GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

SENATE DRS55366-LLxf-236 (4/19)

D

Short Title:	Security and Immigration Compliance.	(Public)
Sponsors:	Senators Forrester, and Goodall.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO ESTABLISH THE NORTH CAROLINA SECURITY AND
3	IMMIGRATION COMPLIANCE ACT TO PROVIDE FOR THE
4	COMPREHENSIVE REGULATION OF PERSONS IN THIS STATE WHO ARE
5	NOT LAWFULLY PRESENT IN THE UNITED STATES.
6	The General Assembly of North Carolina enacts:
7	
8	PART I. SHORT TITLE
9	
10	SECTION 1. This act shall be known and may be cited as the "North
11	Carolina Security and Immigration Compliance Act." All requirements of this act
12	concerning immigration or the classification of immigration status shall be construed in
13	conformity with federal immigration law.
14	
15	PART II. REQUIRE PUBLIC EMPLOYERS TO REGISTER AND
16	PARTICIPATE IN THE FEDERAL WORK AUTHORIZATION PROGRAM
17	TO VERIFY INFORMATION ON ALL NEW EMPLOYEES AND
18	ESTABLISH PENALTIES FOR VIOLATION OF THOSE REQUIREMENTS
19	
20	SECTION 2.(a) Chapter 95 of the General Statutes is amended by adding a
21	new Article to read:
22	"Article 24.
23	"Workplace Immigration Compliance.
24	"§ 95-280. Definitions.
25	The following definitions apply in this section:
26	(1) Commissioner. – The Commissioner of the North Carolina
27	Department of Labor.

1	<u>(2)</u>	Federal work authorization program Any of the electronic
2	<u>_/</u>	verification of work authorization programs operated by the United
3		States Department of Homeland Security or any equivalent federal
4		work authorization program operated by the United States Department
5		of Homeland Security to verify information of newly hired employees,
6		pursuant to the Immigration Reform and Control Act of 1986 (IRCA),
7		D.L. 99-603.
8	(3)	Public employer. – Every State agency, department, or institution of
9	<u>(3)</u>	the State or any local political subdivision of the State.
10	<u>(4)</u>	Subcontractor. – A subcontractor, contract employee, staffing agency,
11	<u>(+)</u>	or any contractor.
12	"8 95-281. Pub	lic employer verification of work authorization.
13		y public employer shall register and participate in the federal work
14		ogram to verify information of all new employees.
15	-	ublic employer shall enter into a contract for the physical performance of
16	-	this State unless the contractor registers and participates in the federal
17		ion program to verify information of all new employees.
18		ontractor or subcontractor who enters a contract with a public employer
19		o such a contract or subcontract in connection with the physical
20		services within the State unless the contractor or subcontractor registers
21	•	in the federal work authorization program to verify information of all
22	new employees	
23		ections (b1) and (b2) of this section shall apply as follows:
23	(1)	Beginning July 1, 2007, with respect to public employers, contractors,
25	<u>(1)</u>	or subcontractors employing 500 or more employees.
26	<u>(2)</u>	Beginning July 1, 2008, with respect to public employees, contractors,
20	<u>(2)</u>	or subcontractors employing 100 or more employees.
28	(3)	Beginning July 1, 2009, with respect to all public employers,
28 29	<u>(5)</u>	contractors, or subcontractors.
30	"8 05_282 Bul	e-making authority of Departments of Labor and Transportation.
31		ept as provided in subsection (b) of this section, the Commissioner shall
32		and prescribe all forms necessary to administer and to effectuate the
33		is Article and shall post those forms and rules on the official Department
33 34	of Labor Web s	*
35		Department of Transportation shall adopt rules and prescribe forms
36		ary for the application of this Article to any contract or agreement
37		lic transportation and shall publish the rules and regulations on the
38		e of the North Carolina Department of Transportation.
39		discrimination in enforcement.
40		shall be enforced without regard to race, religion, gender, ethnicity, or
40	national origin.	shar be entoreed without regard to face, religion, gender, ethnicity, or
42	"§ 95-284. Pen	altios
43		unlawful for any person to violate any provision of this Article. Each

