us/12reg/measpdf/hb4000.dir/hb4052.intro.pdf	

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ΡΑ	НВ 379	Galloway (+44 additional cosponsors)	Amends Title 62 (Procurement) of the Pennsylvania Consolidated Statutes Prior to being awarded a public contract in excess of \$25,000, all public contractors are required to verify employment eligibility of new employees. All subcontractors are required to submit to the contractors the employment eligibility of their workers prior to execution of the subcontract. Civil penalties up to \$2,000 are imposed if contractors do not comply with the employment verification requirement. Effective July 1, 2011. http://e-lobbyist.com/gaits/text/359262	Pending Committee Action
	НВ 380	Galloway (+44 additional cosponsors)	Title: Construction Industry Employment Verification Act Requires construction industry employers to verify the Social Security numbers of all employees through EVP (E-Verify Program). The employer will submit verification statement annually to the Department of Revenue with its state income tax return. Penalties, such as forfeiting all licenses, are imposed if employers fail to comply. Effective in 60 days after passage of the bill. <u>http://e-lobbyist.com/gaits/text/359271</u>	Introduced in 2011. Pending Committee Action.
	HB 439	Mustio (+22 additional cosponsors)	Title: Professional Licensees Illegal Employment Act Licensing board or commission shall verify the work authorization of every licensee. Effective in 60 days after passage of the bill. <u>http://e-lobbyist.com/gaits/text/359465</u>	Introduced in 2011. Passed House. Pending Senate Committee Action.

BILL					
NUMBER	AUTHOR		STATUS		
HB 858	Metcalfe (+40	Title: Fair Employment Act	Introduced in 2011.		
	cosponsors)	Makes it unlawful for employers and business entity to hire unauthorized workers.	Pending		
SB 947	Rafferty (+6 additional	Requires business entity to affirm that it does not hire any unauthorized workers when applying and reapplying for business licenses or permits.	Committee Action.		
	cosponsors)	Any contractors with contracts over \$10,000 shall provide documentation affirming their enrollment and participation in E-Verify program.			
		All government entities shall enroll and actively participate in E-Verify Program.			
		Penalties, such as suspension of licenses, are imposed if employers fail to comply.			
		Effective in 60 days after passage of the bill.			
		http://e-lobbyist.com/gaits/text/360216			
		http://e-lobbyist.com/gaits/text/248418			
HB 1024	DeLuca (+15 additional cosponsors)	Amends Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, imposing penalties to employers who are found guilty of hiring unauthorized workers. Employers can be subject to suspension of their business license and civil fine in the amount of \$5,000. <u>http://e-lobbyist.com/gaits/text/360640</u>	Introduced in 2011. Pending Committee Action.		
SB 637	Ward (+16 additional cosponsors)	Title: Public Works Employment Verification Act As a precondition of being awarded a contract for public works, contractors and subcontractors are required to verify all new hires through EVP (E-Verify Program). Effective January 1, 2013. <u>http://legiscan.com/gaits/text/658144</u>	Passed. Signed by Governor on July 5, 2012. Became Act No. 127.		
HB 7313	Palumbo, Trillo, Nunes, Edwards, and Chippendale	Title 42 of the General Laws entitled "State Affairs and Government" is amended by adding section 42-28.10-9, stating that proof of verifying the employment authorization of an employee through the E-verify program creates a rebuttable presumption that an employer did not knowingly employ an unauthorized alien.	Session Ended: Bill Died in Committee		
	NUMBER         HB 858         SB 947         HB 1024         SB 637	NUMBERAUTHORHB 858Metcalfe (+40 additional cosponsors)SB 947Rafferty (+6 additional cosponsors)HB 1024DeLuca (+15 additional cosponsors)HB 1024DeLuca (+15 additional cosponsors)SB 637Ward (+16 additional cosponsors)HB 7313Palumbo, Trillo, Nunes, Edwards, and	NUMBERAUTHORBILL TEXTHB 858Metcalfe (+40 additional cosponsors)Title: Fair Employment Act Makes it unlawful for employers and business entity to hire unauthorized workers. Requires business entity to affirm that it does not hire any unauthorized workers when applying and reapplying for business licenses or permits. Any contractors with contracts over \$10,000 shall provide documentation affirming their enrollment and participation in E-Verify program. All government entities shall enroll and actively participate in E-Verify Program. Penalties, such as suspension of licenses, are imposed if employers fail to comply. Effective in 60 days after passage of the bill. http://e-lobbyist.com/gaits/text/360216 http://e-lobbyist.com/gaits/text/360216 http://e-lobbyist.com/gaits/text/360640B8 637Ward (+16 additional cosponsors)Title: Public Works Employment Verification Act As a precondition of being awarded a contract for public works, contractors and subcontractors are required to verify all new hires through EVP (E-Verify Program). Effective January 1, 2013. http://legiscan.com/gaits/text/658144HB 7313Palumbo, Trillo, Nunes, Edwards, andTitle 42 of the General Laws entitled "State Affairs and Government" is amended by adding employee through the E-verify program creates a rebuttable presumption of an employee through the E-verify program creates a rebuttable presumption that an		

