♣ Approved for Filing: J.L. Wilson ♣♣ 01-30-08 6:34 PM ♣

1	ILLEGAL IMMIGRATION
2	2008 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: John W. Hickman
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill deals with provisions related to the immigration status of individuals within
10	the state.
11	Highlighted Provisions:
12	This bill:
13	 requires a county sheriff to make a reasonable effort to determine the citizenship
14	status of a person confined to a county jail for a period of time and to verify the
15	immigration status of a confined foreign national, and makes it a rebuttable
16	presumption, for the purpose of determining the grant or issuance of a bond, that a
17	person verified by the sheriff's efforts as a foreign national not lawfully admitted
18	into the United States is at risk of flight;
19	 provides that the Alcoholic Beverage Control Commission may not grant a
20	restaurant liquor license or private club license to a person who is not lawfully
21	present in the United States;
22	Ŝ → restricts the exemption from paying the nonresident portion of total tuition at a state
23	institution of higher education to students without lawful immigration status who
24	meet certain statutory prerequisites and register as an entering student at the
25	institution prior to May 1, 2010;
26	> provides that an individual who is not lawfully present in the United States is not
27	eligible on the basis of residence within the state for a higher education benefit, to +\$



28	\$→ include scholarships, financial aid, and resident tuition, with one temporary exception;
29	provides for the withholding of state income tax at the top rate from an independent
30	contractor who fails to provide documentation to the contracting entity that verifies
31	the independent contractor's employment authorization pursuant to the prohibition
32	against the use of unauthorized alien labor;] ←Ŝ
33	 provides for the creation and issuance of identification documents and requires that
34	those identification documents issued by public entities go only to United States
35	citizens, nationals, or legal permanent resident aliens with certain exceptions;
36	 provides for exceptions to the issuance of identification documents by public
37	entities based on valid documentation of certain approved or pending immigration
38	status and places time period restrictions on the length of validity of the documents;
39	 requires public employers to register with and use a Status Verification System to
40	verify the federal authorization status of a new employee;
41	 beginning July 1, 2009, provides that a public employer may not enter into a
42	contract for the physical performance of services within the state with a contractor
43	unless the contractor registers and participates in the Status Verification System to
44	verify the work eligibility status of the contractor's new employees;
45	• $\hat{S} \rightarrow [identifies as a discriminatory employment practice the discharging of] provides that it$
15a	is unlawful to discharge ←Ŝ a lawful
46	employee while retaining an unauthorized alien in the same job category;
47	 requires an agency or political subdivision of the state to verify the lawful presence
48	in the United States of an individual who has applied for a state or local public
49	benefit, as defined by federal law, or a federal public benefit that is administered by
50	the agency or the political subdivision and provides for exceptions;
51	► requires an applicant for a state or local public benefit to Ŝ→ [execute an affidavit
52	attesting to] certify ←\$ the applicant's lawful presence in the United States, and provides
53	penalties for making a false, fictitious, or fraudulent statement or representation in
54	the $\hat{S} \rightarrow [affidavit] \underline{application} \leftarrow \hat{S}$;
55	 provides, subject to the availability of funding, for the establishment of a Fraudulent
56	Documents Identification Unit by the attorney general for the primary purpose of
57	investigating, apprehending, and prosecuting individuals who participate in the sale

or distribution of fraudulent identification documents created and prepared for

- 2 -

59	individuals who are unlawfully residing within the state;
60	 requires the attorney general to negotiate a Memorandum of Understanding with the
61	United States Department of Justice or the United States Department of Homeland
62	Security for the enforcement of federal immigration and customs laws within the
63	state by state and local law enforcement personnel;
64	 prohibits a unit of local government from enacting an ordinance or policy that limits
65	or prohibits a law enforcement officer or government employee from
66	communicating or cooperating with federal officials regarding the immigration
67	status of a person within the state; and
68	makes it a class A misdemeanor for a person to:
69	• transport in this state an alien Ŝ→ for commercial advantage or private financial
69a	gain ←Ŝ, knowing that the alien is in the United States in
70	violation of federal law, in furtherance of the illegal presence in the United
71	States; or
72	 conceal, harbor, or shelter from detection an alien, in a place within this state,
72a	\$→ for commercial advantage or private financial gain, ←\$
73	knowing or in reckless disregard of the fact that the alien is in the United States
74	in violation of federal law.
75	Monies Appropriated in this Bill:
76	None
77	Other Special Clauses:
78	This bill coordinates with H.B. 63, Recodification of Title 63 State Affairs in General,
79	by providing technical renumbering.
80	Utah Code Sections Affected:
81	AMENDS:
82	32A-4-103, as last amended by Laws of Utah 2003, Chapter 314
83	32A-5-103, as last amended by Laws of Utah 2003, Chapter 314
84	\$→ [53B-8-106, as enacted by Laws of Utah 2002, Chapter 230] ←\$
85	ENACTS:
86	17-22-9.5 , Utah Code Annotated 1953
87	Ŝ→ [—53B-8-106.5, Utah Code Annotated 1953
88	59-10-409, Utah Code Annotated 1953] ← Ŝ
89	63-99a-101 , Utah Code Annotated 1953

