2010

1	A bill to be entitled
2	An act relating to enforcement of immigration laws;
3	providing a short title; creating s. 287.0575, F.S.;
4	providing definitions; prohibiting agencies from entering
5	into a contract for contractual services with contractors
6	not registered and participating in a federal work
7	authorization program by a specified date; providing
8	procedures and requirements with respect to the
9	registration of contractors and subcontractors; providing
10	for enforcement; providing a schedule for phased
11	compliance; requiring the Department of Management
12	Services to adopt rules; creating s. 337.163, F.S.;
13	providing definitions; prohibiting the Department of
14	Transportation from entering into a contract for
15	contractual services with contractors not registered and
16	participating in a federal work authorization program by a
17	specified date; providing procedures and requirements with
18	respect to the registration of contractors and
19	subcontractors; providing for enforcement; providing a
20	schedule for phased compliance; requiring the department
21	to adopt rules; amending s. 943.0311, F.S.; requiring the
22	Chief of Domestic Security to negotiate the terms of a
23	memorandum of understanding between the state and certain
24	Federal Government entities concerning the enforcement of
25	federal immigration and customs laws, the detention and
26	removal of individuals not lawfully present in the United
27	States, investigations related to illegal immigration in
28	the state, the establishment of specified law enforcement
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29 training standards, and the creation of specified law 30 enforcement training programs; providing for the 31 establishment of law enforcement training standards and 32 the creation of training programs contingent upon federal funding; providing that law enforcement officers trained 33 34 in accordance with such standards are authorized to 35 enforce federal immigration and customs laws while 36 performing within the scope of their authorized duties; 37 creating s. 951.30, F.S.; providing requirements and 38 procedures with respect to the determination of lawful immigration status of persons charged with a crime and 39 confined to a county or municipal detention facility; 40 providing construction; requiring the Florida Sheriffs 41 42 Association to prepare and issue specified guidelines and 43 procedures; creating pt. IV of chapter 23, F.S.; requiring 44 agencies to verify the lawful presence in the United States of any natural person 18 years of age or older who 45 has applied for state or local public benefits, or for 46 47 federal public benefits, that are administered by an agency by a specified date; providing for enforcement; 48 49 providing exceptions; requiring the Board of Governors of 50 the State University System to set forth policies 51 regarding postsecondary education benefits; providing 52 procedures and requirements with respect to verification 53 of lawful presence in the United States by an agency; 54 providing a penalty for knowingly and willfully making a 55 false, fictitious, or fraudulent statement or 56 representation in an affidavit attesting to citizenship or Page 2 of 12

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	HB 219 2010
57	permanent legal residency; providing procedure with
58	respect to verification of eligibility for benefits;
59	prohibiting any agency from providing any state, local, or
60	federal benefit in violation of the requirements of the
61	section; providing for specified annual reports; providing
62	effective dates.
63	
64	Be It Enacted by the Legislature of the State of Florida:
65	
66	Section 1. This act may be cited as the "Florida Security
67	and Immigration Compliance Act."
68	Section 2. Section 287.0575, Florida Statutes, is created
69	to read:
70	287.0575 Compliance with federal work authorization
71	programs
72	(1) As used in this section, the term:
73	(a) "Federal work authorization program" means any program
74	operated by the United States Department of Homeland Security
75	that provides electronic verification of work authorization
76	issued by the United States Citizenship and Immigration Services
77	or any equivalent federal work authorization program operated by
78	the United States Department of Homeland Security that provides
79	for the verification of information regarding newly hired
80	employees under the Immigration Reform and Control Act of 1986,
81	Pub. L. No. 99-603.
82	(b) "Subcontractor" means a person who enters into a
83	contract with a contractor for the performance of any part of
84	such contractor's contract.

