| 118TH CONGRESS 2D SESSION S. | |
|-------------------------------|--|
| | |

To amend the Immigration and Nationality Act to promote family unity, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. HIRONO (for herself and Ms. Duckworth) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To amend the Immigration and Nationality Act to promote family unity, 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Reuniting Families Act".
- 6 (b) Table of Contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—REDUCING FAMILY-BASED VISA BACKLOGS AND PROMOTING FAMILY REUNIFICATION

Sec. 101. Recapture of immigrant visas lost to bureaucratic delay.

- Sec. 102. Reclassification of spouses, permanent partners, and minor children of legal permanent residents as immediate relatives.
- Sec. 103. Country limits.
- Sec. 104. Promoting family unity.
- Sec. 105. Relief for orphans, widows, and widowers.
- Sec. 106. Exemption from immigrant visa limit for certain veterans who are natives of the Philippines.
- Sec. 107. Fiancée child status protection.
- Sec. 108. Equal treatment for all stepchildren.
- Sec. 109. Retention of priority dates.
- Sec. 110. Relief for spouses and children on other visas.
- Sec. 111. Extension of the application period for certain aliens present in the United States for adjustment of status.
- Sec. 112. Expansion of cancellation of removal.
- Sec. 113. Prohibition on removal of aliens with pending applications.

TITLE II—UNITING AMERICAN FAMILIES ACT

- Sec. 201. Definitions of permanent partner and permanent partnership.
- Sec. 202. Definition of child.
- Sec. 203. Numerical limitations on individual foreign states.
- Sec. 204. Allocation of immigrant visas.
- Sec. 205. Procedure for granting immigrant status.
- Sec. 206. Annual admission of refugees and admission of emergency situation refugees.
- Sec. 207. Asylum.
- Sec. 208. Adjustment of status of refugees.
- Sec. 209. Inadmissible aliens.
- Sec. 210. Nonimmigrant status for permanent partners awaiting the availability of an immigrant visa.
- Sec. 211. Derivative status for permanent partners of nonimmigrant visa holders
- Sec. 212. Conditional permanent resident status for certain alien spouses, permanent partners, and sons and daughters.
- Sec. 213. Conditional permanent resident status for certain alien entrepreneurs, spouses, permanent partners, and children.
- Sec. 214. Deportable aliens.
- Sec. 215. Removal proceedings.
- Sec. 216. Cancellation of removal; adjustment of status.
- Sec. 217. Adjustment of status of nonimmigrant to that of person admitted for permanent residence.
- Sec. 218. Application of criminal penalties for misrepresentation and concealment of facts regarding permanent partnerships.
- Sec. 219. Requirements as to residence, good moral character, attachment to the principles of the Constitution.
- Sec. 220. Naturalization for permanent partners of citizens.
- Sec. 221. Application of family unity provisions to permanent partners of certain LIFE Act beneficiaries.
- Sec. 222. Application to Cuban Adjustment Act.
- Sec. 223. Nationality at birth.

TITLE III—PROMOTING DIVERSITY AND PROTECTING AGAINST DISCRIMINATION IN OUR IMMIGRATION SYSTEM

- Sec. 301. Increasing diversity visas.
- Sec. 302. Addressing the impact of the Muslim and African bans.

| | TITLE D | V—ADDRESSING | THE NEEDS | OF REFUGEE | FAMILIES |
|--|---------|--------------|-----------|------------|----------|
|--|---------|--------------|-----------|------------|----------|

| Sec. 401. Prioritization of family reunification in refugee resettlement pro- | ec. 401. P | 1. Prioritization of | of family | reunification | in | refugee | resettlement | proce |
|---|------------|----------------------|-----------|---------------|----|---------|--------------|-------|
|---|------------|----------------------|-----------|---------------|----|---------|--------------|-------|

Sec. 402. Priority 3 family reunification cases.

21

22

graph (3).

Sec. 403. Admission of refugee families and timely adjudication.

| | v v |
|----|--|
| 1 | TITLE I—REDUCING FAMILY- |
| 2 | BASED VISA BACKLOGS AND |
| 3 | PROMOTING FAMILY REUNI- |
| 4 | FICATION |
| 5 | SEC. 101. RECAPTURE OF IMMIGRANT VISAS LOST TO BU- |
| 6 | REAUCRATIC DELAY. |
| 7 | (a) Worldwide Level of Family-Sponsored Im- |
| 8 | MIGRANTS.—Section 201(c) of the Immigration and Na- |
| 9 | tionality Act (8 U.S.C. 1151(c)) is amended to read as |
| 10 | follows: |
| 11 | "(c) Worldwide Level of Family-Sponsored |
| 12 | Immigrants.— |
| 13 | "(1) IN GENERAL.—The worldwide level of fam- |
| 14 | ily-sponsored immigrants under this subsection for a |
| 15 | fiscal year is equal to the sum of— |
| 16 | "(A) 480,000; |
| 17 | "(B) the number computed under para- |
| 18 | graph (2); and |
| 19 | "(C) the number computed under para- |
| 20 | graph (3). |

"(2) Unused visa numbers from previous

FISCAL YEAR.—The number computed under this

| 1 | paragraph for a fiscal year is the difference, if any, |
|----|--|
| 2 | between— |
| 3 | "(A) the worldwide level of family-spon- |
| 4 | sored immigrant visas established for the pre- |
| 5 | vious fiscal year; and |
| 6 | "(B) the number of visas issued under sec- |
| 7 | tion 203(a), subject to this subsection, during |
| 8 | the previous fiscal year. |
| 9 | "(3) Unused visa numbers from fiscal |
| 10 | YEARS 1992 THROUGH 2023.—The number computed |
| 11 | under this paragraph is the difference, if any, be- |
| 12 | tween— |
| 13 | "(A) the difference, if any, between— |
| 14 | "(i) the sum of the worldwide levels of |
| 15 | family-sponsored immigrant visas estab- |
| 16 | lished for fiscal years 1992 through 2023; |
| 17 | and |
| 18 | "(ii) the number of visas issued under |
| 19 | section 203(a), subject to this subsection, |
| 20 | during such fiscal years; and |
| 21 | "(B) the number of unused visas from fis- |
| 22 | cal years 1992 through 2023 that were issued |
| 23 | after fiscal year 2023 under section 203(a), |
| 24 | subject to this subsection.". |

| 1 | (b) Worldwide Level of Employment-Based |
|----|--|
| 2 | Immigrants.—Section 201(d) of the Immigration and |
| 3 | Nationality Act (8 U.S.C. 1151(d)) is amended to read |
| 4 | as follows: |
| 5 | "(d) Worldwide Level of Employment-Based |
| 6 | Immigrants.— |
| 7 | "(1) IN GENERAL.—The worldwide level of em- |
| 8 | ployment-based immigrants under this subsection for |
| 9 | a fiscal year is equal to the sum of— |
| 10 | "(A) 140,000; |
| 11 | "(B) the number computed under para- |
| 12 | graph (2); and |
| 13 | "(C) the number computed under para- |
| 14 | graph (3). |
| 15 | "(2) Unused visa numbers from previous |
| 16 | FISCAL YEAR.—The number computed under this |
| 17 | paragraph for a fiscal year is the difference, if any, |
| 18 | between— |
| 19 | "(A) the worldwide level of employment- |
| 20 | based immigrant visas established for the pre- |
| 21 | vious fiscal year; and |
| 22 | "(B) the number of visas issued under sec- |
| 23 | tion 203(b), subject to this subsection, during |
| 24 | the previous fiscal year. |

