H. R. 78

To amend the Immigration and Nationality Act to make mandatory and permanent requirements relating to use of an electronic employment eligibility verification system, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 4, 2021

Mr. Calvert (for himself, Mr. Babin, Mr. Brooks, Mr. Chabot, Mr. Allen, Mr. Duncan, and Mrs. Lesko) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committees on Ways and Means, and Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Immigration and Nationality Act to make mandatory and permanent requirements relating to use of an electronic employment eligibility verification system, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Legal Workforce Act".

1	SEC. 2. EMPLOYMENT ELIGIBILITY VERIFICATION PROC-
2	ESS.
3	(a) In General.—Section 274A(b) of the Immigra-
4	tion and Nationality Act (8 U.S.C. 1324a(b)) is amended
5	to read as follows:
6	"(b) Employment Eligibility Verification
7	Process.—
8	"(1) New Hires, recruitment, and refer-
9	RAL.—The requirements referred to in paragraphs
10	(1)(B) and (3) of subsection (a) are, in the case of
11	a person or other entity hiring, recruiting, or refer-
12	ring an individual for employment in the United
13	States, the following:
14	"(A) ATTESTATION AFTER EXAMINATION
15	OF DOCUMENTATION.—
16	"(i) Attestation.—During the
17	verification period (as defined in subpara-
18	graph (E)), the person or entity shall at-
19	test, under penalty of perjury and on a
20	form, including electronic and telephonic
21	formats, designated or established by the
22	Secretary by regulation not later than 6
23	months after the date of the enactment of
24	the Legal Workforce Act, that it has
25	verified that the individual is not an unau-
26	thorized alien by—

1	"(I) obtaining from the indi-
2	vidual the individual's social security
3	account number or United States
4	passport number and recording the
5	number on the form (if the individual
6	claims to have been issued such a
7	number), and, if the individual does
8	not attest to United States nationality
9	under subparagraph (B), obtaining
10	such identification or authorization
11	number established by the Depart-
12	ment of Homeland Security for the
13	alien as the Secretary of Homeland
14	Security may specify, and recording
15	such number on the form; and
16	"(II) examining—
17	"(aa) a document relating to
18	the individual presenting it de-
19	scribed in clause (ii); or
20	"(bb) a document relating to
21	the individual presenting it de-
22	scribed in clause (iii) and a docu-
23	ment relating to the individual
24	presenting it described in clause
25	(iv).

1	"(ii) Documents evidencing em-
2	PLOYMENT AUTHORIZATION AND ESTAB-
3	LISHING IDENTITY.—A document de-
4	scribed in this subparagraph is an individ-
5	ual's—
6	"(I) unexpired United States
7	passport or passport card;
8	"(II) unexpired permanent resi-
9	dent card that contains a photograph;
10	"(III) unexpired employment au-
11	thorization card that contains a pho-
12	tograph;
13	"(IV) in the case of a non-
14	immigrant alien authorized to work
15	for a specific employer incident to sta-
16	tus, a foreign passport with Form I-
17	94 or Form I–94A, or other docu-
18	mentation as designated by the Sec-
19	retary specifying the alien's non-
20	immigrant status as long as the pe-
21	riod of status has not yet expired and
22	the proposed employment is not in
23	conflict with any restrictions or limita-
24	tions identified in the documentation;

1	"(V) passport from the Fed-
2	erated States of Micronesia (FSM) or
3	the Republic of the Marshall Islands
4	(RMI) with Form I–94 or Form I–
5	94A, or other documentation as des-
6	ignated by the Secretary, indicating
7	nonimmigrant admission under the
8	Compact of Free Association Between
9	the United States and the FSM or
10	RMI; or
11	"(VI) other document designated
12	by the Secretary of Homeland Secu-
13	rity, if the document—
14	"(aa) contains a photograph
15	of the individual and biometric
16	identification data from the indi-
17	vidual and such other personal
18	identifying information relating
19	to the individual as the Secretary
20	of Homeland Security finds, by
21	regulation, sufficient for purposes
22	of this clause;
23	"(bb) is evidence of author-
24	ization of employment in the
25	United States; and

1	"(cc) contains security fea-
2	tures to make it resistant to tam-
3	pering, counterfeiting, and fraud-
4	ulent use.
5	"(iii) Documents evidencing em-
6	PLOYMENT AUTHORIZATION.—A document
7	described in this subparagraph is an indi-
8	vidual's social security account number
9	card (other than such a card which speci-
10	fies on the face that the issuance of the
11	card does not authorize employment in the
12	United States).
13	"(iv) Documents establishing
14	IDENTITY OF INDIVIDUAL.—A document
15	described in this subparagraph is—
16	"(I) an individual's unexpired
17	State issued driver's license or identi-
18	fication card if it contains a photo-
19	graph and information such as name,
20	date of birth, gender, height, eye
21	color, and address;
22	"(II) an individual's unexpired
23	U.S. military identification card;
24	"(III) an individual's unexpired
25	Native American tribal identification

1	document issued by a tribal entity rec-
2	ognized by the Bureau of Indian Af-
3	fairs; or
4	"(IV) in the case of an individual
5	under 18 years of age, a parent or
6	legal guardian's attestation under
7	penalty of law as to the identity and
8	age of the individual.
9	"(v) Authority to prohibit use of
10	CERTAIN DOCUMENTS.—If the Secretary of
11	Homeland Security finds, by regulation,
12	that any document described in clause (i),
13	(ii), or (iii) as establishing employment au-
14	thorization or identity does not reliably es-
15	tablish such authorization or identity or is
16	being used fraudulently to an unacceptable
17	degree, the Secretary may prohibit or place
18	conditions on its use for purposes of this
19	paragraph.
20	"(vi) Signature.—Such attestation
21	may be manifested by either a handwritten
22	or electronic signature.
23	"(B) Individual attestation of em-
24	PLOYMENT AUTHORIZATION.—During the veri-
25	fication period (as defined in subparagraph

1	(E)), the individual shall attest, under penalty
2	of perjury on the form designated or established
3	for purposes of subparagraph (A), that the indi-
4	vidual is a citizen or national of the United
5	States, an alien lawfully admitted for perma-
6	nent residence, or an alien who is authorized
7	under this Act or by the Secretary of Homeland
8	Security to be hired, recruited, or referred for
9	such employment. Such attestation may be
10	manifested by either a handwritten or electronic
11	signature. The individual shall also provide that
12	individual's social security account number or
13	United States passport number (if the indi-
14	vidual claims to have been issued such a num-
15	ber), and, if the individual does not attest to
16	United States nationality under this subpara-
17	graph, such identification or authorization num-
18	ber established by the Department of Homeland
19	Security for the alien as the Secretary may
20	specify.
21	"(C) RETENTION OF VERIFICATION FORM
22	AND VERIFICATION.—
23	"(i) In general.—After completion

of such form in accordance with subpara-

1	graphs (A) and (B), the person or entity
2	shall—
3	"(I) retain a paper, microfiche,
4	microfilm, or electronic version of the
5	form and make it available for inspec-
6	tion by officers of the Department of
7	Homeland Security, the Department
8	of Justice, or the Department of
9	Labor during a period beginning on
10	the date of the recruiting or referral
11	of the individual, or, in the case of the
12	hiring of an individual, the date on
13	which the verification is completed,
14	and ending—
15	"(aa) in the case of the re-
16	cruiting or referral of an indi-
17	vidual, 3 years after the date of
18	the recruiting or referral; and
19	"(bb) in the case of the hir-
20	ing of an individual, the later of
21	3 years after the date the verifi-
22	cation is completed or one year
23	after the date the individual's
24	employment is terminated; and

