

E-VERIFY REQUIREMENT FOR FEDERAL CONTRACTORS DELAYED FURTHER, UNTIL SEPTEMBER 8, 2009

On January 30, 2009, the Department of Defense, the General Services Administration, and the National Aeronautics and Space Administration (NASA) published in the Federal Register an amendment to the Final Rule requiring E-Verify enrollment and participation by certain federal contractors. Subsequent amendments delayed insertion of the E-Verify clause into federal contracts in order to allow the Obama Administration sufficient opportunity for review of the new regulation.

On June 3, 2009, U.S. CIS announced a further delay of implementation of the final rule until September 8, 2009, to allow additional time for review of the regulation and its impact.

As always, Foster Quan will continue to monitor legal developments which may impact on an employer's workforce compliance obligations and will make new information available in future Immigration Updates[©] and on our firm's website at www.fosterquan.com.