| 1 | "(3) UNUSED VISA NUMBERS FROM FISCAI |
|----|---|
| 2 | YEARS 1992 THROUGH 2023.—The number computed |
| 3 | under this paragraph is the difference, if any, be |
| 4 | tween— |
| 5 | "(A) the difference, if any, between— |
| 6 | "(i) the sum of the worldwide levels of |
| 7 | employment-based immigrant visas estab |
| 8 | lished for each of fiscal years 1992 |
| 9 | through 2023; and |
| 10 | "(ii) the number of visas issued under |
| 11 | section 203(b), subject to this subsection |
| 12 | during such fiscal years; and |
| 13 | "(B) the number of unused visas from fis |
| 14 | cal years 1992 through 2023 that were issued |
| 15 | after fiscal year 2023 under section 203(b) |
| 16 | subject to this subsection.". |
| 17 | (c) Aliens Not Subject to Direct Numerical |
| 18 | LIMITATIONS.—Section 201(b) of the Immigration and |
| 19 | Nationality Act (8 U.S.C. 1151(b)) is amended by adding |
| 20 | at the end the following: |
| 21 | "(3)(A) Aliens who are beneficiaries (including |
| 22 | derivative beneficiaries) of approved immigrant peti |
| 23 | tions bearing priority dates more than ten years |
| 24 | prior to the alien's application for admission as an |
| 25 | immigrant or adjustment of status. |

| 1 | "(B) Aliens described in section 203(d).". |
|----|---|
| 2 | (d) Effective Date.—The amendments made by |
| 3 | this section shall take effect on the date which is 60 days |
| 4 | after the date of the enactment of this Act. |
| 5 | SEC. 102. RECLASSIFICATION OF SPOUSES, PERMANENT |
| 6 | PARTNERS, AND MINOR CHILDREN OF LEGAL |
| 7 | PERMANENT RESIDENTS AS IMMEDIATE REL |
| 8 | ATIVES. |
| 9 | (a) In General.—Section 201(b)(2) of the Immi- |
| 10 | gration and Nationality Act (8 U.S.C. 1151(b)(2)) is |
| 11 | amended to read as follows: |
| 12 | "(2) Immediate relative.— |
| 13 | "(A) In General.— |
| 14 | "(i) Immediate relative de- |
| 15 | FINED.—In this subparagraph, the term |
| 16 | 'immediate relative' means a child, spouse |
| 17 | permanent partner, or parent of a citizen |
| 18 | of the United States or a child, spouse, or |
| 19 | permanent partner of a lawful permanent |
| 20 | resident (and for each family member of a |
| 21 | citizen or lawful permanent resident under |
| 22 | this subparagraph, such individual's |
| 23 | spouse, permanent partner, or child who is |
| 24 | accompanying or following to join the indi- |
| 25 | vidual), except that, in the case of parents, |

| 1 | such citizens shall be at least 21 years of |
|----|--|
| 2 | age. |
| 3 | "(ii) Previously issued visa.— |
| 4 | Aliens admitted under section 211(a) on |
| 5 | the basis of a prior issuance of a visa |
| 6 | under section 203(a) to their accom- |
| 7 | panying parent who is an immediate rel- |
| 8 | ative. |
| 9 | "(iii) Parents and Children.—An |
| 10 | alien who was the child or parent of a cit- |
| 11 | izen of the United States or a child of a |
| 12 | lawful permanent resident at the time of |
| 13 | the citizen's or resident's death if the alien |
| 14 | files a petition under section |
| 15 | 204(a)(1)(A)(ii) within 2 years after such |
| 16 | date or prior to reaching 21 years of age |
| 17 | "(iv) Spouse or permanent part- |
| 18 | NER.—An alien who was the spouse or per- |
| 19 | manent partner of a citizen of the United |
| 20 | States or lawful permanent resident for |
| 21 | not less than 2 years at the time of the |
| 22 | citizen's or resident's death or, if married |
| 23 | for less than 2 years at the time of the |
| 24 | citizen's or resident's death, proves by a |
| 25 | preponderance of the evidence that the |

1

marriage or permanent partnership was

| 2 | entered into in good faith and not solely |
|----|--|
| 3 | for the purpose of obtaining an immigra- |
| 4 | tion benefit and was not legally separated |
| 5 | from the citizen or resident (or, in the case |
| 6 | of a permanent partnership, whose perma- |
| 7 | nent partnership was not terminated) at |
| 8 | the time of the citizen's or resident's |
| 9 | death, and each child of such alien, shall |
| 10 | be considered, for purposes of this sub- |
| 11 | section, an immediate relative after the |
| 12 | date of the citizen's or resident's death if |
| 13 | the spouse or permanent partner files a pe- |
| 14 | tition under section $204(a)(1)(A)(ii)$ before |
| 15 | the date on which the spouse or permanent |
| 16 | partner remarries or enters a permanent |
| 17 | partnership with another person. |
| 18 | "(v) Special rule.—For purposes of |
| 19 | this subparagraph, an alien who has filed |
| 20 | a petition under clause (iii) or (iv) of sec- |
| 21 | tion $204(a)(1)(A)$ remains an immediate |
| 22 | relative if the United States citizen or law- |
| 23 | ful permanent resident spouse, permanent |
| 24 | partner, or parent loses United States citi- |

| 1 | zenship or residence on account of the |
|----|---|
| 2 | abuse. |
| 3 | "(B) Birth during temporary visit |
| 4 | ABROAD.—Aliens born to an alien lawfully ad- |
| 5 | mitted for permanent residence during a tem- |
| 6 | porary visit abroad.". |
| 7 | (b) Allocation of Immigrant Visas.—Section |
| 8 | 203(a) of the Immigration and Nationality Act (8 U.S.C. |
| 9 | 1153(a)) is amended— |
| 10 | (1) in paragraph (1), by striking "23,400" and |
| 11 | inserting "127,200"; |
| 12 | (2) by striking paragraph (2) and inserting the |
| 13 | following: |
| 14 | "(2) Unmarried sons without permanent |
| 15 | PARTNERS AND UNMARRIED DAUGHTERS WITHOUT |
| 16 | PERMANENT PARTNERS OF PERMANENT RESIDENT |
| 17 | ALIENS.—Qualified immigrants who are the unmar- |
| 18 | ried sons without permanent partners or unmarried |
| 19 | daughters without permanent partners (but are not |
| 20 | the children) of an alien lawfully admitted for per- |
| 21 | manent residence shall be allocated visas in a num- |
| 22 | ber not to exceed 80,640, plus any visas not required |
| 23 | for the class specified in paragraph (1)."; |
| 24 | (3) in paragraph (3), by striking "23,400" and |
| 25 | inserting "80,640"; and |