"(II) during the verification pe-	1
riod (as defined in subparagraph (E)),	2
make an inquiry, as provided in sub-	3
section (d), using the verification sys-	4
tem to seek verification of the identity	5
and employment eligibility of an indi-	6
vidual.	7
"(ii) Confirmation.—	8
"(I) Confirmation re-	9
CEIVED.—If the person or other entity	10
receives an appropriate confirmation	11
of an individual's identity and work	12
eligibility under the verification sys-	13
tem within the time period specified,	14
the person or entity shall record on	15
the form an appropriate code that is	16
provided under the system and that	17
indicates a final confirmation of such	18
identity and work eligibility of the in-	19
dividual.	20
"(II) TENTATIVE NONCONFIRMA-	21
TION RECEIVED.—If the person or	22
other entity receives a tentative non-	23
confirmation of an individual's iden-	24

tity or work eligibility under the

verification system within the time period specified, the person or entity shall so inform the individual for whom the verification is sought. If the individual does not contest the nonconfirmation within the time period specified, the nonconfirmation shall be considered final. The person or entity shall then record on the form an appropriate code which has been provided under the system to indicate a final nonconfirmation. If the individual does contest the nonconfirmation, the individual shall utilize the process for secondary verification provided under subsection (d). The nonconfirmation will remain tentative until a final confirmation or nonconfirmation is provided by the verification system within the time period specified. In no case shall an employer terminate employment of an individual because of a failure of the individual to have identity and work eligibility confirmed under this section until a

nonconfirmation becomes final. Noth-1 2 ing in this clause shall apply to a ter-3 mination of employment for any reason other than because of such a failure. In no case shall an employer re-6 scind the offer of employment to an 7 individual because of a failure of the 8 individual to have identity and work 9 eligibility confirmed under this sub-10 section until a nonconfirmation be-11 comes final. Nothing in this subclause 12 shall apply to a recission of the offer 13 of employment for any reason other 14 than because of such a failure. "(III) FINAL CONFIRMATION OR 15

"(III) Final confirmation or nonconfirmation is provided by the verification system regarding an individual, the person or entity shall record on the form an appropriate code that is provided under the system and that indicates a confirmation or nonconfirmation of identity and work eligibility of the individual.

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1	"(IV) Extension of time.—If
2	the person or other entity in good
3	faith attempts to make an inquiry
4	during the time period specified and
5	the verification system has registered
6	that not all inquiries were received
7	during such time, the person or entity
8	may make an inquiry in the first sub-
9	sequent working day in which the
10	verification system registers that it
11	has received all inquiries. If the
12	verification system cannot receive in-
13	quiries at all times during a day, the
14	person or entity merely has to assert
15	that the entity attempted to make the
16	inquiry on that day for the previous
17	sentence to apply to such an inquiry,
18	and does not have to provide any ad-
19	ditional proof concerning such inquiry.
20	"(V) Consequences of non-
21	CONFIRMATION.—
22	"(aa) TERMINATION OR NO-
23	TIFICATION OF CONTINUED EM-
24	PLOYMENT.—If the person or
25	other entity has received a final

1	nonconfirmation regarding an in-
2	dividual, the person or entity
3	may terminate employment of the
4	individual (or decline to recruit
5	or refer the individual). If the
6	person or entity does not termi-
7	nate employment of the indi-
8	vidual or proceeds to recruit or
9	refer the individual, the person or
10	entity shall notify the Secretary
11	of Homeland Security of such
12	fact through the verification sys-
13	tem or in such other manner as
14	the Secretary may specify.
15	"(bb) Failure to No-
16	TIFY.—If the person or entity
17	fails to provide notice with re-
18	spect to an individual as required
19	under item (aa), the failure is
20	deemed to constitute a violation
21	of subsection (a)(1)(A) with re-
22	spect to that individual.
23	"(VI) CONTINUED EMPLOYMENT
24	AFTER FINAL NONCONFIRMATION.—If
25	the person or other entity continues to

1	employ (or to recruit or refer) an indi-
2	vidual after receiving final noncon-
3	firmation, a rebuttable presumption is
4	created that the person or entity has
5	violated subsection (a)(1)(A).
6	"(D) Effective dates of New Proce-
7	DURES.—
8	"(i) Hiring.—Except as provided in
9	clause (iii), the provisions of this para-
10	graph shall apply to a person or other enti-
11	ty hiring an individual for employment in
12	the United States as follows:
13	"(I) With respect to employers
14	having 10,000 or more employees in
15	the United States on the date of the
16	enactment of the Legal Workforce
17	Act, on the date that is 6 months
18	after the date of the enactment of
19	such Act.
20	"(II) With respect to employers
21	having 500 or more employees in the
22	United States, but less than 10,000
23	employees in the United States, on
24	the date of the enactment of the
25	Legal Workforce Act, on the date that

1	is 12 months after the date of the en-
2	actment of such Act.
3	"(III) With respect to employers
4	having 20 or more employees in the
5	United States, but less than 500 em-
6	ployees in the United States, on the
7	date of the enactment of the Legal
8	Workforce Act, on the date that is 18
9	months after the date of the enact-
10	ment of such Act.
11	"(IV) With respect to employers
12	having one or more employees in the
13	United States, but less than 20 em-
14	ployees in the United States, on the
15	date of the enactment of the Legal
16	Workforce Act, on the date that is 24
17	months after the date of the enact-
18	ment of such Act.
19	"(ii) Recruiting and referring.—
20	Except as provided in clause (iii), the pro-
21	visions of this paragraph shall apply to a
22	person or other entity recruiting or refer-
23	ring an individual for employment in the
24	United States on the date that is 12

1 months after the date of the enactment of 2 the Legal Workforce Act.

"(iii) AGRICULTURAL LABOR OR SERV-3 ICES.—With respect to an employee performing agricultural labor or services, this 6 paragraph shall not apply with respect to 7 the verification of the employee until the 8 date that is 30 months after the date of 9 the enactment of the Legal Workforce Act. 10 For purposes of the preceding sentence, 11 the term 'agricultural labor or services' has 12 the meaning given such term by the Sec-13 retary of Agriculture in regulations and in-14 cludes agricultural labor as defined in sec-15 tion 3121(g) of the Internal Revenue Code 16 of 1986, agriculture as defined in section 17 3(f) of the Fair Labor Standards Act of 18 1938 (29 U.S.C. 203(f)), the handling, 19 planting, drying, packing, packaging, proc-20 essing, freezing, or grading prior to deliv-21 ery for storage of any agricultural or horti-22 cultural commodity in its unmanufactured 23 state, all activities required for the prepa-24 ration, processing or manufacturing of a 25 product of agriculture (as such term is de-

1	fined in such section 3(f)) for further dis-
2	tribution, and activities similar to all the
3	foregoing as they relate to fish or shellfish
4	facilities. An employee described in this
5	clause shall not be counted for purposes of
6	clause (i).
7	"(iv) Extensions.—Upon request by
8	an employer having 50 or fewer employees,
9	the Secretary shall allow a one-time 6-
10	month extension of the effective date set
11	out in this subparagraph applicable to such
12	employer. Such request shall be made to
13	the Secretary and shall be made prior to
14	such effective date.
15	"(v) Transition rule.—Subject to
16	paragraph (4), the following shall apply to
17	a person or other entity hiring, recruiting,
18	or referring an individual for employment
19	in the United States until the effective
20	date or dates applicable under clauses (i)
21	through (iii):
22	"(I) This subsection, as in effect
23	before the enactment of the Legal
24	Workforce Act.

