House

Florida Senate - 2020 Bill No. CS for SB 664

110576

LEGISLATIVE ACTION

Senate . Comm: RCS 02/18/2020

The Committee on Commerce and Tourism (Lee) recommended the following:

Senate Amendment

Delete lines 39 - 182

and insert:

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287.137 Verification of work authorization status; public employers.-

(1) As used in this section, the term:

(a) "Contractor" means a person or an entity that has more

9 than 10 employees in this state and has entered into, or is

attempting to enter into, a contract with a public employer to 10

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11	provide labor, supplies, or services to such employer.
12	(b) "Employee" has the same meaning as provided in s.
13	448.093.
14	(c) "Employment verification system" has the same meaning
15	as provided in s. 448.093.
16	(d) "Public employer" means a department, an agency, or a
17	political subdivision of this state which enters into, or
18	attempts to enter into, a contract with a contractor for an
19	amount that will, or is expected to, exceed the CATEGORY TWO
20	threshold amount provided in s. 287.017.
21	(e) "Subcontractor" means a person or an entity that has
22	more than 10 employees in this state and provides labor,
23	supplies, or services to or for a contractor or another
24	subcontractor pursuant to a contract that will, or is expected
25	to, exceed the CATEGORY TWO threshold amount provided in s.
26	287.017.
27	(f) "Unauthorized alien" means a person who is not
28	authorized under federal law to be employed in the United
29	States, as described in 8 U.S.C. s. 1324a(h)(3). The term shall
30	be interpreted consistently with that section and any applicable
31	federal rules or regulations.
32	(2) On or after July 1, 2021:
33	(a) Every public employer, contractor, and subcontractor
34	shall register with and use an employment verification system to
35	verify the work authorization status of all new employees and
36	identify whether an employee is an unauthorized alien.
37	(b) A public employer or a contractor or subcontractor in
38	this state may not enter into a contract under this section
39	unless each party to the contract registers with and uses an
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40	employment verification system.
41	Section 2. Section 448.093, Florida Statutes, is created to
42	read:
43	448.093 Definitions; use of employment verification system
44	required for private employers; business licensing enforcement
45	(1) DEFINITIONSAs used in this section, the term:
46	(a) "Agency" means an agency, a department, a board, or a
47	commission of this state or a county, or municipality issuing a
48	license to operate a business in this state.
49	(b) "Department" means the Department of Economic
50	Opportunity.
51	(c) "Employee" means an individual whose work is performed
52	under the direction and supervision of the employer and whose
53	employer withholds tax pursuant to the Federal Insurance
54	Contributions Act (FICA) or federal income tax from the
55	individual's compensation, or whose employer issues an Internal
56	Revenue Service W-2 form, but not an Internal Revenue Service
57	Form 1099, to an individual for purposes of documenting
58	compensation. The term does not include a licensed independent
59	contractor as defined in federal laws or regulations.
60	(d) "Employer" means a person or an entity in this state
61	which employs an employee. The term does not include:
62	1. A government employer.
63	2. The occupant or owner of a private residence who hires:
64	a. Casual labor, as defined in s. 443.036, to be performed
65	entirely within the private residence; or
66	b. A licensed independent contractor, as defined in federal
67	laws or regulations, to perform a specified portion of labor or
68	services.

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70	3. An employee leasing company licensed pursuant to part XI
71	of chapter 468 which enters into a written agreement or
72	understanding with a client company which places the primary
73	obligation for compliance with this section upon the client
74	company. In the absence of a written agreement or understanding,
75	the term includes an employee leasing company.
76	(e) "Employment verification system" means:
77	1. An Internet-based system operated by the United States
78	Department of Homeland Security which allows participating
79	employers to electronically verify the employment eligibility of
80	newly hired employees; or
81	2. A substantially equivalent electronic employment
82	verification system that is permissible under department rule.
83	(f) "Knowingly employ an unauthorized alien" has the same
84	meaning as in 8 U.S.C. s. 1324a. The term shall be interpreted
85	consistently with 8 U.S.C. s. 1324a and any applicable federal
86	rules or regulations.
87	(g) "License" means a franchise, a permit, a certificate,
88	an approval, a registration, a charter, or any similar form of
89	authorization required by state law and issued by an agency for
90	the purpose of operating a business in this state. The term
91	includes, but is not limited to:
92	1. An article of incorporation.
93	2. A certificate of partnership, a partnership
94	registration, or an article of organization.
95	3. A grant of authority issued pursuant to state or federal
96	law.
97	4. A transaction privilege tax license.

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98	(h) "Unauthorized alien" means a person who is not
99	authorized under federal law to be employed in the United
100	States, as described in 8 U.S.C. s. 1324a(h)(3). The term shall
101	be interpreted consistently with that section and any applicable
102	federal rules or regulations.
103	(2) VERIFICATION OF EMPLOYMENT ELIGIBILITY; FINE FOR
104	VIOLATION; SUSPENSION OF BUSINESS LICENSE
105	(a) An employer shall, after making an offer of employment
106	which has been accepted by an individual, use an employment
107	verification system to verify such individual's employment
108	eligibility. Verification must occur within the period
109	stipulated by applicable federal rules or regulations. However,
110	an employer is not required to verify the employment eligibility
111	of a continuing employee hired before the date of the employer's
112	registration with an employment verification system.
113	(b) The requirement to use an employment verification
114	system shall be phased in as follows:
115	1. Employers having at least 500 employees in this state
116	must use an employment verification system beginning January 1,
117	2021.
118	2. Employers having at least 250 employees in this state
119	must use an employment verification system beginning July 1,
120	2021.
121	3. Employers having at least 150 employees in this state
122	must use an employment verification system beginning January 1,
123	2022.
124	4. Employers having more than 10 employees in this state
125	must use an employment verification system 90 days after the
126	effective date of any federal law, rule, regulation, or program

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127 that authorizes this state to issue a work permit, whether 128 temporary or permanent, to a qualifying undocumented alien. 129 (c) If an employer does not register with an employment 130 verification system, the department may impose a fine of up to 131 \$500 on the employer, who must then register with an employment 132 verification system and provide an affidavit of stating such 133 fact to the department within 30 days. If the employer does not 134 register with and provide the required affidavit within 30 days 135 after the imposition of the fine becomes final, the department 136 must order the appropriate agency to suspend all applicable 137 licenses held by the employer until the employer registers with 138 an employment verification system and provides the department 139 with the required affidavit.