90	63-99a-102 , Utah Code Annotated 1953
91	63-99a-103 , Utah Code Annotated 1953
92	63-99a-104 , Utah Code Annotated 1953
93	67-5-22.5 , Utah Code Annotated 1953
94	67-5-26 , Utah Code Annotated 1953
95	76-10-2701 , Utah Code Annotated 1953
96	
97	Be it enacted by the Legislature of the state of Utah:
98	Section 1. Section 17-22-9.5 is enacted to read:
99	17-22-9.5. Citizenship determination of incarcerated persons.
100	(1) The sheriff shall make a reasonable effort to determine the citizenship status of a
101	person charged with a felony or driving under the influence under Section 41-6a-502 when the
102	person is confined to the county jail for a period of time.
103	(2) If the confined person is a foreign national, the sheriff shall make a reasonable
104	effort to verify that the person:
105	(a) has been lawfully admitted into the United States; and
106	(b) the person's lawful status has not expired.
107	(3) (a) If the sheriff cannot verify the confined person's lawful status from documents
108	in the person's possession, the sheriff shall attempt to verify that status within 48 hours of the
109	person's confinement at the jail through contacting:
110	(i) the Law Enforcement Support Center of the United States Department of Homeland
111	Security; or
112	(ii) an office or agency designated for citizenship status verification by the United
113	States Department of Homeland Security.
114	(b) The sheriff shall notify the United States Department of Homeland Security of a
115	person whose lawful citizenship status cannot be verified under Subsection (2) or (3)(a).
116	(4) It is a rebuttable presumption for the purpose of determining the grant or issuance
117	of a bond that a person who is verified under this section as a foreign national not lawfully
118	admitted into the United States is at risk of flight.
119	Section 2. Section 32A-4-103 is amended to read:
120	32A-4-103. Qualifications.

121	(1) (a) The commission may not grant a restaurant liquor license to any person who has
122	been convicted of:
123	(i) a felony under [any] a federal or state law;
124	(ii) $[any]$ \underline{a} violation of $[any]$ \underline{a} federal or state law or local ordinance concerning the
125	sale, manufacture, distribution, warehousing, adulteration, or transportation of alcoholic
126	beverages;
127	(iii) [any] a crime involving moral turpitude; or
128	(iv) on two or more occasions within the five years before the day on which the license
129	is granted, driving under the influence of alcohol, [any] a drug, or the combined influence of
130	alcohol and [any] <u>a</u> drug.
131	(b) In the case of a partnership, corporation, or limited liability company the
132	proscription under Subsection (1)(a) applies if any of the following has been convicted of [any]
133	<u>an</u> offense described in Subsection (1)(a):
134	(i) a partner;
135	(ii) a managing agent;
136	(iii) a manager;
137	(iv) an officer;
138	(v) a director;
139	(vi) a stockholder who holds at least 20% of the total issued and outstanding stock of
140	the applicant corporation; or
141	(vii) a member who owns at least 20% of the applicant limited liability company.
142	(c) The proscription under Subsection (1)(a) applies if [any] a person employed to act
143	in a supervisory or managerial capacity for a restaurant has been convicted of [any] an offense
144	described in Subsection (1)(a).
145	(2) The commission may immediately suspend or revoke a restaurant liquor license if
146	after the day on which the restaurant liquor license is granted, a person described in Subsection
147	(1)(a), (b), or (c):
148	(a) is found to have been convicted of [any] an offense described in Subsection (1)(a)
149	prior to the license being granted; or
150	(b) on or after the day on which the license is granted:
151	(i) is convicted of an offense described in Subsection (1)(a)(i), (ii), or (iii); or

(ii) (A) is convicted of driving under the influence of alcohol, [any] <u>a</u> drug, or the combined influence of alcohol and [any] <u>a</u> drug; and

- (B) was convicted of driving under the influence of alcohol, [any] \underline{a} drug, or the combined influence of alcohol and [any] \underline{a} drug within five years before the day on which the person is convicted of the offense described in Subsection (2)(b)(ii)(A).
- (3) The director may take emergency action by immediately suspending the operation of a restaurant liquor license according to the procedures and requirements of Title 63, Chapter 46b, Administrative Procedures Act, for the period during which the criminal matter is being adjudicated if a person described in Subsection (1)(a), (b), or (c):
- 161 (a) is arrested on a charge for an offense described in Subsection (1)(a)(i), (ii), or (iii); 162 or
 - (b) (i) is arrested on a charge for the offense of driving under the influence of alcohol, [any] <u>a</u> drug, or the combined influence of alcohol and [any] <u>a</u> drug; and
 - (ii) was convicted of driving under the influence of alcohol, [any] \underline{a} drug, or the combined influence of alcohol and [any] \underline{a} drug within five years before the day on which the person is arrested on a charge described in Subsection (3)(b)(i).
 - (4) (a) (i) The commission may not grant a restaurant liquor license to [any] a person who has had any type of license, agency, or permit issued under this title revoked within the last three years.
 - (ii) The commission may not grant a restaurant liquor license to an applicant that is a partnership, corporation, or limited liability company if [any] a partner, managing agent, manager, officer, director, stockholder who holds at least 20% of the total issued and outstanding stock of the applicant corporation, or member who owns at least 20% of the applicant limited liability company is or was:
 - (A) a partner or managing agent of [any] <u>a</u> partnership that had any type of license, agency, or permit issued under this title revoked within the last three years;
 - (B) a managing agent, officer, director, or stockholder who holds or held at least 20% of the total issued and outstanding stock of [any] a corporation that had any type of license, agency, or permit issued under this title revoked within the last three years; or
 - (C) a manager or member who owns or owned at least 20% of [any] a limited liability company that had any type of license, agency, or permit issued under this title revoked within

the last three years.