1	"(II) Subtitle A of title IV of the
2	Illegal Immigration Reform and Im-
3	migrant Responsibility Act of 1996 (8
4	U.S.C. 1324a note), as in effect be-
5	fore the effective date in section 7(c)
6	of the Legal Workforce Act.
7	"(III) Any other provision of
8	Federal law requiring the person or
9	entity to participate in the E-Verify
10	Program described in section 403(a)
11	of the Illegal Immigration Reform and
12	Immigrant Responsibility Act of 1996
13	(8 U.S.C. 1324a note), as in effect be-
14	fore the effective date in section 7(c)
15	of the Legal Workforce Act, including
16	Executive Order 13465 (8 U.S.C.
17	1324a note; relating to Government
18	procurement).
19	"(E) Verification period defined.—
20	"(i) In general.—For purposes of
21	this paragraph:
22	"(I) In the case of recruitment or
23	referral, the term 'verification period'
24	means the period ending on the date
25	recruiting or referring commences.

1	"(II) In the case of hiring, the
2	term 'verification period' means the
3	period beginning on the date on which
4	an offer of employment is extended
5	and ending on the date that is three
6	business days after the date of hire,
7	except as provided in clause (iii). The
8	offer of employment may be condi-
9	tioned in accordance with clause (ii).
10	"(ii) Job offer may be condi-
11	TIONAL.—A person or other entity may
12	offer a prospective employee an employ-
13	ment position that is conditioned on final
14	verification of the identity and employment
15	eligibility of the employee using the proce-
16	dures established under this paragraph.
17	"(iii) Special Rule.—Notwithstand-
18	ing clause (i)(II), in the case of an alien
19	who is authorized for employment and who
20	provides evidence from the Social Security
21	Administration that the alien has applied
22	for a social security account number, the
23	verification period ends three business days
24	after the alien receives the social security

account number.

1	"(2) Reverification for individuals with
2	LIMITED WORK AUTHORIZATION.—
3	"(A) IN GENERAL.—Except as provided in
4	subparagraph (B), a person or entity shall
5	make an inquiry, as provided in subsection (d),
6	using the verification system to seek reverifica-
7	tion of the identity and employment eligibility
8	of all individuals with a limited period of work
9	authorization employed by the person or entity
10	during the three business days after the date on
11	which the employee's work authorization expires
12	as follows:
13	"(i) With respect to employers having
14	10,000 or more employees in the United
15	States on the date of the enactment of the
16	Legal Workforce Act, beginning on the
17	date that is 6 months after the date of the
18	enactment of such Act.
19	"(ii) With respect to employers having
20	500 or more employees in the United
21	States, but less than 10,000 employees in
22	the United States, on the date of the en-
23	actment of the Legal Workforce Act, be-
24	ginning on the date that is 12 months

1	after the date of the enactment of such
2	Act .
3	"(iii) With respect to employers hav-
4	ing 20 or more employees in the United
5	States, but less than 500 employees in the
6	United States, on the date of the enact-
7	ment of the Legal Workforce Act, begin-
8	ning on the date that is 18 months after
9	the date of the enactment of such Act.
10	"(iv) With respect to employers hav-
11	ing one or more employees in the United
12	States, but less than 20 employees in the
13	United States, on the date of the enact-
14	ment of the Legal Workforce Act, begin-
15	ning on the date that is 24 months after
16	the date of the enactment of such Act.
17	"(B) AGRICULTURAL LABOR OR SERV-
18	ICES.—With respect to an employee performing
19	agricultural labor or services, or an employee
20	recruited or referred by a farm labor contractor
21	(as defined in section 3 of the Migrant and Sea-
22	sonal Agricultural Worker Protection Act (29
23	U.S.C. 1801)), subparagraph (A) shall not
24	apply with respect to the reverification of the

employee until the date that is 30 months after

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the date of the enactment of the Legal Workforce Act. For purposes of the preceding sentence, the term 'agricultural labor or services' has the meaning given such term by the Secretary of Agriculture in regulations and includes agricultural labor as defined in section 3121(g) of the Internal Revenue Code of 1986. agriculture as defined in section 3(f) of the Fair Labor Standards Act of 1938 (29 U.S.C. 203(f)), the handling, planting, drying, packing, packaging, processing, freezing, or grading prior to delivery for storage of any agricultural or horticultural commodity in its unmanufactured state, all activities required for the preparation, processing, or manufacturing of a product of agriculture (as such term is defined in such section 3(f)) for further distribution, and activities similar to all the foregoing as they relate to fish or shellfish facilities. An employee described in this subparagraph shall not be counted for purposes of subparagraph (A).

"(C) REVERIFICATION.—Paragraph
(1)(C)(ii) shall apply to reverifications pursuant
to this paragraph on the same basis as it ap-

1	plies to verifications pursuant to paragraph (1),
2	except that employers shall—
3	"(i) use a form designated or estab-
4	lished by the Secretary by regulation for
5	purposes of this paragraph; and
6	"(ii) retain a paper, microfiche, micro-
7	film, or electronic version of the form and
8	make it available for inspection by officers
9	of the Department of Homeland Security,
10	the Department of Justice, or the Depart-
11	ment of Labor during the period beginning
12	on the date the reverification commences
13	and ending on the date that is the later of
14	3 years after the date of such reverification
15	or 1 year after the date the individual's
16	employment is terminated.
17	"(3) Previously hired individuals.—
18	"(A) On a mandatory basis for cer-
19	TAIN EMPLOYEES.—
20	"(i) IN GENERAL.—Not later than the
21	date that is 6 months after the date of the
22	enactment of the Legal Workforce Act, an
23	employer shall make an inquiry, as pro-
24	vided in subsection (d), using the
25	verification system to seek verification of

1	the identity and employment eligibility of
2	any individual described in clause (ii) em-
3	ployed by the employer whose employment
4	eligibility has not been verified under the
5	E-Verify Program described in section
6	403(a) of the Illegal Immigration Reform
7	and Immigrant Responsibility Act of 1996
8	(8 U.S.C. 1324a note).
9	"(ii) Individuals described.—An
10	individual described in this clause is any of
11	the following:
12	"(I) An employee of any unit of
13	a Federal, State, or local government.
14	"(II) An employee who requires a
15	Federal security clearance working in
16	a Federal, State, or local government
17	building, a military base, a nuclear
18	energy site, a weapons site, or an air-
19	port or other facility that requires
20	workers to carry a Transportation
21	Worker Identification Credential
22	(TWIC).
23	"(III) An employee assigned to
24	perform work in the United States

1	under a Federal contract, except that
2	this subclause—
3	"(aa) is not applicable to in-
4	dividuals who have a clearance
5	under Homeland Security Presi-
6	dential Directive 12 (HSPD 12
7	clearance), are administrative or
8	overhead personnel, or are work-
9	ing solely on contracts that pro-
10	vide Commercial Off The Shelf
11	goods or services as set forth by
12	the Federal Acquisition Regu-
13	latory Council, unless they are
14	subject to verification under sub-
15	clause (II); and
16	"(bb) only applies to con-
17	tracts over the simple acquisition
18	threshold as defined in section
19	2.101 of title 48, Code of Federal
20	Regulations.
21	"(B) On a mandatory basis for mul-
22	TIPLE USERS OF SAME SOCIAL SECURITY AC-
23	COUNT NUMBER.—In the case of an employer
24	who is required by this subsection to use the
25	verification system described in subsection (d),

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or has elected voluntarily to use such system, the employer shall make inquiries to the system in accordance with the following:

> "(i) The Commissioner of Social Security shall notify annually employees (at the employee address listed on the Wage and Tax Statement) who submit a social security account number to which more than one employer reports income and for which there is a pattern of unusual multiple use. The notification letter shall identify the number of employers to which income is being reported as well as sufficient information notifying the employee of the process to contact the Social Security Administration Fraud Hotline if the employee believes the employee's identity may have been stolen. The notice shall not share information protected as private, in order to avoid any recipient of the notice from being in the position to further commit or begin committing identity theft.