| 1 | (4) in paragraph (4), by striking "65,000" and |
|----|--|
| 2 | inserting "191,520". |
| 3 | (e) Technical and Conforming Amendments.— |
| 4 | (1) Rules for determining whether cer- |
| 5 | TAIN ALIENS ARE IMMEDIATE RELATIVES.—Section |
| 6 | 201(f) of the Immigration and Nationality Act (8 |
| 7 | U.S.C. 1151(f)) is amended— |
| 8 | (A) in paragraph (1), by striking "para- |
| 9 | graphs (2) and (3)," and inserting "paragraph |
| 10 | (2), "; |
| 11 | (B) by striking paragraph (2); |
| 12 | (C) by redesignating paragraphs (3) and |
| 13 | (4) as paragraphs (2) and (3), respectively; and |
| 14 | (D) in paragraph (3), as redesignated by |
| 15 | subparagraph (C), by striking "through (3)" |
| 16 | and inserting "and (2)". |
| 17 | (2) Allocation of immigration visas.—Sec- |
| 18 | tion 203(h) of the Immigration and Nationality Act |
| 19 | (8 U.S.C. 1153(h)) is amended— |
| 20 | (A) in paragraph (1)— |
| 21 | (i) in the matter preceding subpara- |
| 22 | graph (A), by striking "subsections |
| 23 | (a)(2)(A) and (d)" and inserting "sub- |
| 24 | section (d)"; |

| 1 | (ii) in subparagraph (A), by striking |
|----|--|
| 2 | "becomes available for such alien (or, in |
| 3 | the case of subsection (d), the date on |
| 4 | which an immigrant visa number became |
| 5 | available for the alien's parent)," and in- |
| 6 | serting "became available for the alien's |
| 7 | parent,"; and |
| 8 | (iii) in subparagraph (B), by striking |
| 9 | "applicable"; |
| 10 | (B) by amending paragraph (2) to read as |
| 11 | follows: |
| 12 | "(2) Petitions described.—The petition de- |
| 13 | scribed in this paragraph is a petition filed under |
| 14 | section 204 for classification of the alien's parent |
| 15 | under subsection (a), (b), or (c)."; and |
| 16 | (C) in paragraph (3), by striking "sub- |
| 17 | sections (a)(2)(A) and (d)" and inserting "sub- |
| 18 | section (d)". |
| 19 | (3) Procedure for granting immigrant |
| 20 | Status.—Section 204 of the Immigration and Na- |
| 21 | tionality Act (8 U.S.C. 1154) is amended— |
| 22 | (A) in subsection (a)(1)— |
| 23 | (i) in subparagraph (A)— |

13

| 1 | (I) in clause (i), by inserting "or |
|----|---|
| 2 | lawful permanent resident" after "cit- |
| 3 | izen''; |
| 4 | (II) in clause (ii), by striking |
| 5 | "described in the second sentence of |
| 6 | section 201(b)(2)(A)(i) also" and in- |
| 7 | serting ", alien child, or alien parent |
| 8 | described in section 201(b)(2)(A)"; |
| 9 | (III) in clause (iii)— |
| 10 | (aa) in subclause (I)(aa), by |
| 11 | inserting "or legal permanent |
| 12 | resident" after "citizen"; and |
| 13 | (bb) in subclause (II)(aa)— |
| 14 | (AA) in subitems (AA) |
| 15 | and (BB), by inserting "or |
| 16 | legal permanent resident;" |
| 17 | after "citizen" each place |
| 18 | that term appears; |
| 19 | (BB) in subitem (CC), |
| 20 | by inserting "or legal per- |
| 21 | manent resident" after "cit- |
| 22 | izen" each place that term |
| 23 | appears; and |
| 24 | (CC) in subitem |
| 25 | (CC)(bbb), by inserting "or |

| 1 | legal permanent resident'' |
|----|---|
| 2 | after "citizenship"; |
| 3 | (IV) in clause (iv), by inserting |
| 4 | "or legal permanent resident" after |
| 5 | "citizen" each place that term ap- |
| 6 | pears; |
| 7 | (V) in clause (v)(I), by inserting |
| 8 | "or legal permanent resident" after |
| 9 | "citizen"; and |
| 10 | (VI) in clause (vi)— |
| 11 | (aa) by inserting "or legal |
| 12 | permanent resident status" after |
| 13 | "renunciation of citizenship"; |
| 14 | and |
| 15 | (bb) by inserting "or legal |
| 16 | permanent resident" after "abus- |
| 17 | er's citizenship''; |
| 18 | (ii) by striking subparagraph (B); |
| 19 | (iii) in subparagraph (C), by striking |
| 20 | "subparagraph (A)(iii), (A)(iv), (B)(ii), or |
| 21 | (B)(iii)" and inserting "clause (iii) or (iv) |
| 22 | of subparagraph (A)"; and |
| 23 | (iv) in subparagraph (J), by striking |
| 24 | "or clause (ii) or (iii) of subparagraph |
| 25 | (B)"; |

| 1 | (B) in subsection (a), by striking para- |
|----|--|
| 2 | graph (2); |
| 3 | (C) in subsection (c)(1), by striking "or |
| 4 | preference status"; and |
| 5 | (D) in subsection (h), by striking "or a pe- |
| 6 | tition filed under subsection (a)(1)(B)(ii)". |
| 7 | SEC. 103. COUNTRY LIMITS. |
| 8 | Section 202(a)(2) of the Immigration and Nationality |
| 9 | Act (8 U.S.C. 1152(a)(2)) is amended by striking "7 per- |
| 10 | cent (in the case of a single foreign state) or 2 percent" |
| 11 | and inserting "20 percent (in the case of a single foreign |
| 12 | state) or 5 percent". |
| 13 | SEC. 104. PROMOTING FAMILY UNITY. |
| 14 | (a) Repeal of Three- and Ten-Year and Perma- |
| 15 | NENT BARS.—Section 212(a)(9) of the Immigration and |
| 16 | Nationality Act (8 U.S.C. 1182(a)(9)) is amended to read |
| 17 | as follows: |
| 18 | "(9) Aliens previously removed.— |
| 19 | "(A) ARRIVING ALIEN.—Any alien who has |
| 20 | been ordered removed under section 235(b)(1) |
| 21 | or at the end of proceedings under section 240 |
| 22 | initiated upon the alien's arrival in the United |
| 23 | States and who again seeks admission within 5 |
| 24 | years of the date of such removal (or within 20 |
| 25 | years in the case of a second or subsequent re- |

| 1 | moval or at any time in the case of an alien |
|----|--|
| 2 | convicted of an aggravated felony) is inadmis- |
| 3 | sible. |
| 4 | "(B) Other aliens.—Any alien not de- |
| 5 | scribed in subparagraph (A), and who seeks ad- |
| 6 | mission within 10 years of the date of such |
| 7 | alien's departure or removal (or within 20 years |
| 8 | of such date in the case of a second or subse- |
| 9 | quent removal or at any time in the case of an |
| 10 | alien convicted of an aggravated felony), is in- |
| 11 | admissible if the alien— |
| 12 | "(i) has been ordered removed under |
| 13 | section 240 or any other provision of law; |
| 14 | or |
| 15 | "(ii) departed the United States while |
| 16 | an order of removal was outstanding. |
| 17 | "(C) Exception.—Subparagraphs (A) |
| 18 | and (B) shall not apply to an alien seeking ad- |
| 19 | mission within a period if, prior to the date of |
| 20 | the alien's reembarkation at a place outside the |
| 21 | United States or attempt to be admitted from |
| 22 | foreign contiguous territory, the Secretary of |
| 23 | Homeland Security has consented to the alien's |
| 24 | reapplying for admission.". |