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85	(2) An agency may not enter into a contract under s.
86	287.057 for contractual services unless the contractor registers
87	and participates in a federal work authorization program.
88	(3) A contractor who receives a contract award under s.
89	287.057 for contractual services may not execute a contract,
90	purchase order, or subcontract in connection with the award
91	unless the contractor and all subcontractors providing services
92	for the contractor register and participate in a federal work
93	authorization program. The contractor shall certify in writing
94	to the agency that it is in compliance with this subsection.
95	(4) A contractor shall ensure that each subcontractor
96	providing services for the contractor registers and participates
97	in a federal work authorization program. Each subcontractor
98	shall certify in writing to the contractor that it is in
99	compliance with this subsection.
100	(5) Subsections (2), (3), and (4) shall apply as follows:
101	(a) On or after July 1, 2011, with respect to contractors
102	or subcontractors employing 500 or more employees.
103	(b) On or after July 1, 2012, with respect to contractors
104	or subcontractors employing 100 or more employees.
105	(c) On or after July 1, 2013, with respect to all
106	contractors or subcontractors.
107	(6) This section shall be enforced without regard to race,
108	religion, gender, ethnicity, or national origin.
109	(7) The department shall adopt rules deemed necessary to
110	administer this section, including prescribing forms.
111	Section 3. Section 337.163, Florida Statutes, is created
112	to read:
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113	337.163 Compliance with federal work authorization
114	program
115	(1) As used in this section, the term:
116	(a) "Federal work authorization program" means any program
117	operated by the United States Department of Homeland Security
118	that provides electronic verification of work authorization
119	issued by the United States Citizenship and Immigration Services
120	or any equivalent federal work authorization program operated by
121	the United States Department of Homeland Security that provides
122	for the verification of information regarding newly hired
123	employees under the Immigration Reform and Control Act of 1986,
124	Pub. L. No. 99-603.
125	(b) "Subcontractor" means a person who enters into a
126	contract with a contractor for the performance of any part of
127	such contractor's contract.
128	(2) The department may not enter into a contract under
129	this chapter for contractual services unless the contractor
130	registers and participates in a federal work authorization
131	program.
132	(3) A contractor who receives a contract award under this
133	chapter for contractual services may not execute a contract,
134	purchase order, or subcontract in connection with the award
135	unless the contractor and all subcontractors providing services
136	for the contractor register and participate in a federal work
137	authorization program. The contractor shall certify in writing
138	to the department that it is in compliance with this subsection.
139	(4) A contractor shall ensure that each subcontractor
140	providing services for the contractor registers and participates
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141 in a federal work authorization program. Each subcontractor 142 shall certify in writing to the contractor that it is in 143 compliance with this subsection. Subsections (2), (3), and (4) shall apply as follows: 144 (5) 145 On or after July 1, 2011, with respect to contractors (a) 146 or subcontractors employing 500 or more employees. 147 (b) On or after July 1, 2012, with respect to contractors 148 or subcontractors employing 100 or more employees. (c) On or after July 1, 2013, with respect to all 149 150 contractors or subcontractors. 151 This section shall be enforced without regard to race, (6) 152 religion, gender, ethnicity, or national origin. 153 The department shall adopt rules deemed necessary to (7) administer this section, including prescribing forms. 154 155 Section 4. Subsection (8) is added to section 943.0311, 156 Florida Statutes, and, effective if funding under the federal 157 Homeland Security Appropriation Act of 2010 or any subsequent 158 source of federal funding is provided to fund the provisions of 159 the subsection, subsection (9) is added to that section, to 160 read: 161 943.0311 Chief of Domestic Security; duties of the 162 department with respect to domestic security .--163 (8) (a) The Chief of Domestic Security shall negotiate the 164 terms of a memorandum of understanding between the State of 165 Florida and the United States Department of Justice or the 166 United States Department of Homeland Security concerning: 167 1. The enforcement of federal immigration and customs 168 laws.

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169 The detention and removal of individuals not lawfully 2. 170 present in the United States. 171 Investigations related to illegal immigration in the 3. 172 state. 173 The establishment of law enforcement training standards 4. 174 and the creation of law enforcement training programs as 175 provided in subsection (9). 176 The memorandum of understanding shall be signed on (b) 177 behalf of the state by the Chief of Domestic Security and the 178 Governor, or as otherwise required by the appropriate federal 179 agency. 180 (9) (a) Contingent upon funding in the federal Homeland Security Appropriation Act of 2010 or any subsequent source of 181 182 federal funding, the Chief of Domestic Security shall work with the regional domestic security task forces and the various state 183 184 entities responsible for establishing training standards 185 applicable to law enforcement officers to establish training 186 standards and create training programs the purpose of which is 187 to enhance the ability of law enforcement officers to enforce 188 federal immigration and customs laws while performing within the 189 scope of their authorized duties. 190 (b) A law enforcement officer, as defined in s. 943.10, 191 who is trained in accordance with the standards established 192 pursuant to this subsection is authorized to enforce federal 193 immigration and customs laws while performing within the scope 194 of his or her authorized duties. Section 5. Section 951.30, Florida Statutes, is created to 195 196 read:

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197 951.30 County and municipal detention facilities; 198 determination of lawful immigration status.--199 If the lawful immigration status of any person who is (1) 200 charged with a crime and confined to a county or municipal 201 detention facility for any period of time cannot be verified from documents in the possession of the county or municipal 202 203 prisoner or after a reasonable effort on the part of law enforcement officials, such verification shall be made within 48 204 205 hours through a query to the Law Enforcement Support Center 206 (LESC) of the United States Department of Homeland Security or 207 other office or agency designated for that purpose by the United 208 States Department of Homeland Security. If it is determined that 209 a county or municipal prisoner is in the United States 210 unlawfully, the law enforcement agency shall notify the United 211 States Department of Homeland Security. 212 (2) Nothing in this section shall be construed to deny 213 bond to a person who is charged with a crime and confined to a 214 county or municipal detention facility or prevent such person 215 from being released from confinement if such person is otherwise 216 eligible for release. 217 The Florida Sheriffs Association shall prepare and (3) 218 issue guidelines and procedures for compliance with the 219 provisions of this section. 220 Section 6. Part IV of chapter 23, Florida Statutes, 221 consisting of section 23.40, is created to read: 222 PART IV 223 AGENCY ADMINISTRATION OF PUBLIC BENEFITS 224 23.40 Agency administration of public benefits;

