- 1 SB66
- 2 115493-2
- 3 By Senator Orr
- 4 RFD: Economic Expansion and Trade
- 5 First Read: 12-JAN-10
- 6 PFD: 12/21/2009

1	115493-2:n:12/07/2009:KBH/th LRS2009-5025
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8	SYNOPSIS: This bill would require an employer to
9	verify that it does not employ unauthorized aliens
10	in order to qualify for any economic development
11	incentive awarded by the Alabama Development
12	Office.
13	This bill would prohibit any noncompliant
14	employer from obtaining a future award for at least
15	three years after repayment.
16	This bill would also provide for notice of
17	noncompliance and for a hearing before the Alabama
18	Development Office to establish compliance.
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20	A BILL
21	TO BE ENTITLED
22	AN ACT
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24	Relating to the Alabama Development Office; to add
25	Section 41-9-202.2 to the Code of Alabama 1975, to prohibit
26	the award of grants, loans, performance-based incentives, or
27	other economic development incentives to any employer that

1 employs unauthorized aliens; to prohibit any noncompliant

2 employer from obtaining a future award for at least three

3 years after determination of noncompliance; and to provide for

4 a hearing.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 41-9-202.2 is added to the Code of Alabama 1975, to read as follows:

\$41-9-202.2.

- (a) In addition to the requirements specified for any employer to receive a grant, loan, performance-based incentive, or other economic development incentive from the Alabama Development Office pursuant to this article, an employer shall certify in writing, through a sworn affidavit, that it is in compliance with the provisions of 8 U.S.C. § 1324a., which prohibits the employment of unauthorized aliens.
- (b) If the Alabama Development Office determines that an employer receiving an economic development incentive pursuant to this article is not in compliance with 8 U.S.C. § 1324a., the Alabama Development Office shall notify the employer, by certified mail, of the determination of noncompliance. Any employer that has been issued a notice of noncompliance shall be ineligible to qualify for any other grant, loan, performance-based incentive, or other economic development incentive awarded by the Alabama Development Office pursuant to this article for at least three years after the date of a determination of noncompliance. Any employer that is determined to be ineligible to receive an economic

development incentive pursuant to this section may request and appear at a hearing before the Alabama Development Office to offer proof of compliance with 8 U.S.C. § 1324a. The Alabama Development Office shall satisfy the requirements of this subsection within existing resources.

- (c) This section shall apply to any grant, loan, performance-based incentive, or other economic development incentive awarded by the Alabama Economic Development Commission on or after the effective date of this section.
- (d) This section shall be enforced without regard to race, religion, gender, ethnicity, or national origin.
- (e) Nothing in this act shall be construed as creating or otherwise supporting a private right of action against any person or entity for employing one or more unauthorized aliens.
- (f) An employer that establishes that it has complied in good faith with the requirements of 8 U.S.C. § 1324a. with respect to the employment of any individual has established an irrebuttable presumption that the employer has not violated this act, unless the employer obtained actual knowledge of the unauthorized status of an employee after the employer hired the employee and did not terminate the employee within a reasonable time after gaining such knowledge.
- (g) An employer that can show that it has registered with and utilizes, with respect to employees working within the state, the electronic verification of work authorization program of the Illegal Immigration Reform and Immigration

Responsibility Act of 1996, 8 U.S.C. § 1324a., and operated by
the United States Department of Homeland Security, known as
the E-Verify Program, is exempt from subsection (a).

Section 2. This act shall become effective on the
first day of the third month following its passage and
approval by the Governor, or its otherwise becoming law.