184

185

186

187

188

189

190

191

192

193

194

195

196

197

198

199

200

201

202

203

204

205

206

207

208

209

210

211

212

- (b) An applicant that is a partnership, corporation, or limited liability company may not be granted a restaurant liquor license if any of the following had any type of license, agency, or permit issued under this title revoked while acting in that person's individual capacity within the last three years:
 - (i) a partner or managing agent of the applicant partnership;
- (ii) [any] <u>a</u> managing agent, officer, director, or stockholder who holds at least 20% of the total issued and outstanding stock of the applicant corporation; or
- (iii) a manager or member who owns at least 20% of the applicant limited liability company.
- (c) A person acting in an individual capacity may not be granted a restaurant liquor license if that person was:
- (i) a partner or managing agent of a partnership that had any type of license, agency, or permit issued under this title revoked within the last three years;
- (ii) a managing agent, officer, director, or stockholder who held at least 20% of the total issued and outstanding stock of a corporation that had any type of license, agency, or permit issued under this title revoked within the last three years; or
- (iii) a manager or member of a limited liability company who owned at least 20% of the limited liability company that had any type of license, agency, or permit issued under this title revoked within the last three years.
 - (5) (a) A minor may not be granted a restaurant liquor license.
- (b) The commission may not grant a restaurant liquor license to an applicant that is a partnership, corporation, or limited liability company if any of the following is a minor:
 - (i) a partner or managing agent of the applicant partnership;
- (ii) a managing agent, officer, director, or stockholder who holds at least 20% of the total issued and outstanding stock of the applicant corporation; or
- (iii) a manager or member who owns at least 20% of the applicant limited liability company.
- (6) If [any] a person to whom a license has been issued under this part no longer possesses the qualifications required by this title for obtaining that license, the commission may suspend or revoke that license.

214	(7) The commission may not grant a restaurant liquor license to an applicant who is not
215	lawfully present in the United States.
216	Section 3. Section 32A-5-103 is amended to read:
217	32A-5-103. Qualifications.
218	(1) (a) The commission may not grant a private club license to [any] a person who has
219	been convicted of:
220	(i) a felony under [any] a federal or state law;
221	(ii) $[any]$ \underline{a} violation of $[any]$ \underline{a} federal or state law or local ordinance concerning the
222	sale, manufacture, distribution, warehousing, adulteration, or transportation of alcoholic
223	beverages;
224	(iii) [any] a crime involving moral turpitude; or
225	(iv) on two or more occasions within the five years before the day on which the license
226	is granted, driving under the influence of alcohol, [any] a drug, or the combined influence of
227	alcohol and [any] a drug.
228	(b) In the case of a partnership, corporation, or limited liability company, the
229	proscription under Subsection (1)(a) applies if any of the following has been convicted of [any]
230	an offense described in Subsection (1)(a):
231	(i) a partner;
232	(ii) a managing agent;
233	(iii) a manager;
234	(iv) an officer;
235	(v) a director;
236	(vi) a stockholder who holds at least 20% of the total issued and outstanding stock of
237	the applicant corporation; or
238	(vii) a member who owns at least 20% of the applicant limited liability company.
239	(c) The proscription under Subsection (1)(a) applies if [any] a person employed to act
240	in a supervisory or managerial capacity for a private club has been convicted of [any] an
241	offense described in Subsection (1)(a).
242	(2) The commission may immediately suspend or revoke a private club license if after
243	the day on which the private club license is granted, a person described in Subsection (1)(a),
244	(b), or (c):

245 (a) is found to have been convicted of [any] an offense described in Subsection (1)(a) 246 prior to the license being granted; or 247 (b) on or after the day on which the license is granted: 248 (i) is convicted of an offense described in Subsection (1)(a)(i), (ii), or (iii); or 249 (ii) (A) is convicted of driving under the influence of alcohol, [any] a drug, or the 250 combined influence of alcohol and [any] a drug; and 251 (B) was convicted of driving under the influence of alcohol, [any] a drug, or the 252 combined influence of alcohol and [any] a drug within five years before the day on which the 253 person is convicted of the offense described in Subsection (2)(b)(ii)(A). 254 (3) The director may take emergency action by immediately suspending the operation 255 of a private club license according to the procedures and requirements of Title 63, Chapter 46b, 256

Administrative Procedures Act, for the period during which the criminal matter is being adjudicated if a person described in Subsection (1)(a), (b), or (c):

257

258

259

260

261

262

263

264

265

266

267

268

269

270

271

272

273

274

- (a) is arrested on a charge for [any] an offense described in Subsection (1)(a)(i), (ii), or (iii); or
- (b) (i) is arrested on a charge for the offense of driving under the influence of alcohol, [any] a drug, or the combined influence of alcohol and [any] a drug; and
- (ii) was convicted of driving under the influence of alcohol, [anv] a drug, or the combined influence of alcohol and [any] a drug within five years before the day on which the person is arrested on a charge described in Subsection (3)(b)(i).
- (4) (a) (i) The commission may not grant a private club license to [any] a person who has had any type of license, agency, or permit issued under this title revoked within the last three years.
- (ii) The commission may not grant a private club license to [any] an applicant that is a partnership, corporation, or limited liability company if [any] a partner, managing agent, manager, officer, director, stockholder who holds at least 20% of the total issued and outstanding stock of an applicant corporation, or member who owns at least 20% of an applicant limited liability company is or was:
- (A) a partner or managing agent of [any] a partnership that had any type of license, agency, or permit issued under this title revoked within the last three years;
 - (B) a managing agent, officer, director, or a stockholder who holds or held at least 20%

of the total issued and outstanding stock of [any] <u>a</u> corporation that had any type of license, agency, or permit issued under this title revoked within the last three years; or