> "(ii) If the person to whom the social security account number was issued by the Social Security Administration has been

identified and confirmed by the Commissioner, and indicates that the social security account number was used without their knowledge, the Secretary and the Commissioner shall lock the social security account number for employment eligibility verification purposes and shall notify the employers of the individuals who wrongfully submitted the social security account number that the employee may not be work eligible.

"(iii) Each employer receiving such notification of an incorrect social security account number under clause (ii) shall use the verification system described in subsection (d) to check the work eligibility status of the applicable employee within 10 business days of receipt of the notification.

"(C) ON A VOLUNTARY BASIS.—Subject to paragraph (2), and subparagraphs (A) through (C) of this paragraph, beginning on the date that is 30 days after the date of the enactment of the Legal Workforce Act, an employer may make an inquiry, as provided in subsection (d), using the verification system to seek verification

1	of the identity and employment eligibility of any
2	individual employed by the employer. If an em-
3	ployer chooses voluntarily to seek verification of
4	any individual employed by the employer, the
5	employer shall seek verification of all individ-
6	uals employed at the same geographic location
7	or, at the option of the employer, all individuals
8	employed within the same job category, as the
9	employee with respect to whom the employer
10	seeks voluntarily to use the verification system.
11	An employer's decision about whether or not
12	voluntarily to seek verification of its current
13	workforce under this subparagraph may not be
14	considered by any government agency in any
15	proceeding, investigation, or review provided for
16	in this Act.
17	"(D) Verification.—Paragraph
18	(1)(C)(ii) shall apply to verifications pursuant
19	to this paragraph on the same basis as it ap-
20	plies to verifications pursuant to paragraph (1),
21	except that employers shall—
22	"(i) use a form designated or estab-
23	lished by the Secretary by regulation for
24	purposes of this paragraph; and

1 "(ii) retain a paper, microfiche, micro-2 film, or electronic version of the form and 3 make it available for inspection by officers 4 of the Department of Homeland Security, the Department of Justice, or the Depart-6 ment of Labor during the period beginning 7 on the date the verification commences and 8 ending on the date that is the later of 3 9 years after the date of such verification or 10 1 year after the date the individual's employment is terminated.

"(4) Early compliance.—

"(A) Former e-verify required users, INCLUDING FEDERAL CONTRACTORS.—Notwithstanding the deadlines in paragraphs (1) and (2), beginning on the date of the enactment of the Legal Workforce Act, the Secretary is authorized to commence requiring employers required to participate in the E-Verify Program described in section 403(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1324a note), including employers required to participate in such program by reason of Federal acquisition laws (and regulations promulgated under those laws,

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including the Federal Acquisition Regulation), to commence compliance with the requirements of this subsection (and any additional requirements of such Federal acquisition laws and regulation) in lieu of any requirement to participate in the E-Verify Program.

"(B) FORMER E-VERIFY VOLUNTARY USERS AND OTHERS DESIRING EARLY COMPLI-ANCE.—Notwithstanding the deadlines in paragraphs (1) and (2), beginning on the date of the enactment of the Legal Workforce Act, the Secretary shall provide for the voluntary compliance with the requirements of this subsection by employers voluntarily electing to participate in the E-Verify Program described in section 403(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1324a note) before such date, as well as by other employers seeking voluntary early compliance.

"(5) Copying of documentation per-MITTED.—Notwithstanding any other provision of law, the person or entity may copy a document presented by an individual pursuant to this subsection and may retain the copy, but only (except as other-

1 wise permitted under law) for the purpose of com-2 plying with the requirements of this subsection. "(6) Limitation on use of forms.—A form 3 4 designated or established by the Secretary of Home-5 land Security under this subsection and any infor-6 mation contained in or appended to such form, may 7 not be used for purposes other than for enforcement 8 of this Act and any other provision of Federal crimi-9 nal law. "(7) GOOD FAITH COMPLIANCE.— 10 11 "(A) IN GENERAL.—Except as otherwise 12 provided in this subsection, a person or entity 13 is considered to have complied with a require-14 ment of this subsection notwithstanding a tech-15 nical or procedural failure to meet such require-16 ment if there was a good faith attempt to com-17 ply with the requirement. 18 "(B) Exception if failure to correct 19 AFTER NOTICE.—Subparagraph (A) shall not 20 apply if— "(i) the failure is not de minimus; 21 22 "(ii) the Secretary of Homeland Secu-23 rity has explained to the person or entity 24 the basis for the failure and why it is not

de minimus;

1 "(iii) the person or entity has been 2 provided a period of not less than 30 cal-3 endar days (beginning after the date of the 4 explanation) within which to correct the 5 failure; and

> "(iv) the person or entity has not corrected the failure voluntarily within such period.

"(C) EXCEPTION FOR PATTERN OR PRACTICE VIOLATORS.—Subparagraph (A) shall not apply to a person or entity that has or is engaging in a pattern or practice of violations of subsection (a)(1)(A) or (a)(2).

"(8) SINGLE EXTENSION OF DEADLINES UPON CERTIFICATION.—In a case in which the Secretary of Homeland Security has certified to the Congress that the employment eligibility verification system required under subsection (d) will not be fully operational by the date that is 6 months after the date of the enactment of the Legal Workforce Act, each deadline established under this section for an employer to make an inquiry using such system shall be extended by 6 months. No other extension of such a deadline shall be made except as authorized under paragraph (1)(D)(iv)."