1	Article sh	all cor	nstitute	a Class 2 misdemeanor. The second violation of this Article shall
2	<u>constitute</u>	a Cla	ass 1	misdemeanor. The third, and any subsequent, violation of this
3	Article sh	all cor	nstitute	a Class I felony."
4				2.(b) Subsection (b) of this section becomes effective January 1,
5	2007, and			ffenses occurring on or after that date.
6				
7	PART I	II. CR	REATI	E CRIMINAL OFFENSE OF TRAFFICKING A PERSON
8	FOR	SEX	UAL	SERVITUDE/AMEND OFFENSE OF INVOLUNTARY
9	SERV	/ITUD	ЭE	
10				
11		SEC	ΓΙΟΝ	3.(a) Article 10 of Chapter 14 of the General Statutes is amended
12	by adding			on to read:
13				ng a person for sexual servitude.
14	(a)			ng definitions apply in this section:
15	<u> </u>	(1)		cion. – The term includes all of the following:
16		<u> </u>	a.	Causing or threatening to cause bodily harm to any person,
17			<u> </u>	physically restraining or confining any person, or threatening to
18				physically restrain or confine any person.
19			<u>b.</u>	Exposing or threatening to expose any fact or information that
20				if revealed would tend to subject a person to criminal or
21				immigration proceedings, hatred, contempt, or ridicule.
22			<u>c.</u>	Destroying, concealing, removing, confiscating, or possessing
23			_	any actual or purported passport or other immigration
24				document, or any other actual or purported government
25				identification document, of any person.
26			<u>d.</u>	Providing a controlled substance, as defined by G.S. 90-87, to a
27				person.
28		(2)	Dece	ption. – The term includes all of the following:
29		<u></u>	a.	Creating or confirming another's impression of an existing fact
30			_	or past event which is false and which the accused knows or
31				believes to be false.
32			<u>b.</u>	Maintaining the status or condition of a person arising from a
33				pledge by that person of his or her personal services as security
34				for a debt, if the value of those services as reasonably assessed
35				is not applied toward the liquidation of the debt or the length
36				and nature of those services are not respectively limited and
37				defined, or preventing a person from acquiring information
38				pertinent to the disposition of the debt.
39			<u>c.</u>	Promising benefits or the performance of services that the
40				accused does not intend to deliver or perform or knows will not
41				be delivered or performed.
42		(3)	<u>Min</u> c	pr. – A person who is less than 18 years of age.
43		(4)		al servitude. – The term includes the following:

1			<u>a.</u>	Any sexual activity as defined in G.S. 14-190.13 for which
2				anything of value is directly or indirectly given, promised to, or
3				received by any person, which conduct is induced or obtained
4				by coercion or deception or which conduct is induced or
5			-	obtained from a person under the age of 18 years; or
6			<u>b.</u>	Any sexual activity as defined in G.S. 14-190.13 which is
7				performed or provided by any person, which conduct is induced
8				or obtained by coercion or deception or which conduct is
9	<i>(</i> 1)			induced or obtained from a person under the age of 18 years.
10	<u>(b)</u>	-		mmits the offense of trafficking a person for sexual servitude
11				owingly subjects or maintains another in sexual servitude or
12				tices, harbors, transports, provides, or obtains by any means
13	_		_	purpose of sexual servitude.
14	<u>(c)</u>	_		o violates this section is guilty of a Class F felony if the victim of
15				A person who violates this section is guilty of a Class E felony if
16	the victin			e is a minor.
17	<u>(d)</u>			on of this section constitutes a separate offense and shall not
18	-	-		ffense. Evidence of failure to deliver benefits or perform services
19	<u>standing</u>	alone s	hall not	t be sufficient to authorize a conviction under this section."
20		SEC	FION 3	6.(b) G.S. 14-43.2 reads as rewritten:
21	"§ 14-43.	2. Inv	olunta	ry servitude.
22	(a)	As us	sed in the	his section, "involuntary servitude" means the unlawful holding
23	of a perso	ən agai	nst his v	will:
24		(1)	For the	ne performance of labor, whether or not for compensation, or
25			wheth	er or not for the satisfaction of a debt, and
26		(2)	By co	ercion or intimidation using violence or the threat of violence, or
27			by any	y other means of coercion or intimidation.
28	<u>(a)</u>	The f		g definitions apply in this section:
29		<u>(1)</u>	Decep	otion. – The term includes all of the following:
30			<u>a.</u>	Creating or confirming another's impression of an existing fact
31				or past event which is false and which the accused knows or
32				believes to be false.
33			<u>b.</u>	Maintaining the status or condition of a person arising from a
34				pledge by that person of his or her personal services as security
35				for a debt, if the value of those services as reasonably assessed
36				is not applied toward the liquidation of the debt or the length
37				and nature of those services are not respectively limited and
38				defined, or preventing a person from acquiring information
39				pertinent to the disposition of such debt.
40			<u>c.</u>	Promising benefits or the performance of services which the
41			-	accused does not intend to deliver or perform or knows will not
42				be delivered or performed.
43		(2)	Involu	intary servitude. – The unlawful holding of a person against the
44		<u> </u>		n's will:
			_	