278

279

280

281

282

283

284

285

286

287

288

289

290

291

292

293

294

295

296

297

298

299

300

301

302

303

304

305

- (C) a manager or member who owns or owned at least 20% of [any] \underline{a} limited liability company that had any type of license, agency, or permit issued under this title revoked within the last three years.
- (b) An applicant that is a partnership, corporation, or limited liability company may not be granted a private club license if any of the following had any type of license, agency, or permit issued under this title revoked while acting in that person's individual capacity within the last three years:
 - (i) [any] a partner or managing agent of the applicant partnership;
- (ii) [any] <u>a</u> managing agent, officer, director, or stockholder who holds at least 20% of the total issued and outstanding stock of the applicant corporation; or
- (iii) [any] <u>a</u> manager or member who owned at least 20% of the applicant limited liability company.
- (c) A person acting in an individual capacity may not be granted a private club license if that person was:
- (i) a partner or managing agent of a partnership that had any type of license, agency, or permit issued under this title revoked within the last three years;
- (ii) a managing agent, officer, director, or stockholder who held at least 20% of the total issued and outstanding stock of a corporation that had any type of license, agency, or permit issued under this title revoked within the last three years; or
- (iii) a manager or member of a limited liability company who owned at least 20% of the limited liability company that had any type of license, agency, or permit issued under this title revoked within the last three years.
 - (5) (a) A minor may not be granted a private club license.
- (b) The commission may not grant a private club license to an applicant that is a partnership, corporation, or limited liability company if any of the following is a minor:
 - (i) a partner or managing agent of the applicant partnership;
- (ii) a managing agent, officer, director, or stockholder who holds at least 20% of the total issued and outstanding stock of the applicant corporation; or
 - (iii) a manager or member who owns at least 20% of the applicant limited liability

307	company.
308	(6) If [any] a person or entity to whom a license has been issued under this chapter no
309	longer possesses the qualifications required by this title for obtaining that license, the
310	commission may suspend or revoke that license.
311	(7) The commission may not grant a private club license to an applicant who is not
312	lawfully present in the United States.
313	Ŝ→ [Section 4. Section 53B-8-106 is amended to read:
314	53B-8-106. Resident tuition Requirements Rules.
315	(1) If allowed under federal law, a student, other than a nonimmigrant alien within the
316	meaning of paragraph (15) of subsection (a) of Section 1101 of Title 8 of the United States
317	Code, shall be exempt from paying the nonresident portion of total tuition if the student:
318	(a) attended high school in this state for three or more years;
319	(b) graduated from a high school in this state or received the equivalent of a high
320	school diploma in this state; and
321	(c) registers as an entering student at an institution of higher education:
322	(i) not earlier than the fall of the 2002-03 academic year[.]; and
323	(ii) before May 1, 2010.
324	(2) In addition to the requirements under Subsection (1), a student without lawful
325	immigration status shall file an affidavit with the institution of higher education stating that the
326	student has filed an application to legalize his immigration status, or will file an application as
327	soon as [he] the student is eligible to do so.
328	(3) An institution of higher education shall continue to provide the exemption from
329	paying the nonresident portion of total tuition for a student who entered the institution before
330	May 1, 2010, through the time that the student remains admitted as a student at that institution
331	in a program of study leading to a degree or a certificate.
332	[(3)] (4) The State Board of Regents shall make rules for the implementation of this
333	section.
334	[(4)] (5) Nothing in this section limits the ability of institutions of higher education to
335	assess nonresident tuition on students who do not meet the requirements under this section.
336	Section 5. Section 53B-8-106.5 is enacted to read:
337	53B-8-106.5. Limitation on higher education benefits.] ←Ŝ

338	\$→ [Except as otherwise provided in Section 53B-8-106, an individual who is not lawfully
339	present in the United States is not eligible on the basis of residence within the state for a higher
340	education benefit, to include:
341	(1) scholarships;
342	(2) financial aid; and
343	(3) resident tuition.
344	Section 6. Section 59-10-409 is enacted to read:
345	59-10-409. Withholding of state income tax when lacking verification of lawful
346	immigration status Noncompliance.
347	(1) If an individual independent contractor, contracting for the physical performance of
348	services in this state, fails to provide to the contracting entity documentation to verify the
349	independent contractor's employment authorization pursuant to the prohibition against the use
350	of unauthorized alien labor through contract set forth in 8 U.S.C., Sec. 1324a (a)(4), the
351	contracting entity shall withhold state income tax at the top marginal income tax rate as
352	provided in Title 59, Chapter 10, Part 4, Withholding of Tax, as applied to compensation paid
353	to the individual for the performance of the services within this state which exceeds the
354	minimum amount of compensation the contracting entity is required to report as income to the
355	United States Internal Revenue Service pursuant to federal law.
356	(2) A contracting entity who fails to comply with the withholding requirements of this
357	section is liable for the taxes required to have been withheld unless exempt from federal
358	withholding with respect to the individual pursuant to Section 1441 of the United States
359	Internal Revenue Code.
360	(3) For purposes of this section, "individual" means a resident or nonresident
361	individual as defined in Section 59-10-103.] ←Ŝ
362	Section $\hat{S} \rightarrow [7] \underline{4} \leftarrow \hat{S}$. Section 63-99a-101 is enacted to read:
363	CHAPTER 99a. IDENTITY DOCUMENTS AND VERIFICATION
364	<u>63-99a-101.</u> Title.
365	This chapter is known as "Identity Documents and Verification."
366	Section $\hat{S} \rightarrow [8] \underline{5} \leftarrow \hat{S}$. Section 63-99a-102 is enacted to read:
367	63-99a-102. Creation of identity documents Issuance to citizens, nationals, and
368	legal permanent resident aliens Exceptions.