1	(b) Date of Hire.—Section 274A(h) of the Immi-
2	gration and Nationality Act (8 U.S.C. 1324a(h)) is
3	amended by adding at the end the following:
4	"(4) Definition of date of hire.—As used
5	in this section, the term 'date of hire' means the
6	date of actual commencement of employment for
7	wages or other remuneration, unless otherwise speci-
8	fied.".
9	SEC. 3. EMPLOYMENT ELIGIBILITY VERIFICATION SYSTEM.
10	Section 274A(d) of the Immigration and Nationality
11	Act (8 U.S.C. 1324a(d)) is amended to read as follows:
12	"(d) Employment Eligibility Verification Sys-
13	TEM.—
14	"(1) In general.—Patterned on the employ-
15	ment eligibility confirmation system established
16	under section 404 of the Illegal Immigration Reform
17	and Immigrant Responsibility Act of 1996 (8 U.S.C.
18	1324a note), the Secretary of Homeland Security
19	shall establish and administer a verification system
20	through which the Secretary (or a designee of the
21	Secretary, which may be a nongovernmental enti-
22	ty)—
23	"(A) responds to inquiries made by per-
24	sons at any time through a toll-free telephone
25	line and other toll-free electronic media con-

cerning an individual's identity and whether the individual is authorized to be employed; and

- "(B) maintains records of the inquiries that were made, of verifications provided (or not provided), and of the codes provided to inquirers as evidence of their compliance with their obligations under this section.
- "(2) Initial response.—The verification system shall provide confirmation or a tentative non-confirmation of an individual's identity and employment eligibility within 3 working days of the initial inquiry. If providing confirmation or tentative non-confirmation, the verification system shall provide an appropriate code indicating such confirmation or such nonconfirmation.
- "(3) SECONDARY CONFIRMATION PROCESS IN CASE OF TENTATIVE NONCONFIRMATION.—In cases of tentative nonconfirmation, the Secretary shall specify, in consultation with the Commissioner of Social Security, an available secondary verification process to confirm the validity of information provided and to provide a final confirmation or nonconfirmation not later than 10 working days after the date on which the notice of the tentative nonconfirmation is received by the employee. The Secretary,

1 in consultation with the Commissioner, may extend 2 this deadline once on a case-by-case basis for a period of 10 working days, and if the time is extended, 3 shall document such extension within the verification 5 system. The Secretary, in consultation with the 6 Commissioner, shall notify the employee and em-7 ployer of such extension. The Secretary, in consulta-8 tion with the Commissioner, shall create a standard 9 process of such extension and notification and shall 10 make a description of such process available to the public. When final confirmation or nonconfirmation 12 is provided, the verification system shall provide an 13 appropriate code indicating such confirmation or 14 nonconfirmation.

- "(4) Design and operation of system.— The verification system shall be designed and operated—
 - "(A) to maximize its reliability and ease of use by persons and other entities consistent with insulating and protecting the privacy and security of the underlying information;
 - "(B) to respond to all inquiries made by such persons and entities on whether individuals are authorized to be employed and to reg-

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1	ister all times when such inquiries are not re-
2	ceived;
3	"(C) with appropriate administrative, tech-
4	nical, and physical safeguards to prevent unau-
5	thorized disclosure of personal information;
6	"(D) to have reasonable safeguards against
7	the system's resulting in unlawful discrimina-
8	tory practices based on national origin or citi-
9	zenship status, including—
10	"(i) the selective or unauthorized use
11	of the system to verify eligibility; or
12	"(ii) the exclusion of certain individ-
13	uals from consideration for employment as
14	a result of a perceived likelihood that addi-
15	tional verification will be required, beyond
16	what is required for most job applicants;
17	"(E) to maximize the prevention of iden-
18	tity theft use in the system; and
19	"(F) to limit the subjects of verification to
20	the following individuals:
21	"(i) Individuals hired, referred, or re-
22	cruited, in accordance with paragraph (1)
23	or (4) of subsection (b).

1 "(ii) Employees and prospective em-2 ployees, in accordance with paragraph (1), 3 (2), (3), or (4) of subsection (b).

> "(iii) Individuals seeking to confirm their own employment eligibility on a voluntary basis.

"(5) Responsibilities of commissioner of SOCIAL SECURITY.—As part of the verification system, the Commissioner of Social Security, in consultation with the Secretary of Homeland Security (and any designee of the Secretary selected to establish and administer the verification system), shall establish a reliable, secure method, which, within the time periods specified under paragraphs (2) and (3), compares the name and social security account number provided in an inquiry against such information maintained by the Commissioner in order to validate (or not validate) the information provided regarding an individual whose identity and employment eligibility must be confirmed, the correspondence of the name and number, and whether the individual has presented a social security account number that is not valid for employment. The Commissioner shall not disclose or release social security information (other than such confirmation or nonconfirmation)

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under the verification system except as provided for in this section or section 205(c)(2)(I) of the Social Security Act.

"(6) Responsibilities of SECRETARY HOMELAND SECURITY.—As part of the verification system, the Secretary of Homeland Security (in consultation with any designee of the Secretary selected to establish and administer the verification system), shall establish a reliable, secure method, which, within the time periods specified under paragraphs (2) and (3), compares the name and alien identification or authorization number (or any other information as determined relevant by the Secretary) which are provided in an inquiry against such information maintained or accessed by the Secretary in order to validate (or not validate) the information provided, the correspondence of the name and number, whether the alien is authorized to be employed in the United States, or to the extent that the Secretary determines to be feasible and appropriate, whether the records available to the Secretary verify the identity or status of a national of the United States.

"(7) UPDATING INFORMATION.—The Commissioner of Social Security and the Secretary of Homeland Security shall update their information in a

manner that promotes the maximum accuracy and shall provide a process for the prompt correction of erroneous information, including instances in which it is brought to their attention in the secondary verification process described in paragraph (3).

- "(8) Limitation on use of the verification system and any related systems.—
 - "(A) NO NATIONAL IDENTIFICATION CARD.—Nothing in this section shall be construed to authorize, directly or indirectly, the issuance or use of national identification cards or the establishment of a national identification card.

"(B) CRITICAL INFRASTRUCTURE.—The Secretary may authorize or direct any person or entity responsible for granting access to, protecting, securing, operating, administering, or regulating part of the critical infrastructure (as defined in section 1016(e) of the Critical Infrastructure Protection Act of 2001 (42 U.S.C. 5195c(e))) to use the verification system to the extent the Secretary determines that such use will assist in the protection of the critical infrastructure.

1	"(9) Remedies.—If an individual alleges that
2	the individual would not have been dismissed from
3	a job but for an error of the verification mechanism,
4	the individual may seek compensation only through
5	the mechanism of the Federal Tort Claims Act, and
6	injunctive relief to correct such error. No class ac-
7	tion may be brought under this paragraph.".
8	SEC. 4. RECRUITMENT, REFERRAL, AND CONTINUATION OF
9	EMPLOYMENT.
10	(a) Additional Changes to Rules for Recruit-
11	MENT, REFERRAL, AND CONTINUATION OF EMPLOY-
12	MENT.—Section 274A(a) of the Immigration and Nation-
13	ality Act (8 U.S.C. 1324a(a)) is amended—
14	(1) in paragraph (1)(A), by striking "for a fee";
15	(2) in paragraph (1), by amending subpara-
16	graph (B) to read as follows:
17	"(B) to hire, continue to employ, or to re-
18	cruit or refer for employment in the United
19	States an individual without complying with the
20	requirements of subsection (b)."; and
21	(3) in paragraph (2), by striking "after hiring
22	an alien for employment in accordance with para-
23	graph (1)," and inserting "after complying with
24	paragraph (1),".