NUMBER	AUTHOR	BILL TEXT	STATUS
		employee, shall verify the employment eligibility of the employee through the E-verify program and shall keep a record of the verification for the duration of the employee's employment or at least three (3) years, whichever is longer.	
		In addition to any other requirement for an employer to receive an economic development incentive from a government entity, the employer shall register with and participate in the E-verify program. Before receiving the economic development incentive, the employer shall provide proof to the government entity that the employer is registered with and is participating in the E-verify program.	
		http://www.rilin.state.ri.us/billtext12/housetext12/h7313.pdf	
HB 7315	Palumbo, Trillo, Malik, Nunes, and Edwards	Title 42 of the General Laws entitled "State Affairs and Government" is amended by adding section 42-155-2. Requires department of administration to register and use the federal government's E-Verify program to electronically verify the employment eligibility of new hires in the executive department.	Committee recommend ed measure be held for
		The executive department is considered to be all agencies and departments in the executive department excluding the offices of general officers, said officers being the department of attorney general, lieutenant governor, secretary of state, and general treasurer.	further study on 3- 27-12
		The department of administration shall require that all persons and business, including grantees, contractors and their subcontractors and vendors doing business with the State of Rhode Island also register with and utilize the services of the E-Verify program to ensure compliance with federal and state law.	
		http://www.rilin.state.ri.us/billtext12/housetext12/h7315.pdf	
HB 7927	Palumbo	Title 42 of the General Laws entitled "State Affairs and Government" is amended by adding section 28-6.13-1, 28-6.13-2, 28-6.13-3. Requires all non-governmental employers within the state with three or more employees to apply to participate in the national "E-Verify" program. All employers are required to apply and verify work eligibility status of each newly hired employees by the following dates:	Committee recommend ed measure be held for further
		• An employer with 200 or more employees shall apply to participate in the program no later than January 1, 2013.	study on 3- 27-12
		<ul> <li>An employer with at least 50 employees but fewer than 200 employees shall apply to participate in the program no later than July 1, 2013.</li> <li>An employee with fewer than 50 employees shall explore a s</li></ul>	
		Trillo, Malik, Nunes, and Edwards	Program and shall keep a record of the verification for the duration of the employee's employment or at least three (3) years, whichever is longer.In addition to any other requirement for an employer to receive an economic development incentive from a government entity, the employer shall register with and participate in the E-verify program. Before receiving the economic development incentive, the employer shall provide proof to the government entity that the employer is registered with and is participating in the E-verify program. http://www.rilin.state.ri.us/billtext12/housetext12/h7313.pdfHB 7315Palumbo, Trillo, Malik, Nunes, and EdwardsTitle 42 of the General Laws entitled "State Affairs and Government" is amended by adding section 42:155-2. Requires department of administration to register and use the federal government's E-Verify program to electronically verify the employment eligibility of new hires in the executive department.The executive department is considered to be all agencies and departments in the executive department of administration shall require that all persons and business, including grantenese, contractors and their subcontractors and vendors doing business with the State of Rhode Island also register with and utilize the services of the E-Verify program to ensure compliance with federal and state law. http://www.rilin.state.ri.us/billtext12/housetext12/h7315.pdfHB 7927PalumboTitle 42 of the General Laws entitled "State Affairs and Government" is amended by adding section 28-6.13-1, 28-6.13-2, 28-6.13-3. Requires all non-government employers with the state with three or more employees to apply to participate in the national "E-Verify program. All employers are required to apply and verify work eligibility status of each newly hired employees by the following dates: A