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HB 219 2010 225 verification of lawful status.--226 (1) Except as provided in subsection (3) or where exempted 227 by federal law, no later than July 1, 2011, every agency, as 228 defined in s. 20.03, shall verify the lawful presence in the 229 United States of any natural person 18 years of age or older who 230 has applied for state or local public benefits, as defined in 8 231 U.S.C. s. 1621, or for federal public benefits, as defined in 8 232 U.S.C. s. 1611, that are administered by the agency. 233 (2) This section shall be enforced without regard to race, religion, gender, ethnicity, or national origin. 234 235 (3) Verification of an individual's lawful presence in the 236 United States under this section shall not be required for: 237 (a) Any purpose for which lawful presence in the United 238 States is not required by law, ordinance, or regulation; 239 (b) Assistance for health care items and services that are 240 necessary for the treatment of an emergency medical condition, 241 as defined in 42 U.S.C. s. 1396b(v)(3), of the alien involved 242 and are not related to an organ transplant procedure; 243 (c) Short-term, non-cash, in-kind emergency disaster 244 relief; Public health assistance for immunizations with 245 (d) 246 respect to immunizable diseases and for testing and treatment of 247 symptoms of communicable diseases whether or not such symptoms 248 are caused by a communicable disease; 249 Programs, services, or assistance such as soup (e) 250 kitchens, crisis counseling and intervention, and short-term 251 shelter specified by the United States Attorney General, in the 252 United States Attorney General's sole and unreviewable Page 9 of 12

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253 discretion after consultation with appropriate federal agencies 254 and departments, which: 255 1. Deliver in-kind services at the community level, including through public or private nonprofit agencies; 256 257 2. Do not condition the provision of assistance, the 258 amount of assistance provided, or the cost of assistance 259 provided on the individual recipient's income or resources; and 260 3. Are necessary for the protection of life or safety; 261 (f) Prenatal care; or 262 (g) Postsecondary education. 263 The Board of Governors of the State University System (4) 264 shall set forth, or cause to be set forth, policies regarding 265 postsecondary education benefits that comply with all applicable 266 federal laws, including, but not limited to, those governing 267 ineligibility for public benefits as described in 8 U.S.C. s. 268 1611, s. 1621, or s. 1623. 269 (5) (a) Verification of lawful presence in the United 270 States by the agency or political subdivision required to make 271 such verification shall occur as follows: 272 1. The applicant for benefits must execute an affidavit 273 stating that he or she is a United States citizen or a permanent 274 legal resident of the United States and is 18 years of age or 275 older; or 276 2. The applicant for benefits must execute an affidavit 277 stating that he or she is a qualified alien or nonimmigrant 278 under the federal Immigration and Nationality Act, is 18 years of age or older, and is lawfully present in the United States. 279 280 (b) Any person who knowingly and willfully makes a false,

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281 fictitious, or fraudulent statement or representation in an 282 affidavit executed pursuant to paragraph (a) commits a 283 misdemeanor of the first degree, punishable as provided in s. 284 775.082 or s. 775.083. 285 (6) For any applicant who has executed an affidavit 286 attesting to the fact that he or she is an alien lawfully 287 present in the United States, verification of an applicant's 288 immigration status shall be made through the Systematic Alien 289 Verification for Entitlements Program (SAVE) established by the 290 United States Citizenship and Immigration Services or a 291 successor program designated by the United States Department of 292 Homeland Security. Until such verification of eligibility is 293 made, the affidavit may be presumed to be proof of lawful 294 presence in the United States for the purposes of this section. 295 (7) In carrying out the provisions of this section, 296 agencies shall endeavor to improve efficiency, reduce delay in 297 the verification process, and provide for the expedient 298 resolution of unique individual circumstances where verification 299 procedures would impose an unusual hardship on a legal resident 300 of the state. 301 (8) (a) No agency shall provide any state, local, or 302 federal benefit, as defined in 8 U.S.C. s. 1611 or s. 1621, in 303 violation of this section. 304 (b) Each state agency or department that administers any 305 program of state or local public benefits shall compile an 306 annual report with respect to its compliance with this section. 307 (9) Any and all errors and significant delays by the 308 Systematic Alien Verification for Entitlements Program shall be

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309 reported to the United States Department of Homeland Security 310 and to the Secretary of State, who will monitor the program and 311 its verification application errors and significant delays and 312 report annually on such errors and significant delays to ensure 313 that the application of the program is not wrongfully denying 314 benefits to legal residents of the state. 315 (10) Notwithstanding subsection (5), any applicant for federal benefits as defined in 8 U.S.C. s. 1611 or state or 316 317 local benefits as defined in 8 U.S.C. s. 1621 shall not be 318 guilty of any crime for executing an affidavit attesting to 319 lawful presence in the United States that contains a false 320 statement if such affidavit is not required by this section. 321 Section 7. Except as otherwise specifically provided in 322 this act, this act shall take effect July 1, 2010.

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