| 1 | (b) Misrepresentations.—The Immigration and |
|----|---|
| 2 | Nationality Act (8 U.S.C. 1101 et seq.) is amended— |
| 3 | (1) by amending section 212(a)(6)(C)(ii) (8 |
| 4 | U.S.C. $1182(a)(6)(C)(ii)$ to read as follows: |
| 5 | "(ii) Misrepresentation of citi- |
| 6 | ZENSHIP.— |
| 7 | "(I) IN GENERAL.—Any alien |
| 8 | who willfully misrepresents, or has |
| 9 | willfully misrepresented, himself or |
| 10 | herself to be a citizen of the United |
| 11 | States for any purpose or benefit |
| 12 | under this Act (including section |
| 13 | 274A) or any Federal or State law is |
| 14 | inadmissible. |
| 15 | "(II) Exception.—In the case |
| 16 | of an alien making a misrepresenta- |
| 17 | tion described in subclause (I), if the |
| 18 | alien was under the age of 21 at the |
| 19 | time of making such misrepresenta- |
| 20 | tion that he or she was a citizen, the |
| 21 | alien shall not be considered to be in- |
| 22 | admissible under any provision of this |
| 23 | subsection based on such misrepresen- |
| 24 | tation."; |

| 1 | (2) in section $212(a)(b)(C)(iii)$ (8 U.S.C. |
|----|--|
| 2 | 1182(a)(6)(C)(iii)), by striking "of clause (i)"; |
| 3 | (3) by amending subsection $(i)(1)$ of section |
| 4 | 212 (8 U.S.C. $1182(i)(1)$) to read as follows: |
| 5 | ``(i)(1) The Attorney General or the Secretary of |
| 6 | Homeland Security may, in the discretion of the Attorney |
| 7 | General or the Secretary, waive the application of sub- |
| 8 | section (a)(6)(C) in the case of an immigrant who is the |
| 9 | parent, spouse, permanent partner, son, or daughter of a |
| 10 | United States citizen or of an alien lawfully admitted for |
| 11 | permanent residence, or an alien granted classification |
| 12 | under clause (iii) or (iv) of section 204(a)(1)(A), if it is |
| 13 | established to the satisfaction of the Attorney General or |
| 14 | the Secretary that the admission to the United States of |
| 15 | such alien would not be contrary to the national welfare, |
| 16 | safety, or security of the United States."; and |
| 17 | (4) by amending section $237(a)(3)(D)$ (8 |
| 18 | U.S.C. $1227(a)(3)(D)$) to read as follows: |
| 19 | "(D) MISREPRESENTATION OF CITIZEN- |
| 20 | SHIP.— |
| 21 | "(i) IN GENERAL.—Any alien who |
| 22 | willfully misrepresents, or has willfully mis- |
| 23 | represented, himself to be a citizen of the |
| 24 | United States for any purpose or benefit |

| 1 | under this Act (including section 274A) or |
|----|---|
| 2 | any Federal or State law is deportable. |
| 3 | "(ii) Exception.—In the case of an |
| 4 | alien making a misrepresentation described |
| 5 | in subclause (i), if the alien was under the |
| 6 | age of 21 at the time of making such mis- |
| 7 | representation that he or she was a citizen, |
| 8 | the alien shall not be considered to be de- |
| 9 | portable under any provision of this sub- |
| 10 | section based on such misrepresentation.". |
| 11 | (c) Waivers of Inadmissibility.—Section 212 of |
| 12 | the Immigration and Nationality Act (8 U.S.C. 1182) is |
| 13 | amended by inserting after subsection (b) the following: |
| 14 | "(c) Notwithstanding any other provision of law, the |
| 15 | Secretary of Homeland Security or the Attorney General |
| 16 | may waive the operation of any one or more grounds of |
| 17 | inadmissibility set forth in this section for humanitarian |
| 18 | purposes, to assure family unity, or when it is otherwise |
| 19 | in the public interest. This waiver shall be available to in- |
| 20 | dividuals eligible for relief under subsection (h).". |
| 21 | (d) Waivers of Deportability.—Section 237 of |
| 22 | the Immigration and Nationality Act (8 U.S.C. 1227) is |
| 23 | amended by adding at the end the following: |
| 24 | "(e) Notwithstanding any other provision of law, the |
| 25 | Secretary of Homeland Security or the Attorney General |

1 may waive the operation of any one or more grounds of

- 2 removal set forth in this section for humanitarian pur-
- 3 poses, to assure family unity, or when it is otherwise in
- 4 the public interest.".

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

5 SEC. 105. RELIEF FOR ORPHANS, WIDOWS, AND WIDOWERS.

- 6 (a) IN GENERAL.—
 - (1) Special rule for orphans, spouses, AND PERMANENT PARTNERS.—In applying clauses (iii) and (iv) of section 201(b)(2)(A) of the Immigration and Nationality Act, as added by section 102(a) of this Act, to an alien whose citizen or lawful permanent resident relative died before the date of the enactment of this Act, the alien relative may file the classification petition under section 204(a)(1)(A)(ii) of such Act, amended by section as 102(c)(4)(A)(i)(II) of this Act, not later than 2 vears after the date of the enactment of this Act.
 - (2) ELIGIBILITY FOR PAROLE.—If an alien was excluded, deported, removed, or departed voluntarily before the date of the enactment of this Act based solely upon the alien's lack of classification as an immediate relative (as defined in section 201(b)(2)(A)(iv) of the Immigration and Nationality Act, as amended by section 102(a) of this Act) due to the death of such citizen or resident—

| 1 | (A) such alien shall be eligible for parole |
|----|--|
| 2 | into the United States pursuant to the Sec- |
| 3 | retary of Homeland Security's discretionary au- |
| 4 | thority under section $212(d)(5)$ of such Act (8 |
| 5 | U.S.C. $1182(d)(5)$; and |
| 6 | (B) such alien's application for adjustment |
| 7 | of status shall be considered notwithstanding |
| 8 | section 212(a)(9) of such Act (8 U.S.C. |
| 9 | 1182(a)(9)). |
| 10 | (3) Eligibility for parole.—If an alien de- |
| 11 | scribed in section 204(l) of the Immigration and Na- |
| 12 | tionality Act (8 U.S.C. 1154(l)), was excluded, de- |
| 13 | ported, removed, or departed voluntarily before the |
| 14 | date of the enactment of this Act— |
| 15 | (A) such alien shall be eligible for parole |
| 16 | into the United States pursuant to the Sec- |
| 17 | retary of Homeland Security's discretionary au- |
| 18 | thority under section $212(d)(5)$ of such Act (8 |
| 19 | U.S.C. $1182(d)(5)$; and |
| 20 | (B) such alien's application for adjustment |
| 21 | of status shall be considered notwithstanding |
| 22 | section 212(a)(9) of such Act (8 U.S.C. |
| 23 | 1182(a)(9)). |
| 24 | (b) Processing of Immigrant Visas and Deriva- |
| 25 | TIVE PETITIONS.— |