1	<u>a.</u>	For the	e performance of labor, whether or not for compensation,
2	—		ther or not for the satisfaction of a debt; and
3	<u>b.</u>		ception, coercion, or intimidation using violence or the
4		•	of violence or by any other means of coercion or
5			lation. Other means of coercion or intimidation include
6			he following:
7		<u>1.</u>	Exposing or threatening to expose any fact or
8			information that if revealed would tend to subject a
9			person to criminal or immigration proceedings, hatred,
10			contempt, or ridicule.
11		<u>2.</u>	Destroying, concealing, removing, confiscating, or
12			possessing any actual or purported passport or other
13			immigration document, or any other actual or purported
14			government identification document, of any person; or
15		<u>3.</u>	Providing a controlled substance, defined by G.S. 90-87,
16			to the person.
17	<u>(3)</u> <u>Mino</u>	r. – A pe	erson who is less than 18 years of age.
18	(b) It is unlawfu	l to kno	wingly and willfully:
19	(1) Hold	another	in involuntary servitude, or
20	(2) Entic	e, persu	ade or induce another to go to another place with the
21			other be held in involuntary servitude.
22	A person violating	this sub	osection shall be guilty of a Class F felony. felony if the
23			lt. A person violating this subsection shall be guilty of a
24	Class E felony if the vi		
25			his section constitutes a separate offense and shall not
26			Evidence of failure to deliver benefits or perform services
27	-		ficient to authorize a conviction under this section.
28	e e		tion shall be construed to affect the laws governing the
29			ncipated minor and his parents or legal guardian.
30		_	ts a violation of subsection (b) of this section, which
31		-	tract for labor, to any party to the contract, the party shall
32	• •		on to the sheriff of the county in which the violation is
33	-		ppropriate action. A person violating this subsection shall
34	be guilty of a Class 1 n		
35	SECTION :	3.(c) G	.S. 14-39(a) is amended by adding a new subdivision to
36	read:		
37	•		Ill unlawfully confine, restrain, or remove from one place
38	• •		5 years of age or over without the consent of such person,
39	· ·		age of 16 years without the consent of a parent or legal
40	-		be guilty of kidnapping if such confinement, restraint or
41	removal is for the purp		
42		-	other person for a ransom or as a hostage or using such
43	other	person a	as a shield; or

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1		(2)	Facilitating the commission of any felony or facilitating	ng flight of any
2		(=)	person following the commission of a felony; or	ing inght of any
3		(3)	Doing serious bodily harm to or terrorizing the person	on so confined.
4		(-)	restrained or removed or any other person; or	
5		(4)	Holding such other person in involuntary servitude	in violation of
6			<u>G.S. 14 43.2. G.S. 14-43.2; or</u>	
7		(5)	Trafficking the person for sexual servitude in	n violation of
8			<u>G.S. 14-43.4.</u> "	
9		SEC	TION 3.(d) G.S. 15A-830(a)(7) reads as rewritten:	
10	"(a)	The f	following definitions apply in this Article:	
11		•••		
12		(7)	Victim. – A person against whom there is probable c	cause to believe
13			one of the following crimes was committed:	
14			a. A Class A, B1, B2, C, D, or E felony.	
15			b. A Class F felony if it is a violation of one of	•
16			G.S. 14-16.6(b); 14-16.6(c); 14-18; 14-32.1(e)	
17			14-32.3(a); 14-32.4; 14-34.2; 14-34.6(c); 1	
18			14-43.3; <u>14-43.4;</u> 14-190.17; 14-190.19; 14-2	02.1; 14-277.3;
19 20			14-288.9; or 20-138.5.	f the following:
20 21			c. A Class G felony if it is a violation of one of G.S. 14-32.3(b); 14-51; 14-58; 14-87.1; or 20-14	-
21			d. A Class H felony if it is a violation of one of	
22			G.S. 14-32.3(a); 14-32.3(c); 14-33.2, or 14-277.	U
24			e. A Class I felony if it is a violation of one of	
25			G.S. 14-32.3(b); 14-34.6(b); or 14-190.17A.	
26			f. An attempt of any of the felonies listed in this su	ubdivision if the
27			attempted felony is punishable as a felony.	
28			g. Any of the following misdemeanor offenses whe	en the offense is
29			committed between persons who have a persona	A
30			defined in G.S. 50B-1(b): G.S. 14-33(c)(1)); $14-33(c)(2);$
31			14-33(a); 14-34; 14-134.3; or 14-277.3."	
32			TION 3.(e) This section becomes effective December	er 1, 2006, and
33	applies t	o offen	ses committed on or after that date.	
34				
35			ACILITATE ENFORCEMENT OF FEDERAL IN	IMIGRATION
36 27	LAW	8		
37 38		SEC	TION 4. Article 20 of Chapter 15A of the General State	utas is amandad
38 39	hy addin		v section to read:	utes is amended
40	•	C	nforcement of federal immigrations laws.	
41	(a)		Secretary of Crime Control and Public Safety shall negoti	iate the terms of
42			of understanding between the State of North Carolina	
43			nent of Justice or Department of Homeland Security	