- 1 (b) Definition.—Section 274A(h) of the Immigra-
- 2 tion and Nationality Act (8 U.S.C. 1324a(h)), as amended
- 3 by section 2(b) of this Act, is further amended by adding
- 4 at the end the following:
- 5 "(5) Definition of recruit or refer.—As 6 used in this section, the term 'refer' means the act of sending or directing a person who is in the United 7 8 States or transmitting documentation or information 9 to another, directly or indirectly, with the intent of 10 obtaining employment in the United States for such 11 person. Only persons or entities referring for remu-12 neration (whether on a retainer or contingency 13 basis) are included in the definition, except that 14 union hiring halls that refer union members or non-15 union individuals who pay union membership dues 16 are included in the definition whether or not they re-17 ceive remuneration, as are labor service entities or 18 labor service agencies, whether public, private, for-19 profit, or nonprofit, that refer, dispatch, or other-20 wise facilitate the hiring of laborers for any period 21 of time by a third party. As used in this section, the 22 term 'recruit' means the act of soliciting a person 23 who is in the United States, directly or indirectly, 24 and referring the person to another with the intent 25 of obtaining employment for that person. Only per-

1 sons or entities referring for remuneration (whether 2 on a retainer or contingency basis) are included in 3 the definition, except that union hiring halls that refer union members or nonunion individuals who 5 pay union membership dues are included in this defi-6 nition whether or not they receive remuneration, as 7 are labor service entities or labor service agencies, 8 whether public, private, for-profit, or nonprofit that 9 recruit, dispatch, or otherwise facilitate the hiring of 10 laborers for any period of time by a third party.". 11 (c) Effective Date.—The amendments made by 12 this section shall take effect on the date that is 1 year after the date of the enactment of this Act, except that the amendments made by subsection (a) shall take effect 14 15 6 months after the date of the enactment of this Act insofar as such amendments relate to continuation of employ-16 17 ment.

18 SEC. 5. GOOD FAITH DEFENSE.

- 19 Section 274A(a)(3) of the Immigration and Nation-
- 20 ality Act (8 U.S.C. 1324a(a)(3)) is amended to read as
- 21 follows:
- 22 "(3) Good faith defense.—
- 23 "(A) Defense.—An employer (or person
- or entity that hires, employs, recruits, or refers
- 25 (as defined in subsection (h)(5)), or is otherwise

1	obligated to comply with this section) who es-
2	tablishes that it has complied in good faith with
3	the requirements of subsection (b)—
4	"(i) shall not be liable to a job appli-
5	cant, an employee, the Federal Govern-
6	ment, or a State or local government,
7	under Federal, State, or local criminal or
8	civil law for any employment-related action
9	taken with respect to a job applicant or
10	employee in good-faith reliance on informa-
11	tion provided through the system estab-
12	lished under subsection (d); and
13	"(ii) has established compliance with
14	its obligations under subparagraphs (A)
15	and (B) of paragraph (1) and subsection
16	(b) absent a showing by the Secretary of
17	Homeland Security, by clear and con-
18	vincing evidence, that the employer had
19	knowledge that an employee is an unau-
20	thorized alien.
21	"(B) MITIGATION ELEMENT.—For pur-
22	poses of subparagraph (A)(i), if an employer
23	proves by a preponderance of the evidence that
24	the employer uses a reasonable, secure, and es-
25	tablished technology to authenticate the identity

of the new employee, that fact shall be taken into account for purposes of determining good faith use of the system established under subsection (d).

"(C) Failure to seek and obtain verification.—Subject to the effective dates and other deadlines applicable under subsection (b), in the case of a person or entity in the United States that hires, or continues to employ, an individual, or recruits or refers an individual for employment, the following requirements apply:

"(i) Failure to seek Verification.—

"(I) IN GENERAL.—If the person or entity has not made an inquiry, under the mechanism established under subsection (d) and in accordance with the timeframes established under subsection (b), seeking verification of the identity and work eligibility of the individual, the defense under subparagraph (A) shall not be considered to apply with re-

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1 spect to any employment, except as 2 provided in subclause (II). 3 "(II) Special rule for fail-4 URE OF VERIFICATION MECHANISM.— If such a person or entity in good 6 faith attempts to make an inquiry in 7 order to qualify for the defense under 8 subparagraph (A) and the verification 9 mechanism has registered that not all 10 inquiries were responded to during the 11 relevant time, the person or entity can 12 make an inquiry until the end of the 13 first subsequent working day in which 14 the verification mechanism registers 15 no nonresponses and qualify for such defense. 16 17 "(ii) FAILURE TO **OBTAIN** 18 VERIFICATION.—If the person or entity 19 has made the inquiry described in clause 20 (i)(I) but has not received an appropriate 21 verification of such identity and work eligi-22 bility under such mechanism within the 23 time period specified under subsection 24 (d)(2) after the time the verification in-

quiry was received, the defense under sub-

1	paragraph (A) shall not be considered to
2	apply with respect to any employment after
3	the end of such time period.".
4	SEC. 6. PREEMPTION AND STATES' RIGHTS.
5	Section 274A(h)(2) of the Immigration and Nation-
6	ality Act (8 U.S.C. 1324a(h)(2)) is amended to read as
7	follows:
8	"(2) Preemption.—
9	"(A) SINGLE, NATIONAL POLICY.—The
10	provisions of this section preempt any State or
11	local law, ordinance, policy, or rule, including
12	any criminal or civil fine or penalty structure,
13	insofar as they may now or hereafter relate to
14	the hiring, continued employment, or status
15	verification for employment eligibility purposes,
16	of unauthorized aliens.
17	"(B) State enforcement of federal
18	LAW.—
19	"(i) Business licensing.—A State,
20	locality, municipality, or political subdivi-
21	sion may exercise its authority over busi-
22	ness licensing and similar laws as a pen-
23	alty for failure to use the verification sys-
24	tem described in subsection (d) to verify

employment eligibility when and as required under subsection (b).

"(ii) General Rules.—A State, at its own cost, may enforce the provisions of this section, but only insofar as such State the Federal regulations implefollows menting this section, applies the Federal penalty structure set out in this section, and complies with all Federal rules and guidance concerning implementation of this section. Such State may collect any fines assessed under this section. An employer may not be subject to enforcement, including audit and investigation, by both a Federal agency and a State for the same violation under this section. Whichever entity, the Federal agency or the State, is first to initiate the enforcement action, has the right of first refusal to proceed with the enforcement action. The Secretary must provide copies of all guidance, training, and field instructions provided to Federal officials implementing the provisions of this section to each State.".

1 SEC. 7. REPEAL.

- 2 (a) IN GENERAL.—Subtitle A of title IV of the Illegal
- 3 Immigration Reform and Immigrant Responsibility Act of
- 4 1996 (8 U.S.C. 1324a note) is repealed.
- 5 (b) References.—Any reference in any Federal
- 6 law, Executive order, rule, regulation, or delegation of au-
- 7 thority, or any document of, or pertaining to, the Depart-
- 8 ment of Homeland Security, Department of Justice, or the
- 9 Social Security Administration, to the employment eligi-
- 10 bility confirmation system established under section 404
- 11 of the Illegal Immigration Reform and Immigrant Respon-
- 12 sibility Act of 1996 (8 U.S.C. 1324a note) is deemed to
- 13 refer to the employment eligibility confirmation system es-
- 14 tablished under section 274A(d) of the Immigration and
- 15 Nationality Act, as amended by section 3 of this Act.
- 16 (c) Effective Date.—This section shall take effect
- 17 on the date that is 30 months after the date of the enact-
- 18 ment of this Act.
- 19 (d) CLERICAL AMENDMENT.—The table of sections,
- 20 in section 1(d) of the Illegal Immigration Reform and Im-
- 21 migrant Responsibility Act of 1996, is amended by strik-
- 22 ing the items relating to subtitle A of title IV.
- 23 SEC. 8. PENALTIES.
- 24 Section 274A of the Immigration and Nationality Act
- 25 (8 U.S.C. 1324a) is amended—
- 26 (1) in subsection (e)(1)—