| 1 | (1) IN GENERAL.—Section 204(b) of the Immi- |
|----|---|
| 2 | gration and Nationality Act (8 U.S.C. 1154(b)) is |
| 3 | amended— |
| 4 | (A) by striking "After an investigation" |
| 5 | and inserting the following: |
| 6 | "(1) In General.—After an investigation"; |
| 7 | and |
| 8 | (B) by adding at the end the following: |
| 9 | "(2) Death of qualifying relative.— |
| 10 | "(A) In general.—Any alien described in |
| 11 | subparagraph (B) whose qualifying relative died |
| 12 | before the completion of immigrant visa proc- |
| 13 | essing may have an immigrant visa application |
| 14 | adjudicated as if such death had not occurred. |
| 15 | An immigrant visa issued before the death of |
| 16 | the qualifying relative shall remain valid after |
| 17 | such death. |
| 18 | "(B) Alien described.—An alien de- |
| 19 | scribed in this subparagraph is an alien who— |
| 20 | "(i) is an immediate relative (as de- |
| 21 | scribed in section 201(b)(2)(A)); |
| 22 | "(ii) is a family-sponsored immigrant |
| 23 | (as described in subsection (a) or (d) of |
| 24 | section 203); |

| 1 | "(iii) is a derivative beneficiary of an |
|----|--|
| 2 | employment-based immigrant under section |
| 3 | 203(b) (as described in section 203(d)); or |
| 4 | "(iv) is the spouse, permanent part- |
| 5 | ner, or child of a refugee (as described in |
| 6 | section $207(c)(2)$) or an asylee (as de- |
| 7 | scribed in section 208(b)(3)).". |
| 8 | (2) Transition Period.— |
| 9 | (A) In general.—Notwithstanding a de- |
| 10 | nial or revocation of an application for an immi- |
| 11 | grant visa for an alien whose qualifying relative |
| 12 | died before the date of the enactment of this |
| 13 | Act, such application may be renewed by the |
| 14 | alien through a motion to reopen, without fee. |
| 15 | (B) Inapplicability of bars to |
| 16 | ENTRY.—Notwithstanding section 212(a)(9) of |
| 17 | the Immigration and Nationality Act (8 U.S.C. |
| 18 | 1182(a)(9)), an alien's application for an immi- |
| 19 | grant visa shall be considered if the alien was |
| 20 | excluded, deported, removed, or departed volun- |
| 21 | tarily before the date of the enactment of this |
| 22 | Act. |
| 23 | (c) Naturalization.—Section 319(a) of the Immi- |
| 24 | gration and Nationality Act (8 U.S.C. 1430(a)) is amend- |
| 25 | ed— |

| 1 | (1) by inserting "or permanent partner" after |
|----|---|
| 2 | "spouse" each place such term appears; |
| 3 | (2) by inserting "(or, if the spouse is deceased, |
| 4 | the spouse was a citizen of the United States)" after |
| 5 | "citizen of the United States"; and |
| 6 | (3) by inserting "or permanent partnership" |
| 7 | after "marital union". |
| 8 | (d) Waivers of Inadmissibility.—Section 212 of |
| 9 | the Immigration and Nationality Act (8 U.S.C. 1182) is |
| 10 | amended— |
| 11 | (1) by redesignating the second subsection (t) |
| 12 | as subsection (u); and |
| 13 | (2) by adding at the end the following: |
| 14 | "(v) Continued Waiver Eligibility for Widows, |
| 15 | WIDOWERS, AND ORPHANS.—In the case of an alien who |
| 16 | would have been statutorily eligible for any waiver of inad- |
| 17 | missibility under this Act but for the death of a qualifying |
| 18 | relative, the eligibility of such alien shall be preserved as |
| 19 | if the death had not occurred and the death of the quali- |
| 20 | fying relative shall be the functional equivalent of hardship |
| 21 | for purposes of any waiver of inadmissibility which re- |
| 22 | quires a showing of hardship.". |
| 23 | (e) Surviving Relative Consideration for Cer- |
| | |

| 1 | of the Immigration and Nationality Act (8 U.S.C. |
|----|--|
| 2 | 1154(l)(1)) is amended— |
| 3 | (1) by striking "who resided in the United |
| 4 | States at the time of the death of the qualifying rel- |
| 5 | ative and who continues to reside in the United |
| 6 | States''; and |
| 7 | (2) by striking "any related applications," and |
| 8 | inserting "any related applications (including affida- |
| 9 | vits of support),". |
| 10 | (f) Immediate Relatives.—Section 201(b)(2)(A)(i) |
| 11 | of the Immigration and Nationality Act (8 U.S.C. |
| 12 | 1151(b)(2)(A)(i)) is amended by striking "within 2 years |
| 13 | after such date". |
| 14 | (g) Family-Sponsored Immigrants.—Section |
| 15 | 212(a)(4)(C)(i) is amended— |
| 16 | (1) in subclause (I), by striking ", or" and in- |
| 17 | serting a semicolon; |
| 18 | (2) in subclause (II), by striking "or" at the |
| 19 | end; and |
| 20 | (3) by adding at the end the following: |
| 21 | "(IV) the status as a surviving |
| 22 | relative under section 204(l); or". |

| | 26 |
|----|---|
| 1 | SEC. 106. EXEMPTION FROM IMMIGRANT VISA LIMIT FOR |
| 2 | CERTAIN VETERANS WHO ARE NATIVES OF |
| 3 | THE PHILIPPINES. |
| 4 | (a) Short Title.—This section may be cited as the |
| 5 | "Filipino Veterans Family Reunification Act". |
| 6 | (b) Aliens Not Subject to Direct Numerical |
| 7 | LIMITATIONS.—Section 201(b)(1) of the Immigration and |
| 8 | Nationality Act (8 U.S.C. 1151(b)(1)) is amended by add- |
| 9 | ing at the end the following: |
| 10 | "(F) Aliens who are eligible for an immigrant |
| 11 | visa under paragraph (1) or (3) of section 203(a) |
| 12 | and who have a parent who was naturalized pursu- |
| 13 | ant to section 405 of the Immigration Act of 1990 |
| 14 | (8 U.S.C. 1440 note).". |
| 15 | SEC. 107. FIANCÉE CHILD STATUS PROTECTION. |
| 16 | (a) Definition.—Section 101(a)(15)(K)(iii) of the |
| 17 | Immigration and Nationality Act (8 U.S.C. |
| 18 | 1101(a)(15)(K)(iii)) is amended by inserting ", if a deter- |
| 19 | mination of the age of such minor child is made using |
| 20 | the age of the alien on the date on which the petition is |
| 21 | filed with the Secretary of Homeland Security to classify |
| 22 | the alien's parent as the fiancée or fiancé of a United |
| 23 | States citizen (in the case of an alien parent described in |