1	enforcement of federal immigration and customs laws, detention and removals, and
2	investigations in the State of North Carolina.
3	(b) The memorandum of understanding negotiated pursuant to subsection (a) of
4	this section shall be signed on behalf of the State by the Secretary of Crime Control and
5	Public Safety and the Governor or as otherwise required by the appropriate federal
6	agency.
7	(c) <u>The Secretary of Crime Control and Public Safety shall designate appropriate</u>
8	law enforcement officers to be trained pursuant to the memorandum of understanding
9	provided for in this section. The training shall be funded pursuant to the federal
10	Homeland Security Appropriation Act of 2006, Public Law 109-90, or any subsequent
11	source of federal funding.
12	(d) <u>A law enforcement officer certified as trained in accordance with the</u>
13	memorandum of understanding provided for in this section may enforce federal
14	immigration and customs laws while performing duties within the scope of the officer's
15	authorized duties."
16	
17	PART V. DETERMINATION OF NATIONALITY AND IMMIGRATION
18	STATUS OF PERSONS JAILED UPON FELONY OR IMPAIRED DRIVING
19	CHARGES
20	
21	SECTION 5. Chapter 162 of the General Statutes is amended by adding a
22	new section to read:
23	" <u>§ 162-62. Legal status of prisoners.</u>
24	(a) When any person charged with a felony or an impaired driving offense is
25	confined for any period in a county jail, local confinement facility, district confinement
26	facility, or satellite jail/work release unit, the administrator or other person in charge of
27	the facility shall make a reasonable effort to determine the nationality of the person so
28	confined.
29	(b) If the prisoner is a foreign national, the administrator or other person in
30	charge of the facility holding the prisoner shall make a reasonable effort to verify that
31	the prisoner has been lawfully admitted to the United States and if lawfully admitted,
32	that the prisoner's lawful status has not expired. If verification of lawful status cannot be
33	made from documents in the possession of the prisoner, verification shall be made
34	within 48 hours through a query to the Law Enforcement Support Center (LESC) of the
35	United States Department of Homeland Security or other office or agency designated
36	for that purpose by the United States Department of Homeland Security. If the LESC or
37	other office or agency determines that the prisoner has not been lawfully admitted to the
38	United States, the administrator or other person in charge of the facility holding the
39	prisoner shall notify the United States Department of Homeland Security.
40	(c) Nothing in this section shall be construed to deny bond to a person or to
41	prevent a person from being released from confinement when that person is otherwise
42	eligible for release.

42 <u>eligible for release.</u>

1		Department of Crime Control and Public Safety, after consultation with
2 3		olina Sheriffs' Association, shall prepare and issue guidelines and e used to comply with the provisions of this section."
3 4	procedures to b	e used to comply with the provisions of this section.
5	PART VI. EST	FABLISH IMMIGRATION ASSISTANCE REGISTRATION ACT
6 7	SEC	TION 6. The General Statutes are amended by adding a new Chapter to
8		TION 0. The General Statutes are amended by adding a new Chapter to
8 9	read:	"Chapter 84B.
9 10		"Immigration Assistance Registration Act.
10	" <u>§ 84B-1. Sho</u>	
11		er shall be known as the 'Immigration Assistance Registration Act'.
12	" <u>§ 84B-2. Pur</u>	
13		be of this Chapter is to establish and enforce ethical standards for
15		sistance services provided by individuals who are not licensed attorneys.
16	" <u>§ 84B-3. Defi</u>	• •
17		ng definitions apply in this Chapter:
18	(1)	Compensation. – A fee, property, service, promise of payment, or
19	<u> </u>	anything else of value.
20	<u>(2)</u>	Employed by. – When a person is on the payroll of an employer and
21		the employer deducts social security and withholding taxes from the
22		employee's paycheck or when a person receives compensation from
23		the employer on a commission basis or as an independent contractor.
24	<u>(3)</u>	Immigration assistance services. – Any information or action provided
25		or offered to customers or prospective customers related to
26		immigration matters. Immigration assistance services shall not include
27		legal advice recommending a specific course of legal action or
28		providing any other assistance that requires legal analysis, legal
29		judgment, or interpretation of the law.
30	<u>(4)</u>	Immigration matter. – Any proceeding, filing, or action affecting the
31		nonimmigrant, immigrant, or citizenship status of any person arising
32		under either of the following:
33		a. <u>Immigration and naturalization law, an executive order, or</u>
34		presidential proclamation of the United States or any foreign
35		<u>country.</u>
36		b. Action of the United States Department of Labor, the United
37		States Department of State, the United States Department of
38		Homeland Security, or the United States Department of Justice.
39 40		istration required.
40	-	person who provides or offers to provide immigration assistance services
41 42		all register with the Secretary of State. The Secretary of State shall keep a persons providing or offering to provide immigration assistance services,
42 43		ach the date of registration, the registrant's name, the address of the
43 44		ncipal place of business, and the name of the registrant's business or
-+++	registiants phi	terpar prace of business, and the name of the registratics business of