STATE	BILL NUMBER	AUTHOR	BILL TEXT	STATUS
			no later than January 1, 2014. Effective upon passage. <u>http://www.rilin.state.ri.us/BillText/BillText12/HouseText12/H7927.pdf</u>	
2011 SB 2216Cote (+4 additional sponsors)Amends Title 28 of the General Laws entitled "La required to apply and verify work eligibility statu following dates:An employer with 200 or more employee later than January 1, 2013.An employer with 200 or more employee later than January 1, 2013.An employer with at least 50 employees participate in the program no later than J on later than January 1, 2014.	<ul> <li>An employer with 200 or more employees shall apply to participate in the program no later than January 1, 2013.</li> <li>An employer with at least 50 employees but fewer than 200 employees shall apply to participate in the program no later than July 1, 2013.</li> <li>An employer with fewer than 50 employees shall apply to participate in the program</li> </ul>	Session Ended: Bill Died in Committee		
SD	HB 1238	Nelson (+6 additional sponsors)	<ul> <li>After July 1, 2012, every employer, after hiring an employee, shall verify the employment eligibility of the employee through the e-verify program and shall keep a record of the verification for the duration of the employee's employment or at least three years, whichever is longer.</li> <li>Creates a complaint mechanism through the attorney general /county state's attorney for employers that uses contract, subcontract, or other independent contractor that obtains labor from unauthorized workers.</li> <li>Imposes penalties for employers who knowingly or intentionally employ unauthorized aliens, such as termination of employment to the unauthorized worker, submission of quarterly reports for each new hires, and suspension of business license for 10 days.</li> <li>http://legis.state.sd.us/sessions/2012/Bills/HB1238P.pdf</li> </ul>	Session Ended: Bill Died in Committee

STATE	BILL NUMBER	AUTHOR	BILL TEXT	STATUS
	SB 155	Tieszen (+13 additional sponsors)	Amends Title 22 by adding a new section which requires the person, employer, or business entity to confirm the legal work status of the applicant, hireling, or employee through the E- Verify program. It also excuses general contractor of any violation if the subcontractor or independent contractor is at fault for hiring unauthorized workers. <u>http://legis.state.sd.us/sessions/2012/Bills/SB155P.pdf</u>	Passed Committee. Died in Senate Floor on 2- 10-12.
TN	HB 1520	Turner	(Currently requires all public agencies, public contractors and employers to use E-Verify for all new hires beginning 10/1/11)	Withdrawn. No House
	CD 4354	Firesee	Amends TCA titles 3, 4, 5, 6, 7, 8, 12 and 50 to require all public employers to register and participate in the work authorization program ("e-verify") before January 1, 2012.	and Senate Votes
	SB 1351	Finney	All employees hired on or after January 1, 2012 must be verified through the work authorization program.	
			Directs the Commissioner of Labor and Workforce Development to conduct investigations on compliance.	
			Prohibits private employers from employing unauthorized workers. Any contractor performing work required by a contract must submit the following to the general contractor:	
			Records that confirmation verification of employee by completing I-9 forms	
			For the contractor and each independent contractor working for the contractor:	
			<ul> <li>An unexpired Tennessee driver license</li> <li>Signed social security card OR</li> <li>Certificate of birth issued by the United States</li> </ul>	
			<ul> <li>Certificate of birth issued by the Onited States</li> <li><a href="http://wapp.capitol.tn.gov/apps/billinfo/BillSummaryArchive.aspx?BillNumber=HB1520&amp;ga=107">http://wapp.capitol.tn.gov/apps/billinfo/BillSummaryArchive.aspx?BillNumber=HB1520&amp;ga=107</a></li> </ul>	
	HB 1521 SB 1353	Turner Finney	(Currently requires all public agencies, public contractors and employers to use E-Verify for all new hires beginning 10/1/11)	Withdrawn as of
		,	Amends TCA titles 3, 4, 5, 6, 7, 8, 12 and 50 to require all private employers to register and participate in the work authorization program ("e-verify") before January 1, 2012.	1/23/12 (House) and 1/19/12
			All employees hired on or after January 1, 2012 must be verified through the work authorization program.	(Senate). No House and