24 clause (i)) or as the spouse or permanent partner of a

25 United States citizen under section 201(b)(2)(A)(i) (in the

- 1 case of an alien parent described in clause (ii))" before
- 2 the semicolon at the end.
- 3 (b) Adjustment of Status Authorized.—Section
- 4 214(d) of the Immigration and Nationality Act (8 U.S.C.
- $5 \ 1184(d)(1)$) is amended—
- 6 (1) by redesignating paragraphs (2) and (3) as
- 7 paragraphs (3) and (4), respectively; and
- 8 (2) in paragraph (1), by striking "In the event"
- 9 and inserting the following:
- 10 "(2)(A) If an alien does not marry the petitioner
- 11 under paragraph (1) within 3 months after the alien and
- 12 the alien's minor children are admitted into the United
- 13 States, such alien and children shall be required to depart
- 14 from the United States. If such aliens fail to depart from
- 15 the United States, they shall be removed in accordance
- 16 with sections 240 and 241.
- 17 "(B) Subject to subparagraphs (C) and (D), if an
- 18 alien marries the petitioner described in section
- 19 101(a)(15)(K)(i) within 3 months after the alien is admit-
- 20 ted into the United States, the Secretary of Homeland Se-
- 21 curity or the Attorney General, subject to the provisions
- 22 of section 245(d), may adjust the status of the alien, and
- 23 any minor children accompanying or following to join the
- 24 alien, to that of an alien lawfully admitted for permanent
- 25 residence on a conditional basis under section 216 if the

- 1 alien and any such minor children apply for such adjust-
- 2 ment and are not determined to be inadmissible to the
- 3 United States.
- 4 "(C) Paragraphs (5) and (7)(A) of section 212(a)
- 5 shall not apply to an alien who is eligible to apply for ad-
- 6 justment of his or her status to an alien lawfully admitted
- 7 for permanent residence under this section.
- 8 "(D) An alien eligible for a waiver of inadmissibility
- 9 as otherwise authorized under this Act shall be permitted
- 10 to apply for adjustment of his or her status to that of
- 11 an alien lawfully admitted for permanent residence under
- 12 this section.".
- 13 (c) AGE DETERMINATION.—Section 245(d) of the
- 14 Immigration and Nationality Act (8 U.S.C. 1155(d)) is
- 15 amended—
- 16 (1) by inserting "(1)" before "The Attorney
- 17 General"; and
- 18 (2) by adding at the end the following:
- 19 "(2) A determination of the age of an alien admitted
- 20 to the United States under section 101(a)(15)(K)(iii) shall
- 21 be made, for purposes of adjustment to the status of an
- 22 alien lawfully admitted for permanent residence on a con-
- 23 ditional basis under section 216, using the age of the alien
- 24 on the date on which the petition is filed with the Sec-
- 25 retary of Homeland Security to classify the alien's parent

as the fiancée or fiancé of a United States citizen (in the case of an alien parent admitted to the United States 3 under section 101(a)(15)(K)(i) or as the spouse or per-4 manent partner of a United States citizen under section 5 201(b)(2)(A)(i) (in the case of an alien parent admitted to the United States under section 101(a)(15)(K)(ii)).". 6 7 (d) Effective Date.— 8 (1) IN GENERAL.—The amendments made by 9 this section shall be effective as if included in the 10 Immigration Marriage Fraud Amendments of 1986 11 (Public Law 99–639). 12 (2) APPLICABILITY.—The amendments made 13 by this section shall apply to all petitions or applica-14 tions described in such amendments that— 15 (A) are pending as of the date of the en-16 actment of this Act; or 17 (B) have been denied, but would have been 18 approved if such amendments had been in effect 19 at the time of adjudication of the petition or 20 application. 21 (3) MOTION TO REOPEN OR RECONSIDER.—A 22 motion to reopen or reconsider a petition or applica-23 tion described in paragraph (2)(B) shall be granted 24 if such motion is filed with the Secretary of Home-

- 1 land Security or the Attorney General not later than
- 2 years after the date of the enactment of this Act.

3 SEC. 108. EQUAL TREATMENT FOR ALL STEPCHILDREN.

- 4 Section 101(b)(1)(B) of the Immigration and Nation-
- 5 ality Act (8 U.S.C. 1101(b)(1)(B)) is amended by striking
- 6 ", provided the child had not reached the age of eighteen
- 7 years at the time the marriage creating the status of step-
- 8 child occurred".

9 SEC. 109. RETENTION OF PRIORITY DATES.

- 10 Section 203 of the Immigration and Nationality Act
- 11 (8 U.S.C. 1153) is amended—
- 12 (1) by amending subsection (h)(3) to read as
- follows:
- 14 "(3) RETENTION OF PRIORITY DATE.—If the
- age of an alien is determined under paragraph (1)
- to be 21 years of age or older for the purposes of
- subsections (a)(2)(A) and (d), and a parent of the
- alien files a family-based petition for such alien, the
- 19 priority date for such petition shall be the original
- 20 priority date issued upon receipt of the original
- 21 family- or employment-based petition for which ei-
- ther parent was a beneficiary."; and
- (2) by adding at the end the following:
- 24 "(i) PERMANENT PRIORITY DATES.—The priority
- 25 date for any family- or employment-based petition shall

- 1 be the date of filing of the petition with the Secretary of
- 2 Homeland Security (or the Secretary of State, if applica-
- 3 ble), unless the filing of the petition was preceded by the
- 4 filing of a labor certification with the Secretary of Labor,
- 5 in which case that date shall constitute the priority date.
- 6 The beneficiary of any petition shall retain his or her ear-
- 7 liest priority date based on any petition filed on his or
- 8 her behalf that was approvable when filed, regardless of
- 9 the category of subsequent petitions.".
- 10 SEC. 110. RELIEF FOR SPOUSES AND CHILDREN ON OTHER
- 11 VISAS.
- 12 (a) Work Authorization for Holders.—Section
- 13 214 of the Immigration and Nationality Act (8 U.S.C.
- 14 1184) is amended by adding at the end the following:
- 15 "(s) In the case of an alien spouse or child over the
- 16 age of 16 admitted under subparagraphs (E), (H), (L),
- 17 and (O) of section 101(a)(15)(H) who is accompanying
- 18 or following to join a principle alien admitted under such
- 19 section, the Secretary shall authorize such nonimmigrant
- 20 to engage in employment in the United States and provide
- 21 the nonimmigrant with an 'employment authorized' en-
- 22 dorsement or other appropriate work permit.".
- 23 (b) Protecting H-4 Children Who Age Out of
- 24 Status.—

| 1 | (1) Section 214(g)(4) of the Immigration and |
|----|---|
| 2 | Nationality Act (8 U.S.C. 1184(g)) is amending by |
| 3 | inserting at the end "The following exceptions apply: |
| 4 | "(A) Any alien who— |
| 5 | "(i) is the beneficiary of a petition |
| 6 | filed under section 204(a) of that Act for |
| 7 | a preference status under paragraph (1), |
| 8 | (2), or (3) of section 203(b) of that Act; |
| 9 | and |
| 10 | "(ii) is eligible to be granted that sta- |
| 11 | tus but for application of the per country |
| 12 | limitations applicable to immigrants under |
| 13 | those paragraphs, may apply for, and the |
| 14 | Attorney General may grant, an extension |
| 15 | of such nonimmigrant status until the |
| 16 | alien's application for adjustment of status |
| 17 | has been processed and a decision made |
| 18 | thereon. |
| 19 | "(B) The children, accompanying or fol- |
| 20 | lowing to join, an alien described in (A) shall be |
| 21 | eligible to apply for and receive an extension of |
| 22 | their nonimmigrant status, regardless of their |
| 23 | age, so long as— |
| | |