369	(1) The following entities may create, publish, or otherwise manufacture an
370	identification document, identification card, or identification certificate and possess an
371	engraved plate or other device for the printing of an identification document:
372	(a) a $\$ \rightarrow [business, company, corporation, service organization, or] \leftarrow \$$ federal, state, or local
373	government agency for employee identification, which is designed to identify the bearer as an
374	employee;
375	(b) \$→ [a business, company, corporation, or service organization for customer
376	identification, which is designed to identify the bearer as a customer or member;
377	(c) 4 a federal, state, or local government agency for purposes authorized or required by
378	law or a legitimate purpose consistent with the duties of the agency, including such documents
379	as voter identification cards, driver licenses, identification cards, passports, birth certificates,
380	and Social Security cards; \$→ and
381	[(d)] (c) (s a public school or state or private educational institution to identify the bearer as an
382	administrator, faculty member, student, or employee Ŝ→[;
383	(e) a professional organization or labor union to identify the bearer as a member of the
384	professional organization or labor union; and
385	(f) a business, corporation, or company that manufactures medical-alert identification
386	for individuals required to have the identification on their persons $ = \hat{S} $.
387	(2) The name of the issuing entity shall be clearly printed upon the face of the
388	identification document.
389	(3) Except as otherwise provided in Subsections (4) and (5) or by federal law, an entity
390	providing an identity document, card, or certificate under Subsection (1) $\hat{S} \rightarrow [\underline{(c)}]$ (b) $\leftarrow \hat{S}$ or
390a	$\hat{S} \rightarrow [\underline{(d)}] (\underline{c}) \leftarrow \hat{S} \underline{shall issue}$
391	the document, card, or certificate only to:
392	(a) a United States citizen;
393	(b) a national; or
394	(c) a legal permanent resident alien.
395	(4) (a) Subsection (3) does not apply to an applicant for an identification document
396	who presents, in person, valid documentary evidence of the applicant's:
397	(i) unexpired immigrant or nonimmigrant visa status for admission into the United
398	States;
399	(ii) pending or approved application for asylum in the United States;

400	(iii) admission into the United States as a refugee;
401	(iv) pending or approved application for temporary protected status in the United
402	States:
403	(v) approved deferred action status; or
404	(vi) pending application for adjustment of status to legal permanent resident or
405	conditional resident.
406	(b) (i) An entity listed in Subsection (1) $\hat{S} \rightarrow [\underline{(c)}]$ (b) $\leftarrow \hat{S}$ or $\hat{S} \rightarrow [\underline{(d)}]$ (c) $\leftarrow \hat{S}$ may issue a
406a	Subsection (1) $\hat{S} \rightarrow [\underline{(c)}] \underline{(b)} \leftarrow \hat{S} \underline{\text{or}} \hat{S} \rightarrow [\underline{(d)}] \underline{(c)} \leftarrow \hat{S}$
407	identification document to an applicant who satisfies the requirements of Subsection (4)(a).
408	(ii) Except as otherwise provided by federal law, the document is valid only:
409	(A) during the period of time of the individual's authorized stay in the United States; or
410	(B) for one year from the date of issuance if there is no definite end to the individual's
411	period of authorized stay.
412	(iii) An entity issuing an identification document under this Subsection (4) shall clearly
413	indicate on the document:
414	(A) that it is temporary; and
415	(B) its expiration date.
416	(c) An individual may renew a document issued under this Subsection (4) only upon
417	presentation of valid documentary evidence that the status by which the individual originally
418	qualified for the identification document has been extended by the United States Citizenship
419	and Immigration Services or other authorized agency of the United States Department of
420	Homeland Security.
421	(5) (a) Subsection (3) does not apply to an identification document issued under
422	Subsection (1) $\hat{S} \rightarrow [\underline{(d)}]$ (c) $\leftarrow \hat{S}$ that is only:
423	(i) valid for use on the educational institution's campus or facility; and
424	(ii) includes a statement of the restricted use conspicuously printed upon the face of the
425	identification document.
426	(b) Subsection (3) does not apply to a driving privilege card issued or renewed under
427	Section 53-3-207.
428	Section $\$ \rightarrow [9] \underline{6} \leftarrow \$$. Section 63-99a-103 is enacted to read:
429	63-99a-103. Status verification system Registration and use Performance of
430	services Ŝ→ [Discriminatory] <u>Unlawful</u> ←Ŝ practice.