1	employer if a	oplicable. The Secretary of State shall maintain the registry, and the
2		e open to public inspection.
3		Secretary of State may collect a fee from any person providing
4		sistance services not exempt under this Chapter in an amount not to
5		dollars (\$20.00) to cover the administrative costs associated with
6		I maintaining the registry.
7	_	ing in this Chapter shall regulate any business to the extent that the
8		bhibited or preempted by federal law.
9		ing in this Chapter shall prohibit a local city or county from requiring
10		fering immigration assistance services obtain a business license pursuant
11	to a local ordina	
12		Secretary of State may adopt rules to implement, administer, and enforce
13	this Chapter.	<u>, , , , , , , , , , , , , , , , , , , </u>
14	" <u>§ 84B-5. Exer</u>	nptions.
15		ng persons are exempt from this Chapter:
16	(1)	An attorney licensed to practice law in this State or an attorney
17		licensed to practice law in any other state or territory of the United
18		States or in any foreign country when acting with the approval of a
19		judge having lawful jurisdiction over an immigration matter.
20	<u>(2)</u>	A legal intern, clerk, paralegal, or person in a similar position
21		employed by and under the direct supervision of a licensed attorney
22		meeting the requirements in subdivision (1) of this section and
23		providing immigration assistance services.
24	<u>(3)</u>	A nonprofit organization recognized by the Board of Immigration
25		Appeals under 8 C.F.R. § 292.2(a) and employees of those
26		organizations accredited under 8 C.F.R. § 292.2(d).
27	<u>(4)</u>	Any organization employing or desiring to employ an alien or
28		nonimmigrant alien, where the organization, its employees, or its
29		agents provide advice or assistance in immigration matters to alien or
30		nonimmigrant alien employees or potential employees without
31		compensation from the individuals to whom the advice or assistance is
32		provided.
33		nigration assistance services permitted.
34		roviding or offering to provide immigration assistance services may
35	-	owing services only:
36	<u>(1)</u>	Complete a government agency form requested by the customer if the
37		completion of that form does not involve the use of legal judgment.
38	<u>(2)</u>	Transcribe responses on a government agency form related to an
39		immigration matter without advising a customer as to his or her
40		answers on the form.
41	<u>(3)</u>	Translate information on forms for a customer and translate the
42		customer's answers to questions posed on the forms.