| 1 | (1) the parent of a minor described |
|----|--|
| 2 | in (A) maintains their nonimmigrant sta- |
| 3 | tus; and |
| 4 | "(ii) the alien was under 18 years of |
| 5 | age when they were first granted non- |
| 6 | immigrant status as an alien accom- |
| 7 | panying or following to join, the non- |
| 8 | immigrant parent.". |
| 9 | (2) Section 203(h) of the Immigration and Na- |
| 10 | tionality Act (8 U.S.C. 1153(h)) is amended by in- |
| 11 | serting at the end of the paragraph: |
| 12 | "(5) Notwithstanding paragraph (1), a deter- |
| 13 | mination of whether an alien described under section |
| 14 | 204(g)(4)(B) satisfies the age requirement for pur- |
| 15 | poses of a derivative visa or adjustment of status ap- |
| 16 | plication under paragraph (1), (2), or (3) of section |
| 17 | 203(b) of the of the Immigration and Nationality |
| 18 | Act shall be made using the age of the alien on the |
| 19 | date the petitioner files a petition on behalf of the |
| 20 | parent beneficiary with the Secretary of Homeland |
| 21 | Security (or the Secretary of State, if applicable), |
| 22 | unless the filing of the petition was preceded by the |
| 23 | filing of a labor certification with the Secretary of |
| 24 | Labor, in which case that date shall be used to iden- |
| 25 | tify the age.". |

| 1 | SEC. 111. EXTENSION OF THE APPLICATION PERIOD FOR |
|----|---|
| 2 | CERTAIN ALIENS PRESENT IN THE UNITED |
| 3 | STATES FOR ADJUSTMENT OF STATUS. |
| 4 | Section 245(i) of the Immigration and Nationality |
| 5 | Act (8 U.S.C. 1255(i)) is amended— |
| 6 | (1) in paragraph (1)— |
| 7 | (A) in subparagraph (A), in the undesig- |
| 8 | nated matter following clause (ii), by striking |
| 9 | the semicolon and inserting "; and"; |
| 10 | (B) in subparagraph (B)— |
| 11 | (i) in clause (i), by striking "April 30, |
| 12 | 2001" and inserting "the date that is not |
| 13 | later than 5 years after the date of the en- |
| 14 | actment of the Reuniting Families Act"; |
| 15 | and |
| 16 | (ii) in clause (ii), by striking "; and" |
| 17 | and inserting a period; and |
| 18 | (C) by striking subparagraph (C); and |
| 19 | (2) by amending paragraph (3)(B) to read as |
| 20 | follows: |
| 21 | "(B) Any remaining portion of such fees remitted |
| 22 | under such paragraphs shall be deposited into the Immi- |
| 23 | gration Examinations Fee Account established under sec- |
| 24 | tion 286(m).". |

| 1 | SEC. 112. EXPANSION OF CANCELLATION OF REMOVAL. |
|----|---|
| 2 | (a) In General.—Section 240A of the Immigration |
| 3 | and Nationality Act (8 U.S.C. 1229b) is amended— |
| 4 | (1) in subsection (b)— |
| 5 | (A) in paragraph (1)— |
| 6 | (i) in subparagraph (A), by striking |
| 7 | "10" and inserting "7"; and |
| 8 | (ii) by amending subparagraph (D) to |
| 9 | read as follows: |
| 10 | "(D) establishes that removal would result |
| 11 | in extreme hardship to— |
| 12 | "(i) the alien; or |
| 13 | "(ii) the alien's spouse or permanent |
| 14 | partner, parent, or child who is a citizen of |
| 15 | the United States or an alien lawfully ad- |
| 16 | mitted for permanent residence."; and |
| 17 | (B) by adding at the end the following: |
| 18 | "(7) Affirmative application process.— |
| 19 | "(A) IN GENERAL.—The Secretary of |
| 20 | Homeland Security may cancel the removal of, |
| 21 | and adjust to the status of an alien lawfully ad- |
| 22 | mitted for permanent residence, an alien de- |
| 23 | scribed in paragraph (1) or (2), who— |
| 24 | "(i) demonstrates that the alien is the |
| 25 | spouse, permanent partner, parent, son or |

| 1 | daughter, or legal guardian of a citizen of |
|----|--|
| 2 | the United States; and |
| 3 | "(ii) submits to the Secretary of |
| 4 | Homeland Security an application at such |
| 5 | time, in such manner, and containing such |
| 6 | information as the Secretary may reason- |
| 7 | ably require. |
| 8 | "(B) Numerical limitations.—Notwith- |
| 9 | standing any other provision of law, an alien |
| 10 | admitted to the United States under this sec- |
| 11 | tion shall not be subject to any numerical limi- |
| 12 | tation."; and |
| 13 | (2) by striking subsection (e). |
| 14 | (b) REGULATIONS.—The Secretary of Homeland Se- |
| 15 | curity shall promulgate regulations setting forth proce- |
| 16 | dures and requirements with respect to the processing and |
| 17 | adjudication of affirmative applications for cancellation of |
| 18 | removal under paragraph (7) of section 240A(b) of the |
| 19 | Immigration and Nationality Act (8 U.S.C. 1229b(b)), as |
| 20 | added by subsection (a)(1)(B). |
| 21 | SEC. 113. PROHIBITION ON REMOVAL OF ALIENS WITH |
| 22 | PENDING APPLICATIONS. |
| 23 | (a) In General.—Section 235 of the Immigration |
| | |

| 1 | (1) in the section heading, by inserting "; PRO- |
|----|---|
| 2 | HIBITION ON REMOVAL" after "HEARING"; and |
| 3 | (2) by adding at the end the following: |
| 4 | "(e) Prohibition on Removal of Aliens With |
| 5 | CERTAIN PENDING PETITIONS AND APPLICATIONS.— |
| 6 | "(1) Beneficiaries of petitions for immi- |
| 7 | GRANT VISAS.—An alien who is the beneficiary (in- |
| 8 | cluding a spouse or child of the principal alien, if eli- |
| 9 | gible to receive a visa under section 203(d)) of a pe- |
| 10 | tition for classification under section 204 that was |
| 11 | filed with the Secretary of Homeland Security and |
| 12 | who is prima facie eligible for approval may not be |
| 13 | removed while such petition or application is pending |
| 14 | or a decision on such petition or application is on |
| 15 | appeal. |
| 16 | "(2) Applicants for certain nonimmigrant |
| 17 | AND SPECIAL IMMIGRANT CLASSIFICATIONS AND |
| 18 | CANCELLATION OF REMOVAL.—An applicant for |
| 19 | classification as a nonimmigrant described in sub- |
| 20 | paragraph (T), (U), or (V) of section 101(a)(15), an |
| 21 | applicant for classification as a special immigrant |
| 22 | under section $101(a)(27)(J)$, or an applicant for |
| 23 | cancellation of removal under section 240A may not |
| 24 | be removed while such application is pending or a |
| 25 | decision on such application is on appeal.". |