- 14 -

431	(1) As used in this section:
432	(a) "Contractor" means a subcontractor, contract employee, staffing agency, or any
433	contractor regardless of its tier.
434	(b) "Public employer" means a department, agency, instrumentality, or political
435	subdivision of the state.
436	(c) (i) "Status Verification System" means an electronic system operated by the federal
437	government, through which an authorized official of a state agency or a political subdivision of
438	the state may inquire by exercise of authority delegated pursuant to 8 U.S.C., Sec. 1373, to
439	verify the citizenship or immigration status of an individual within the jurisdiction of the
440	agency or political subdivision for a purpose authorized under this section.
441	(ii) "Status Verification System" includes:
442	(A) the electronic verification of the work authorization program of the Illegal
443	Immigration Reform and Immigration Responsibility Act of 1996, 8 U.S.C., Sec. 1324a,
444	known as the Basic Pilot Program;
445	(B) an equivalent federal program designated by the United States Department of
446	Homeland Security or other federal agency authorized to verify the work eligibility status of a
447	newly hired employee pursuant to the Immigration and Reform Control Act of 1986;
448	(C) the Social Security Number Verification Service or similar online verification
449	process implemented by the United States Social Security Administration; or
450	(D) an independent third-party system with an equal or higher degree of reliability as
451	the programs, systems, or processes described in Subsection (1)(a)(ii)(A), (B), or (C).
452	(d) "Unauthorized alien" means an alien as defined in 8 U.S.C., Sec. 1324a(h)(3).
453	(2) Each public employer shall register with and use a Status Verification System to
454	verify the federal employment authorization status of a new employee.
455	(3) (a) Beginning July 1, 2009:
456	(i) a public employer may not enter into a contract for the physical performance of
457	services within the state with a contractor unless the contractor registers and participates in the
458	Status Verification System to verify the work eligibility status of the contractor's new
459	employees.
460	(ii) a contractor shall register and participate in the Status Verification System in order
461	to enter into a contract with a public employer.

462	(b) Subsection (3)(a) does not apply to a contract \$→:
462a	(i) ←\$ entered into by the entities referred to
463	in Subsection (3)(a) prior to July 1, 2009, even though the contract may involve the physical
464	performance of services within the state on or after July 1, 2009 \$→ ; or
464a	(ii) that involves underwriting, remarketing, broker-dealer activities, securities
464b	placement, investment advisory, financial advisory, or other financial or investment banking
464c	<u>services</u> ←Ŝ <u>.</u>
465	(4) (a) It is \$→ [a discriminatory practice] unlawful ←\$ for an employing entity in the
465a	state to discharge an
466	employee working in Utah who is a United States citizen or permanent resident alien while
467	retaining an employee who:
468	(i) the employing entity knows, or reasonably should have known, is an unauthorized
469	alien hired on or after July 1, 2009; and
470	(ii) is working in the state in a job category:
471	(A) that requires equal skill, effort, and responsibility; and
472	(B) which is performed under similar working conditions, as defined in 29 U.S.C., Sec.
473	206 (d)(1), as the job category held by the discharged employee.
474	(b) An employing entity, which on the date of a discharge in question referred to in
475	Subsection (4)(a) is enrolled in and using the Status Verification System to verify the
476	employment eligibility of its employees in Utah who are hired on or after July 1, 2009, is
477	exempt from liability, investigation, or lawsuit arising from an action under this section.
478	(c) A cause of action for a violation of this Subsection (4) arises exclusively from the
479	provisions of this Subsection (4).
480	Section $\hat{S} \rightarrow [10] 7 \leftarrow \hat{S}$. Section 63-99a-104 is enacted to read:
481	63-99a-104. Receipt of state, local, or federal public benefits Verification
482	Exceptions Fraudulently obtaining benefits Criminal penalties Annual report.
483	(1) Except as provided in Subsection (3) or where exempted by federal law, an agency
484	or political subdivision of the state shall verify the lawful presence in the United States of an
485	individual at least 18 years of age who has applied for:
486	(a) a state or local public benefit as defined in 8 U.S.C., Sec. 1621; or
487	(b) a federal public benefit as defined in 8 U.S.C., Sec. 1611, that is administered by an
488	agency or political subdivision of this state.
489	(2) This section shall be enforced without regard to race, religion, gender, ethnicity, or
490	national origin.
491	(3) Verification of lawful presence under this section is not required for:
492	(a) any purpose for which lawful presence in the United States is not restricted by law,