1	(4)	Secure for a customer supporting documents currently in existence,
2		such as a birth certificate or marriage certificate, when needed to
3		submit with government agency forms.
4	<u>(5)</u>	Translate documents from a foreign language into English.
5	(6)	Notarize signatures on government agency forms if the person
6		performing the service is a notary public commissioned in this State
7		and is lawfully present in the United States.
8	<u>(7)</u>	Make referrals, without a fee, to attorneys who represent clients in
9		immigration matters.
10	<u>(8)</u>	Prepare or arrange for the preparation of photographs and fingerprints.
11	$\overline{(9)}$	Arrange for the performance of medical testing, including X-rays and
12	<u></u>	AIDS tests, and arrange for the test results to be obtained.
13	(10)	Conduct English language and civics courses.
14	(11)	Perform any other services the Secretary of State, by rule, deems
15		appropriate pursuant to this Chapter.
16	"§ 84B-7. Posti	ing signs; advertisements.
17		person providing or offering to provide immigration assistance services
18		npt under this Chapter shall post signs prominently at his or her place of
19		set forth information in English and in every other language in which
20		ides or offers to provide immigration assistance services. The signs shall
21		owing statement in boldface type and capital letters: 'I AM NOT AN
22		ICENSED TO PRACTICE LAW AND MAY NOT GIVE LEGAL
23		ACCEPT FEES FOR LEGAL ADVICE.' Each language in which the
24		s or offers to provide immigration assistance services shall be on a
25		nd each sign shall be at least 12 inches by 17 inches.
26		person providing immigration assistance service who is not an attorney
27	•	immigration assistance services in a language other than English,
28		adio, television, signs, pamphlets, newspapers, or other written
29	-	with the exception of a single desk plaque, shall include in the
30		ertisement, stationery, letterhead, business card, or other comparable
31		the following notice in English and the language in which the written
32		appears: 'I AM NOT AN ATTORNEY LICENSED TO PRACTICE
33		AY NOT GIVE LEGAL ADVICE OR ACCEPT FEES FOR LEGAL
34		e notice is in writing, the notice must appear in a conspicuous manner,
35		rtisement is by radio or television, the statement may be modified but
36		bstantially the same message.
37		ibited conduct.
38		oviding immigration assistance services who is not exempt under this
39	Chapter shall no	
40	(1)	Accept payment in exchange for providing legal advice or any other
41		assistance that requires legal analysis, legal judgment, or interpretation
42		of the law.
43	<u>(2)</u>	Refuse to return documents supplied by, prepared on behalf of, or paid
44		for by the customer upon the request of the customer. These

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	documents must be returned upon request even if	f there is a fee dispute
	between the immigration assistant and the custom	
(3)	Represent, advertise, or use any titles or credent	
<u>(0)</u>	public' or 'immigration consultant', while pro	
	immigration matters that create the belief that	-
	special professional skills or is authorized to p	* *
	immigration matter. However, a certified notary	
	term 'notary public' if the use is accompanied by	
	person is not an attorney. The term 'notary	
	translated to another language.	
(4)	In any document, advertisement, stationery, lette	erhead, business card.
<u></u>	or other comparable written material, literally th	
	into another language terms or titles, including 'n	
	'licensed', 'attorney', 'lawyer', or any other term th	• •
	is an attorney.	··· F ··· · F · · ·
<u>(5)</u>	Provide legal advice, recommend a specific cour	rse of legal action, or
<u>x=-7</u>	provide any other assistance that requires	-
	judgment, or interpretation of the law.	
(6)	Make any misrepresentation or false statement,	directly or indirectly,
	to influence, persuade, or induce patronage.	<i></i>
(7)	Violate any provision of this Chapter.	
"§ 84B-9. Viol	ations; penalties.	
(a) Any	person who violates any provision of this Chapte	er shall be guilty of a
Class 2 misden	neanor for a first offense and a Class 1 misdemean	or for any subsequent
offenses comm	tted within five years of a previous conviction for t	he same offense.
(b) Viola	tions of this Chapter may result in a fine of up to	one thousand dollars
(\$1,000) for each	ch violation. A fine charged pursuant to this Chapte	er shall not preempt or
preclude addition	onal appropriate civil or criminal penalties."	
PART VII. N	O INCOME TAX DEDUCTION FOR COMPEN	NSATION PAID TO
ILLEGAL	IMMIGRANTS	
SEC	TION 7.(a) G.S. 105-130.2 is amended by adding	; a new subdivision to
read:		
"§ 105-130.2.]		
The followi	ng definitions apply in this Part:	
<u>(7)</u>	Unauthorized alien. – Defined in 8 U.S.C. § 1324	
	TION 7.(b) G.S. 105-130.5(a) is amended by additional equation of the second	ing a new subdivision
to read:		
. ,	following additions to federal taxable income	e shall be made in
determining Sta	ite net income:	