1	(A) by striking "Attorney General" each
2	place such term appears and inserting "Sec-
3	retary of Homeland Security"; and
4	(B) in subparagraph (D), by striking
5	"Service" and inserting "Department of Home-
6	land Security";
7	(2) in subsection (e)(4)—
8	(A) in subparagraph (A), in the matter be-
9	fore clause (i), by inserting ", subject to para-
10	graph (10)," after "in an amount";
11	(B) in subparagraph (A)(i), by striking
12	"not less than \$250 and not more than
13	\$2,000" and inserting "not less than \$2,500
14	and not more than \$5,000";
15	(C) in subparagraph (A)(ii), by striking
16	"not less than \$2,000 and not more than
17	\$5,000" and inserting "not less than \$5,000
18	and not more than \$10,000";
19	(D) in subparagraph (A)(iii), by striking
20	"not less than \$3,000 and not more than
21	\$10,000" and inserting "not less than \$10,000
22	and not more than \$25,000"; and
23	(E) by moving the margin of the continu-
24	ation text following subparagraph (B) two ems

1	to the left and by amending subparagraph (B)
2	to read as follows:
3	"(B) may require the person or entity to
4	take such other remedial action as is appro-
5	priate.";
6	(3) in subsection $(e)(5)$ —
7	(A) in the paragraph heading, strike "PA-
8	PERWORK'';
9	(B) by inserting ", subject to paragraphs
10	(10) through (12)," after "in an amount";
11	(C) by striking "\$100" and inserting
12	"\$1,000";
13	(D) by striking "\$1,000" and inserting
14	"\$25,000"; and
15	(E) by adding at the end the following:
16	"Failure by a person or entity to utilize the em-
17	ployment eligibility verification system as re-
18	quired by law, or providing information to the
19	system that the person or entity knows or rea-
20	sonably believes to be false, shall be treated as
21	a violation of subsection (a)(1)(A).";
22	(4) by adding at the end of subsection (e) the
23	following:
24	"(10) Exemption from penalty for good
25	FAITH VIOLATION.—In the case of imposition of a

civil penalty under paragraph (4)(A) with respect to a violation of subsection (a)(1)(A) or (a)(2) for hiring or continuation of employment or recruitment or referral by person or entity and in the case of imposition of a civil penalty under paragraph (5) for a violation of subsection (a)(1)(B) for hiring or recruitment or referral by a person or entity, the penalty otherwise imposed may be waived or reduced if the violator establishes that the violator acted in good faith.

"(11) MITIGATION ELEMENT.—For purposes of paragraph (4), the size of the business shall be taken into account when assessing the level of civil money penalty.

"(12) AUTHORITY TO DEBAR EMPLOYERS FOR CERTAIN VIOLATIONS.—

"(A) IN GENERAL.—If a person or entity is determined by the Secretary of Homeland Security to be a repeat violator of paragraph (1)(A) or (2) of subsection (a), or is convicted of a crime under this section, such person or entity may be considered for debarment from the receipt of Federal contracts, grants, or cooperative agreements in accordance with the debarment standards and pursuant to the debar-

ment procedures set forth in the Federal Acquisition Regulation.

"(B) Does not have contract, grant, agreement.—If the Secretary of Homeland Security or the Attorney General wishes to have a person or entity considered for debarment in accordance with this paragraph, and such a person or entity does not hold a Federal contract, grant, or cooperative agreement, the Secretary or Attorney General shall refer the matter to the Administrator of General Services to determine whether to list the person or entity on the List of Parties Excluded from Federal Procurement, and if so, for what duration and under what scope.

"(C) Has contract, grant, agree-Ment.—If the Secretary of Homeland Security or the Attorney General wishes to have a person or entity considered for debarment in accordance with this paragraph, and such person or entity holds a Federal contract, grant, or cooperative agreement, the Secretary or Attorney General shall advise all agencies or departments holding a contract, grant, or cooperative agreement with the person or entity of the Govern1 ment's interest in having the person or entity 2 considered for debarment, and after soliciting and considering the views of all such agencies 3 4 and departments, the Secretary or Attorney General may refer the matter to any appro-6 priate lead agency to determine whether to list the person or entity on the List of Parties Ex-7 8 cluded from Federal Procurement, and if so, for 9 what duration and under what scope.

- "(D) Review.—Any decision to debar a person or entity in accordance with this paragraph shall be reviewable pursuant to part 9.4 of the Federal Acquisition Regulation.
- "(13) OFFICE FOR STATE AND LOCAL GOVERN-MENT COMPLAINTS.—The Secretary of Homeland Security shall establish an office—
 - "(A) to which State and local government agencies may submit information indicating potential violations of subsection (a), (b), or (g)(1) that were generated in the normal course of law enforcement or the normal course of other official activities in the State or locality;
 - "(B) that is required to indicate to the complaining State or local agency within five business days of the filing of such a complaint

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1	by identifying whether the Secretary will fur-
2	ther investigate the information provided;
3	"(C) that is required to investigate those
4	complaints filed by State or local government
5	agencies that, on their face, have a substantial
6	probability of validity;
7	"(D) that is required to notify the com-
8	plaining State or local agency of the results of
9	any such investigation conducted; and
10	"(E) that is required to report to the Con-
11	gress annually the number of complaints re-
12	ceived under this paragraph, the States and lo-
13	calities that filed such complaints, and the reso-
14	lution of the complaints investigated by the Sec-
15	retary."; and
16	(5) by amending paragraph (1) of subsection (f)
17	to read as follows:
18	"(1) Criminal Penalty.—Any person or enti-
19	ty which engages in a pattern or practice of viola-
20	tions of subsection (a) (1) or (2) shall be fined not
21	more than \$5,000 for each unauthorized alien with
22	respect to which such a violation occurs, imprisoned
23	for not more than 18 months, or both, notwith-
24	standing the provisions of any other Federal law re-
25	lating to fine levels.".

1 SEC. 9. FRAUD AND MISUSE OF DOCUMENTS.

2	Section 1546(b) of title 18, United States Code, is
3	amended—
4	(1) in paragraph (1), by striking "identification
5	document," and inserting "identification document
6	or document meant to establish work authorization
7	(including the documents described in section
8	274A(b) of the Immigration and Nationality Act),";
9	and
10	(2) in paragraph (2), by striking "identification
11	document" and inserting "identification document or
12	document meant to establish work authorization (in-
13	cluding the documents described in section 274A(b)
14	of the Immigration and Nationality Act),".
15	SEC. 10. PROTECTION OF SOCIAL SECURITY ADMINISTRA-
16	TION PROGRAMS.
17	(a) Funding Under Agreement.—Effective for
18	fiscal years beginning on or after October 1, 2020, the
19	Commissioner of Social Security and the Secretary of
20	Homeland Security shall enter into and maintain an
21	agreement which shall—
22	(1) provide funds to the Commissioner for the
23	full costs of the responsibilities of the Commissioner
24	under section 274A(d) of the Immigration and Na-
25	tionality Act (8 U.S.C. 1324a(d)) as amended by

1	section 3 of this Act, including (but not limited
2	to)—
3	(A) acquiring, installing, and maintaining
4	technological equipment and systems necessary
5	for the fulfillment of the responsibilities of the
6	Commissioner under such section 274A(d), but
7	only that portion of such costs that are attrib-
8	utable exclusively to such responsibilities; and
9	(B) responding to individuals who contest
10	a tentative nonconfirmation provided by the em-
11	ployment eligibility verification system estab-
12	lished under such section;
13	(2) provide such funds annually in advance of
14	the applicable quarter based on estimating method-
15	ology agreed to by the Commissioner and the Sec-
16	retary (except in such instances where the delayed