STATE	BILL NUMBER	AUTHOR	BILL TEXT	STATUS
			Directs the Commissioner of Labor and Workforce Development to conduct investigations on compliance and set penalties for employers that are noncompliant such as suspension of business license.	Senate Votes
			Any contractor performing work required by a contract must submit the following to the general contractor:	
			Records that confirmation verification of employee by completing I-9 forms	
			For the contractor and each independent contractor working for the contractor:	
			<ul> <li>An unexpired Tennessee driver license</li> <li>Signed social security card OR</li> <li>Certificate of birth issued by the United States</li> </ul>	
			Prohibits public employers from knowingly employing unauthorized workers. <u>http://wapp.capitol.tn.gov/apps/billinfo/BillSummaryArchive.aspx?BillNumber=HB1521&amp;ga=107</u>	
	HB 3639 SB 3506	Haynes Tate	(Currently requires all public agencies, public contractors and employers to use E-Verify for all new hires beginning 10/1/11)	Session Ended: Bill
			Amends the Tennessee Code Annotated, Section 50-1-703(a)(1) in which if an employer enrolls in the E-Verify program, the employer shall use E-Verify for each new employee. It also changes date by which certain employers must comply with certain provisions of the Act from January 1, 2013 to January 1, 2014.	Died in Committee
			http://www.capitol.tn.gov/Bills/107/Bill/HB3639.pdf	
			http://www.capitol.tn.gov/Bills/107/Bill/SB3506.pdf	
UT	HB 300 SB 157	Herrod	(Currently has a requirement that all public agencies, public contractors and employers with 15+ employees to use E-Verify)	Session Ended
	55 157		Public employers shall register and use the Status Verification System to verify all new hires.	
			Beginning July 1, 2009, public employer may not enter into contract unless the contractor registers and participates in the Status Verification System (this could be "E-Verify, an equivalent federal program designated by the United States Department of Homeland Security or other federal agency authorized to verify the work eligibility status of a newly hired employee pursuant to the Immigration Reform and Control Act of 1986, or Social	

STATE	BILL NUMBER	AUTHOR	BILL TEXT	STATUS
			Security Number Verification System).	
			Each contractor or subcontractor who works under or for another contractor shall verify each new employee through the Status Verification System.	
			http://le.utah.gov/~2012/bills/hbillint/hb0300.pdf	
			http://le.utah.gov/~2012/bills/sbillint/sb0157.pdf	
	HB 477	Sandstrom	(Currently has a requirement that all public agencies, public contractors and employers with 15+ employees to use E-Verify)	Session Ended
			Modifies the Utah Labor Code, general government provisions, and oversight provisions to adopt the Utah Illegal Employment Act.	
			After September 1, 2012, and except as provided in Subsection (2), every employer, after hiring an employee, shall verify the employment eligibility of the employee through the e-verify program and shall keep a record of the verification for the duration of the employee's employment or at least three years, whichever is longer.	
			Exempts agriculture from verification.	
			Attorney General shall establish compliance program, and fines are imposed for noncompliance.	
			http://le.utah.gov/~2012/bills/hbillint/hb0477.pdf	
VA	HB 1077	Hugo	(Currently has a requirement that all public agencies and for public contractors that have over 50 employees entering into \$50,000+ contracts to use E-Verify)	Continued to 2013 by
			Requires day labor centers who refer workers for a fee to be enrolled in the E-Verify program by December 1, 2012, and to use the E-Verify program for each day laborer referred by the day labor center to a third-party employer for a fee on and after December 1, 2012.	voice vote
			http://lis.virginia.gov/cgi-bin/legp604.exe?121+ful+HB1077+pdf	

STATE	BILL NUMBER	AUTHOR	BILL TEXT	STATUS
WA	HB 2568	Kenney (+15 cosponsors)	Unless mandated by federal law, prohibits state, towns, or cities from requiring electronic employment verification as a condition for receiving a government contract; as a condition of maintaining or applying for a business license; or a penalty for violating licensing laws. http://apps.leg.wa.gov/documents/billdocs/2011-12/Pdf/Bills/House%20Bills/2568.pdf	Session Ended
	·	·		
wv	HB 2664	Moye (+4 additional cosponsors)	Requires all employers to verify legal employment status of workers through E-Verify system. <u>http://www.legis.state.wv.us/bill_status/bills_text.cfm?billdoc=HB2664%20intr.htm&amp;yr=2012</u> <u>&amp;sesstype=RS&amp;i=2664</u>	Session Ended: Bill Died in Committee
	HB 4552	Miller	Amend the Code of West Virginia, 1931, by adding a new section, §21-1B-3a. Requires all agencies of the state to be enrolled in the E-Verify program by January 1, 2013, and on and after this date, use the program for each newly hired employee who is to perform work within the state. <u>http://www.legis.state.wv.us/Bill_Status/bills_text.cfm?billdoc=hb4552%20intr.htm&amp;yr=2012</u> <u>&amp;sesstype=RS&amp;i=4552</u>	Session Ended: Bill Died in Committee