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(19)	To the extent not included in federal tax	xable income, any amount in
<u>(</u>	excess of six hundred dollars (\$600.00) th	
	alien as wages or compensation unless t	—
	directly compensated or employed by the	
SECT	FION 7.(c) $105-134.1$ is amended by addir	
"§ 105-134.1. D		-8
•	g definitions apply in this Part:	
(20)	Unauthorized alien Defined in G.S. 105	5-130.2."
SEC 7	FION 7.(d) G.S. 105-134.6(c) is amended	by adding a new subdivision
to read:		
"(c) Addit	ions The following additions to taxab	ble income shall be made in
calculating Nort	th Carolina taxable income, to the extent	each item is not included in
taxable income:		
<u>(11)</u>	Any amount in excess of six hundred do	llars (\$600.00) that is paid to
	an unauthorized alien as wages or	compensation unless the
	unauthorized alien is not directly comp	ensated or employed by the
	taxpayer."	
	FION 7.(e) This section is effective for ta	axable years beginning on or
after January 1,	2007.	
	WITHHOLDING ON COMPENSATI	ON PAID TO ILLEGAL
IMMIGRA	NTS	
CE CT	FIGN 9 (a) $C \in 105 \times 102 \times 1000$	4
	FION 8.(a) G.S. 105-163.1 reads as rewritt	ten:
"§ 105-163.1. D	g definitions apply in this Article:	
(1)	Compensation. – Consideration a payer p	nave a nonresident individual
(1)	or <u>individual, a</u> nonresident entity entity,	•
	personal services performed in this State.	
(2)	Contractor. – Either Any of the following	
	a. A nonresident individual who	
(2)		performs in this state for
(2)		-
(2)	compensation other than wages	s any personal services in
(2)	compensation other than wages connection with a performance, a	s any personal services in an entertainment, an athletic
(2)	compensation other than wages connection with a performance, a event, a speech, or the creation o	s any personal services in an entertainment, an athletic
(2)	compensation other than wages connection with a performance, a event, a speech, or the creation o program.	s any personal services in an entertainment, an athletic of a film, radio, or television
(2)	compensation other than wages connection with a performance, a event, a speech, or the creation o program.b. A nonresident entity that provides	s any personal services in an entertainment, an athletic of a film, radio, or television s for the performance in this
(2)	 compensation other than wages connection with a performance, a event, a speech, or the creation or program. b. A nonresident entity that provides State for compensation of any performance. 	s any personal services in an entertainment, an athletic of a film, radio, or television s for the performance in this rsonal services in connection
(2)	 compensation other than wages connection with a performance, a event, a speech, or the creation of program. b. A nonresident entity that provides State for compensation of any perwith a performance, an entertain 	s any personal services in an entertainment, an athletic of a film, radio, or television s for the performance in this rsonal services in connection nment, an athletic event, a
(2)	 compensation other than wages connection with a performance, a event, a speech, or the creation of program. b. A nonresident entity that provides State for compensation of any perwith a performance, an entertain speech, or the creation of a film, ratio 	s any personal services in an entertainment, an athletic of a film, radio, or television s for the performance in this rsonal services in connection nment, an athletic event, a adio, or television program.
(2)	 compensation other than wages connection with a performance, a event, a speech, or the creation of program. b. A nonresident entity that provides State for compensation of any perwith a performance, an entertain 	s any personal services in an entertainment, an athletic of a film, radio, or television s for the performance in this rsonal services in connection nment, an athletic event, a adio, or television program. performs in this State for

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1		<u>(12a)</u>	Unauthorized alien. – Defined in G.S. 105-130.2.	
2		"		
3		SEC	TION 8.(b) This section becomes effective January	1, 2007, and applies
4	to payme	ent mae	le on or after that date.	
5				
6			RIFICATION OF LAWFUL PRESENCE TO R	ECEIVE PUBLIC
7	BEN	EFITS		
8		GEO		
9	1	SEC	TION 9.(a) The General Statutes are amended to ad	ld a new Chapter to
10	read:		"Charter 1254	
11			" <u>Chapter 135A.</u> "Public Popofita	
12 13	"8 135A	1 V	" <u>Public Benefits.</u> erification of lawful presence required to receiv	a nublia honofitat
13 14	<u>§ 133A</u>		itions; exceptions.	e public beliefits,
14	(a)		sed in this section,	
16	<u>(u)</u>	$\frac{113 \text{ us}}{(1)}$	<u>'Emergency medical condition.' – As defined</u>	in 42 USCA 8
17		<u>(1)</u>	1396b(v)(3).	<u>m 12 0.5.0.11. 5</u>
18		<u>(2)</u>	'Federal public benefit'. – As defined in 8 U.S.C.A.	§ 1611.
19		$\overline{(3)}$	'SAVE'. – Systematic Alien Verification of Entitlen	
20		<u></u>	United States Department of Homeland Security.	1 0
21		(4)	'State or local public benefit.' – As defined in 8 U.S	.C.A. § 1621.
22	<u>(b)</u>	Exce	pt as otherwise provided in subsection (d) of this	s section or where
23	exempte	d by fe	deral law, every agency or political subdivision of th	is State shall verify
24	the lawfu	ul pres	ence in the United States of any natural person 18 ye	ears of age or older
25			d for State or local public benefits or for federal pub	lic benefits that are
26			an agency or a political subdivision of this State.	
27	<u>(c)</u>		section shall be enforced without regard to race	e, religion, gender,
28			tional origin.	
29	<u>(d)</u>		ication of lawful presence under this section shall not	_
30		<u>(1)</u>	Any purposes for which lawful presence in the U	Inited States is not
31		(2)	required by law, ordinance, or regulation;	no nooccome for the
32 33		<u>(2)</u>	Assistance for health care items and services that a treatment of an emergency medical condition of the	•
33 34			are not related to an organ transplant procedure;	e allell lilvolveu allu
34 35		(3)	Short-term, noncash, in-kind emergency disaster rel	ief
36		$\frac{(3)}{(4)}$	Public health assistance for immunizations	
37		<u>(1)</u>	immunizable diseases and for testing and treatme	÷
38			communicable diseases whether or not the sympto	
39			communicable disease;	<u></u>
40		<u>(5)</u>	Programs, services, or assistance such as sou	p kitchens, crisis
41		_	counseling and intervention, and short-term shelt	-
42			United States Attorney General, in the Unite	· · ·
43			General's sole and unreviewable discretion after	consultation with
44			appropriate federal agencies and departments, which	<u>h:</u>