(3) require an annual accounting and reconciliation of the actual costs incurred and the funds provided under the agreement, which shall be reviewed by the Inspectors General of the Social Security Administration and the Department of Homeland Security.

enactment of an annual appropriation may preclude

such quarterly payments); and

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1 (b) Continuation of Employment Verification IN ABSENCE OF TIMELY AGREEMENT.—In any case in 3 which the agreement required under subsection (a) for any 4 fiscal year beginning on or after October 1, 2020, has not been reached as of October 1 of such fiscal year, the latest 6 agreement between the Commissioner and the Secretary of Homeland Security providing for funding to cover the 8 costs of the responsibilities of the Commissioner under section 274A(d) of the Immigration and Nationality Act 10 (8 U.S.C. 1324a(d)) shall be deemed in effect on an interim basis for such fiscal year until such time as an 12 agreement required under subsection (a) is subsequently reached, except that the terms of such interim agreement shall be modified by the Director of the Office of Manage-14 15 ment and Budget to adjust for inflation and any increase or decrease in the volume of requests under the employ-16 ment eligibility verification system. In any case in which 17 18 an interim agreement applies for any fiscal year under this 19 subsection, the Commissioner and the Secretary shall, not 20 later than October 1 of such fiscal year, notify the Com-21 mittee on Ways and Means, the Committee on the Judiciary, and the Committee on Appropriations of the House 23 of Representatives and the Committee on Finance, the Committee on the Judiciary, and the Committee on Appropriations of the Senate of the failure to reach the

- 1 agreement required under subsection (a) for such fiscal
- 2 year. Until such time as the agreement required under
- 3 subsection (a) has been reached for such fiscal year, the
- 4 Commissioner and the Secretary shall, not later than the
- 5 end of each 90-day period after October 1 of such fiscal
- 6 year, notify such Committees of the status of negotiations
- 7 between the Commissioner and the Secretary in order to
- 8 reach such an agreement.

9 SEC. 11. FRAUD PREVENTION.

- 10 (a) Blocking Misused Social Security Account
- 11 Numbers.—The Secretary of Homeland Security, in con-
- 12 sultation with the Commissioner of Social Security, shall
- 13 establish a program in which social security account num-
- 14 bers that have been identified to be subject to unusual
- 15 multiple use in the employment eligibility verification sys-
- 16 tem established under section 274A(d) of the Immigration
- 17 and Nationality Act (8 U.S.C. 1324a(d)), as amended by
- 18 section 3 of this Act, or that are otherwise suspected or
- 19 determined to have been compromised by identity fraud
- 20 or other misuse, shall be blocked from use for such system
- 21 purposes unless the individual using such number is able
- 22 to establish, through secure and fair additional security
- 23 procedures, that the individual is the legitimate holder of
- 24 the number.

- 1 (b) Allowing Suspension of Use of Certain So-
- 2 CIAL SECURITY ACCOUNT NUMBERS.—The Secretary of
- 3 Homeland Security, in consultation with the Commis-
- 4 sioner of Social Security, shall establish a program which
- 5 shall provide a reliable, secure method by which victims
- 6 of identity fraud and other individuals may suspend or
- 7 limit the use of their social security account number or
- 8 other identifying information for purposes of the employ-
- 9 ment eligibility verification system established under sec-
- 10 tion 274A(d) of the Immigration and Nationality Act (8
- 11 U.S.C. 1324a(d)), as amended by section 3 of this Act.
- 12 The Secretary may implement the program on a limited
- 13 pilot program basis before making it fully available to all
- 14 individuals.
- 15 (c) Allowing Parents To Prevent Theft of
- 16 THEIR CHILD'S IDENTITY.—The Secretary of Homeland
- 17 Security, in consultation with the Commissioner of Social
- 18 Security, shall establish a program which shall provide a
- 19 reliable, secure method by which parents or legal guard-
- 20 ians may suspend or limit the use of the social security
- 21 account number or other identifying information of a
- 22 minor under their care for the purposes of the employment
- 23 eligibility verification system established under 274A(d) of
- 24 the Immigration and Nationality Act (8 U.S.C. 1324a(d)),
- 25 as amended by section 3 of this Act. The Secretary may

- 1 implement the program on a limited pilot program basis
- 2 before making it fully available to all individuals.

3 SEC. 12. USE OF EMPLOYMENT ELIGIBILITY VERIFICATION

- 4 PHOTO TOOL.
- 5 An employer who uses the photo matching tool used
- 6 as part of the E-Verify System shall match the photo tool
- 7 photograph to both the photograph on the identity or em-
- 8 ployment eligibility document provided by the employee
- 9 and to the face of the employee submitting the document
- 10 for employment verification purposes.

11 SEC. 13. IDENTITY AUTHENTICATION EMPLOYMENT ELIGI-

- 12 BILITY VERIFICATION PILOT PROGRAMS.
- Not later than 24 months after the date of the enact-
- 14 ment of this Act, the Secretary of Homeland Security,
- 15 after consultation with the Commissioner of Social Secu-
- 16 rity and the Director of the National Institute of Stand-
- 17 ards and Technology, shall establish by regulation not less
- 18 than 2 Identity Authentication Employment Eligibility
- 19 Verification pilot programs, each using a separate and dis-
- 20 tinct technology (the "Authentication Pilots"). The pur-
- 21 pose of the Authentication Pilots shall be to provide for
- 22 identity authentication and employment eligibility verifica-
- 23 tion with respect to enrolled new employees which shall
- 24 be available to any employer that elects to participate in
- 25 either of the Authentication Pilots. Any participating em-

- 1 ployer may cancel the employer's participation in the Au-
- 2 thentication Pilot after one year after electing to partici-
- 3 pate without prejudice to future participation. The Sec-
- 4 retary shall report to the Committee on the Judiciary of
- 5 the House of Representatives and the Committee on the
- 6 Judiciary of the Senate the Secretary's findings on the
- 7 Authentication Pilots, including the authentication tech-
- 8 nologies chosen, not later than 12 months after com-
- 9 mencement of the Authentication Pilots.

10 SEC. 14. INSPECTOR GENERAL AUDITS.

- 11 (a) IN GENERAL.—Not later than 1 year after the
- 12 date of the enactment of this Act, the Inspector General
- 13 of the Social Security Administration shall complete audits
- 14 of the following categories in order to uncover evidence
- 15 of individuals who are not authorized to work in the
- 16 United States:
- 17 (1) Workers who dispute wages reported on
- their social security account number when they be-
- 19 lieve someone else has used such number and name
- to report wages.
- 21 (2) Children's social security account numbers
- used for work purposes.
- 23 (3) Employers whose workers present signifi-
- 24 cant numbers of mismatched social security account
- 25 numbers or names for wage reporting.

- 1 (b) Submission.—The Inspector General of the So-
- 2 cial Security Administration shall submit the audits com-
- 3 pleted under subsection (a) to the Committee on Ways and
- 4 Means of the House of Representatives and the Committee
- 5 on Finance of the Senate for review of the evidence of
- 6 individuals who are not authorized to work in the United
- 7 States. The Chairmen of those Committees shall then de-
- 8 termine information to be shared with the Secretary of
- 9 Homeland Security so that such Secretary can investigate
- 10 the unauthorized employment demonstrated by such evi-

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