493	ordinance, or regulation;					
494	(b) assistance for health care items and services that are necessary for the treatment of					
495	an emergency medical condition, as defined in 42 U.S.C., Sec. 1396b(v)(3), of the individual					
496	involved and are not related to an organ transplant procedure;					
497	(c) short-term, noncash, in-kind emergency disaster relief;					
498	(d) public health assistance for immunizations with respect to immunizable diseases					
499	and for testing and treatment of symptoms of communicable diseases whether or not the					
500	symptoms are caused by the communicable disease;					
501	(e) programs, services, or assistance such as soup kitchens, crisis counseling and					
502	intervention, and short-term shelter, specified by the United States Attorney General, in the					
503	sole and unreviewable discretion of the United States Attorney General after consultation with					
504	appropriate federal agencies and departments, which:					
505	(i) deliver in-kind services at the community level, including through public or private					
506	nonprofit agencies;					
507	(ii) do not condition the provision of assistance, the amount of assistance provided, or					
508	the cost of assistance provided on the income or resources of the individual recipient; and					
509	(iii) are necessary for the protection of life or safety; and					
510	(f) the exemption for paying the nonresident portion of total tuition \$→ [for the time]					
510a	<u>periods</u>] <u>as</u> ←Ŝ					
511	set forth in Section 53B-8-106 \$→; and					
511a	(g) an applicant for a license under Section 61-1-4, if the applicant is registered with the					
511b	Financial Industry Regulatory Authority and files an application with state Division of					
511c	Securities through the Central Registration Depository ←Ŝ .					
512	(4) (a) An agency or political subdivision required to verify the lawful presence in the					
513	United States of an applicant under this section shall require the applicant to Ŝ→ [execute an					
514	affidavit under penalty of perjury stating that:					
515	(i) the applicant is a United States citizen; or					
516	(ii) the applicant is:					
517	(A) a qualified alien as defined in 8 U.S.C., Sec. 1641; and					
518 510	 					
519 520	(b) An agency or political subdivision providing a state or local benefit under this section shall provide notary public services at no cost to an applicant.] produce documentation					
520a	substantiating the applicant's lawful presence, which may include:					
520b 520c	(i) a certified copy of a birth certificate that documents the applicant as a natural born citizen of the United States;					
520d	(ii) a United States military card or a military dependent's identification card;					
	* *					
520e	(iii) a United States Coast Guard Merchant Mariner card; ←Ŝ					

520f	\$→(iv) a Native American tribal document; or
520g	(v) any other form of documentation that establishes lawful presence of the applicant in the
520h	United States as prescribed by a rule enacted by the agency or the political subdivision, or in
520i	the case of a federal benefit, any other form of documentation prescribed by federal law or
520j	regulation. ←Ŝ
521	(5) $\hat{S} \rightarrow [\underline{(a)}] \leftarrow \hat{S}$ An agency or political subdivision shall verify $\hat{S} \rightarrow [\underline{an \ affidavit \ executed}]$
521a	application for benefits under this section or in the required documentation ←Ŝ under
522	Subsection (4) through the Systematic Alien Verification for Entitlements Program, hereafter
523	referred to in this section as the "Program", operated by the United States Department of

524	Homeland Security or an equivalent program designated by the Department of Homeland					
525	Security.					
526	Ŝ → [(b) The affidavit is presumed proof of lawful presence in the United States until					
527	eligibility verification is made under Subsection (5)(a).] ←Ŝ					
528	(6) (a) An individual who knowingly and willfully makes a false, fictitious, or					
529	fraudulent statement or representation in an \$→ [affidavit executed] application for benefits under					
529a	this section or in the required documentation ←\$ under Subsection (4)(a) is					
530	subject to the criminal penalties applicable in this state for:					
531	(i) making a written false statement under Subsection 76-8-504(2); and					
532	(ii) fraudulently obtaining public assistance program benefits under Sections 76-8-1205					
533	and 76-8-1206 $\hat{S} \rightarrow$ and unemployment compensation under Section 76-8-1301 $\leftarrow \hat{S}$.					
534	(b) If the $\hat{S} \rightarrow [affidavit]$ application or accompanying documentation $\leftarrow \hat{S}$ constitutes a					
534a	false claim of U.S.					
534a	citizenship under 18 U.S.C., Sec.					
535	911, the agency or political subdivision shall file a complaint with the United States Attorney					
536	General for the applicable district based upon the venue in which the \$→ [affidavit was executed]					
536a	<u>application was made</u> ←Ŝ .					
537	(7) An agency or political subdivision may adopt variations to the requirements of this					
538	section which:					
539	(a) clearly improve the efficiency of or reduce delay in the verification process; or					
540	(b) provide for adjudication of unique individual circumstances where the verification					
541	procedures in this section would impose an unusual hardship on a legal resident of Utah.					
542	(8) It is unlawful for an agency or a political subdivision of this state to provide a state,					
543	local, or federal benefit, as defined in 8 U.S.C., Sec. 1611 and Sec. 1621, in violation of the					
544	provisions of this section.					
545	(9) Each state agency or department that administers a program of state or local public					
546	benefits shall:					
547	(a) provide an annual report to the governor, the president of the Senate, and the					
548	speaker of the House regarding its compliance with this section; and					
549	(b) (i) monitor the Program for application verification errors and significant delays;					
550	(ii) provide an annual report on the errors and delays to ensure that the application of					
551	the Program is not erroneously denying a state or local benefit to a legal resident of the state;					
552	<u>and</u>					
553	(iii) report delays and errors in the Program to the United States Department of					
554	Homeland Security.					