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a. Deliver in-kind services at the community level, including
through public or private nonprofit agencies;
b. Do not condition the provision of assistance, the amount of
assistance provided, or the cost of assistance provided on the
individual recipient's income or resources; and
c. Are necessary for the protection of life or safety.
(6) Prenatal care; or
(7) Postsecondary education, whereby the Board of Governors of The
University of North Carolina, or the State Board of Community
Colleges shall set forth, or cause to be set forth, policies regarding
postsecondary benefits that comply with all federal law including
federal public benefits and State and local public benefits.
(e) Verification of lawful presence in the United States by a State agency or
political subdivision required to make verification shall be as follows:
(1) The applicant for public benefit must execute an affidavit that the
applicant is a United States citizen or legal permanent resident of the
United States and is 18 years of age or older; or
(2) The applicant must execute an affidavit that the applicant is a qualified
alien or nonimmigrant under the federal Immigration and Nationality
Act and is 18 years of age or older and lawfully present in the United
States.
(f) For any applicant who has executed an affidavit that the applicant is an alien
lawfully present in the United States, the State agency or political subdivision shall
verify eligibility for benefits through the SAVE program operated by the United States
Department of Homeland Security or a successor program designated by the United
States Department of Homeland Security. Until eligibility verification is made, the
affidavit may be presumed to be proof of lawful presence for the purposes of this
section.
(g) Any person who knowingly and willfully makes a false, fictitious, or
fraudulent statement of representation in an affidavit executed under subsection (e) of
this section shall, upon conviction thereof, be punished by a fine of not more than one
thousand dollars (\$1,000) or by imprisonment for one to five years, or both.
(h) Agencies or political subdivisions of this State may adopt rules providing for
waiver from this section to improve efficiency or reduce delay in the verification
process or to provide for adjudication of unique individual circumstances where the
verification procedures under this section would impose unusual hardship on a legal
resident of this State.
(i) It shall be unlawful for any agency or political subdivision of this State to
provide any State, local, or federal benefit in violation of this section. Each State or
local agency or political subdivision that administers any program of State or local
public benefits shall provide an annual report to the General Assembly and the
Governor with respect to the agency's or political subdivision's compliance with this
section. The report shall be submitted not later than March 1 of each year.

1	(j) All errors and significant delays by SAVE shall be reported by the affected
2	State agency or political subdivision to the United States Department of Homeland
3	Security and to the Secretary of State to ensure that the application of SAVE is not
4	wrongfully denying benefits to legal residents of this State.
5	(k) Notwithstanding subsection (g) of this section, an applicant for federal
6	benefits or for State or local benefits shall not be guilty of any crime for executing an
7	affidavit attesting to lawful presence in the United States that contains a false statement
8	if the affidavit is not required by this section."
9	SECTION 9.(b) This section becomes effective January 1, 2007, and applies
10	to applications made and acts committed on and after that date.
11	
12	PART X. SEVERABILITY CLAUSE
13	
14	SECTION 10. If any provision of this act or its application is held invalid,
15	the invalidity does not affect other provisions or applications of this act that can be
16	given effect without the invalid provisions or application, and to this end the provisions
17	of this act are severable.
18	
19	PART XI. EFFECTIVE DATE
20	
21	SECTION 11. Except as otherwise provided in this section, this act becomes
22	effective January 1, 2007.