555	Section $\$ \rightarrow [11] 8 \leftarrow \$$. Section 67-5-22.5 is enacted to read:				
556	67-5-22.5. Fraudulent Documents Identification Unit.				
557	Subject to the availability of funding, the attorney general shall establish a Fraudulent				
558	Documents Identification Unit:				
559	(1) for the primary purpose of investigating, apprehending, and prosecuting individuals				
560	or entities that participate in the sale or distribution of fraudulent documents used for				
561	identification purposes; and				
562	(2) to specialize in fraudulent identification documents created and prepared for				
563	individuals who are unlawfully residing within the state.				
564	Section $\hat{S} \rightarrow [12] \underline{9} \leftarrow \hat{S}$. Section 67-5-26 is enacted to read:				
565	67-5-26. Memorandum of Understanding regarding enforcement of federal				
566	immigration laws Communications regarding immigration status Private cause of				
567	action.				
568	(1) The attorney general shall negotiate the terms of a Memorandum of Understanding				
569	between the state and the United States Department of Justice or the United States Department				
570	of Homeland Security as provided in 8 U.S.C., Sec. 1357(g) for the enforcement of federal				
571	immigration and customs laws within the state by state and local law enforcement personnel, to				
572	include investigations, apprehensions, detentions, and removals of persons who are illegally				
573	present in the United States.				
574	(2) The attorney general, the governor, or an individual otherwise required by the				
575	appropriate federal agency referred to in Subsection (1) shall sign the Memorandum of				
576	<u>Understanding</u> on behalf of the state.				
577	(3) (a) A unit of local government, whether acting through its governing body or by an				
578	initiative or referendum, may not enact an ordinance or policy that limits or prohibits a law				
579	enforcement officer, local official, or local government employee from communicating or				
580	cooperating with federal officials regarding the immigration status of a person within the state.				
581	(b) Notwithstanding any other provision of law, a government entity or official within				
582	the state may not prohibit or in any way restrict a government entity or official from sending to,				
583	or receiving from, the United States Department of Homeland Security information regarding				
584	the citizenship or immigration status, lawful or unlawful, of an individual.				
585	(c) Notwithstanding any other provision of law, a person or agency may not prohibit or				

586	in any way restrict a public employee from doing the following regarding the immigration				
587	status, lawful or unlawful, of an individual:				
588	(i) sending information to or requesting or receiving information from the United				
589	States Department of Homeland Security;				
590	(ii) maintaining the information referred to in Subsection (3)(c)(i); and				
591	(iii) exchanging the information referred to in Subsection (3)(c)(i) with any other				
592	federal, state, or local government entity.				
593	(d) This Subsection (3) allows for a private right of action by a natural or legal person				
594	lawfully domiciled in this state to file for a writ of mandamus to compel a noncompliant local				
595	or state governmental agency to comply with the reporting laws of this Subsection (3).				
596	Section $\hat{S} \rightarrow [13] \underline{10} \leftarrow \hat{S}$. Section 76-10-2701 is enacted to read:				
596a	\$→ PART 27. TRANSPORTING OR HARBORING OF ILLEGAL ALIENS ←\$				
597	76-10-2701. Transporting or harboring aliens Definition Penalty.				
598	(1) For purposes of this part, "alien" means an individual who is illegally present in the				
599	<u>United States.</u>				
600	(2) It is unlawful for a person to:				
601	(a) transport, move, or attempt to transport in this state an alien $\hat{S} \rightarrow$ for commercial				
601a	advantage or private financial gain ←Ŝ, knowing or in reckless				
602	disregard of the fact that the alien is in the United States in violation of federal law, in				
603	furtherance of the illegal presence of the alien in the United States; or				
604	(b) $\hat{S} \rightarrow \underline{knowingly, with the intent to violate federal immigration law,} \leftarrow \hat{S}$ conceal,				
604a	harbor, or shelter from detection an alien in a place within this state,				
605	including a building or means of transportation, \$→ for commercial advantage or private				
605a	<u>financial gain</u> , ←Ŝ knowing or in reckless disregard of the fact				
606	that the alien is in the United States in violation of federal law.				
607	(3) A person who violates Subsection (2)(a) or (b) is guilty of a class A misdemeanor.				
608	(4) Nothing in this part prohibits or restricts the provision of:				
609	(a) a state or local public benefit described in 8 U.S.C., Section 1621(b); or				
610	$\underline{(b)}$ \hat{S} → [regulated public health services provided by a private charity using private funds.]				
610a	charitable or humanitarian assistance, including medical care, housing, counseling, food,				
610b	victim assistance, religious services and sacraments, and transportation to or from a location				
610c	where the assistance is provided, by a charitable, educational, or religious organization or its				
610d	employees, agents, or volunteers using private funds.				
610e	(5)(a) It is not a violation of this part for a religious denomination or organization or an				
610f	agent, officer, or member of a religious denomination or organization to encourage, invite, call,				
610g	allow, or enable an alien to perform the vocation of a minister or missionary for the				
610h	denomination or organization in the United States as a volunteer who is not compensated as an				
610i	employee, notwithstanding the provision of room, board, travel, medical assistance, and +\$				

610j	\$→other basic living expenses.
610k	(b) Subsection (5)(a) applies only to an alien who has been a member of the religious
610l	organization or denomination for at least one year. ←Ŝ
611	Section \$→ [14] 11 ←\$. Coordinating S.B. 81 with H.B. 63 Technical renumbering.
612	If this S.B. 81 and H.B. 63, Recodification of Title 63 State Affairs in General, both
613	pass, it is the intent of the Legislature that the Office of Legislative Research and General
614	Counsel, in preparing the Utah Code database for publication renumber Title 63, Chapter 99a
615	to Title 63G, Chapter 11 and Sections 63-99a-101 through 63-99a-104 to Sections 63G-11-101
616	through 63G-11-104.

Legislative Review Note as of 1-30-08 9:49 AM

Office of Legislative Research and General Counsel