| 1 | (b) Conforming Amendment.—The table of con- |
|----|---|
| 2 | tents at the beginning of the Immigration and Nationality |
| 3 | Act (8 U.S.C. 1101 et seq.) is amended by striking the |
| 4 | item relating to section 235 and inserting the following: |
| | "Sec. 235. Inspection by immigration officers; expedited removal of inadmissible arriving aliens; referral for hearing; prohibition on removal.". |
| 5 | TITLE II—UNITING AMERICAN |
| 6 | FAMILIES ACT |
| 7 | SEC. 201. DEFINITIONS OF PERMANENT PARTNER AND |
| 8 | PERMANENT PARTNERSHIP. |
| 9 | Section 101(a) of the Immigration and Nationality |
| 10 | Act (8 U.S.C. 1101(a)) is amended— |
| 11 | (1) in paragraph (15)(K)(ii), by inserting "or |
| 12 | permanent partnership" after "marriage"; and |
| 13 | (2) by adding at the end the following: |
| 14 | "(52) The term 'permanent partner' means an |
| 15 | individual 18 years of age or older who— |
| 16 | "(A) is in a committed, intimate relation- |
| 17 | ship with another individual 18 years of age or |
| 18 | older in which both parties intend a lifelong |
| 19 | commitment; |
| 20 | "(B) is financially interdependent with |
| 21 | that other individual, unless the Secretary of |
| 22 | Homeland Security or the Secretary of State |
| 23 | has determined, on a case-by-case basis, that |

| 1 | the requirement under this subparagraph is un- |
|----|--|
| 2 | reasonable; |
| 3 | "(C) is not married to or in a permanent |
| 4 | partnership with anyone other than that other |
| 5 | individual; |
| 6 | "(D) is unable to contract with that other |
| 7 | individual a marriage cognizable under this Act; |
| 8 | and |
| 9 | "(E) is not a first, second, or third degree |
| 10 | blood relation of that other individual. |
| 11 | "(53) The term 'permanent partnership' means |
| 12 | the relationship that exists between two permanent |
| 13 | partners. |
| 14 | "(54) The term 'alien permanent partner' |
| 15 | means the individual in a permanent partnership |
| 16 | who is being sponsored for a visa". |
| 17 | SEC. 202. DEFINITION OF CHILD. |
| 18 | (a) Titles I and II.—Section 101(b)(1) of the Im- |
| 19 | migration and Nationality Act (8 U.S.C. 1101(b)(1)) is |
| 20 | amended by adding at the end the following: |
| 21 | "(H)(i) a biological child of an alien permanent |
| 22 | partner if the child was under the age of 18 at the |
| 23 | time the permanent partnership was formed; or |
| 24 | "(ii) a child adopted by an alien permanent |
| 25 | partner while under the age of 16 years if the child |

1 has been in the legal custody of, and has resided 2 with, such adoptive parent for at least 2 years and 3 if the child was under the age of 18 at the time the 4 permanent partnership was formed.". 5 (b) TITLE III.—Section 101(c) of the Immigration 6 and Nationality Act (8 U.S.C. 1101(c)) is amended— (1) in paragraph (1), by inserting "or as de-7 8 scribed in subsection (b)(1)(H)" after "The term 9 'child' means an unmarried person under twenty-one 10 years of age"; and 11 (2) in paragraph (2), by inserting "or a de-12 ceased permanent partner of the deceased parent, 13 father, or mother," after "deceased parent, father, 14 and mother". 15 SEC. 203. NUMERICAL LIMITATIONS ON INDIVIDUAL FOR-16 EIGN STATES. 17 (a) PER COUNTRY LEVELS.—Section 202(a)(4) of 18 the Immigration and Nationality Act (8 U.S.C. 19 1152(a)(4)) is amended— 20 (1) in the paragraph heading, by inserting ", PERMANENT PARTNERS," after "SPOUSES"; 21 22 (2) in the heading of subparagraph (A), by in-23 serting PERMANENT PARTNERS," after

"SPOUSES": and

24

| 1 | (3) in the heading of subparagraph (C), by |
|----|---|
| 2 | striking "AND DAUGHTERS" and inserting "WITH- |
| 3 | OUT PERMANENT PARTNERS AND UNMARRIED |
| 4 | DAUGHTERS WITHOUT PERMANENT PARTNERS". |
| 5 | (b) Rules for Chargeability.—Section 202(b)(2) |
| 6 | of such Act (8 U.S.C. 1152(b)(2)) is amended— |
| 7 | (1) by inserting "or permanent partner" after |
| 8 | "spouse" each place it appears; and |
| 9 | (2) by inserting "or permanent partners" after |
| 10 | "husband and wife". |
| 11 | SEC. 204. ALLOCATION OF IMMIGRANT VISAS. |
| 12 | (a) Preference Allocation for Sons and |
| 13 | Daughters of Citizens.—Section 203(a)(3) of the Im- |
| 14 | migration and Nationality Act (8 U.S.C. 1153(a)(3)) is |
| 15 | amended— |
| 16 | (1) in the heading, by inserting "AND DAUGH- |
| 17 | TERS AND SONS WITH PERMANENT PARTNERS" after |
| 18 | "DAUGHTERS"; and |
| 19 | (2) by inserting ", or daughters or sons with |
| 20 | permanent partners," after "daughters". |
| 21 | (b) EMPLOYMENT CREATION.—Section |
| 22 | 203(b)(5)(A)(ii) of such Act (8 U.S.C. 1153(b)(5)(A)(ii)) |
| 23 | is amended by inserting "permanent partner," after |
| 24 | "spouse,". |

| 1 | (c) Treatment of Family Members.—Section |
|----|--|
| 2 | 203(d) of such Act (8 U.S.C. 1153(d)) is amended— |
| 3 | (1) by inserting ", permanent partner," after |
| 4 | "spouse" each place it appears; and |
| 5 | (2) by striking "or (E)" and inserting "(E), or |
| 6 | (H)". |
| 7 | SEC. 205. PROCEDURE FOR GRANTING IMMIGRANT STATUS. |
| 8 | (a) Classification Petitions.—Section 204(a)(1) |
| 9 | of the Immigration and Nationality Act (8 U.S.C. |
| 10 | 1154(a)(1)) is amended— |
| 11 | (1) in subparagraph (A)(ii), by inserting "or |
| 12 | permanent partner" after "spouse"; |
| 13 | (2) in subparagraph (A)(iii)— |
| 14 | (A) by inserting "or permanent partner" |
| 15 | after "spouse" each place it appears; and |
| 16 | (B) in subclause (I), by inserting "or per- |
| 17 | manent partnership" after "marriage" each |
| 18 | place it appears; |
| 19 | (3) in subparagraph $(A)(v)(I)$, by inserting |
| 20 | "permanent partner," after "is the spouse,"; |
| 21 | (4) in subparagraph (A)(vi)— |
| 22 | (A) by inserting "or termination of the |
| 23 | permanent partnership" after "divorce"; and |
| 24 | (B) by inserting ", permanent partner," |
| 25 | after "spouse"; and |

| 1 | (5) in subparagraph (B)— |
|----|---|
| 2 | (A) by inserting "or permanent partner" |
| 3 | after "spouse" each place it appears; |
| 4 | (B) by inserting "or permanent partner- |
| 5 | ship" after "marriage" in clause (ii)(I)(aa) and |
| 6 | the first place it appears in clause (ii)(I)(bb); |
| 7 | and |
| 8 | (C) in clause (ii)(II)(aa)(CC)(bbb), by in- |
| 9 | serting "(or the termination of the permanent |
| 10 | partnership)" after "termination of the mar- |
| 11 | riage". |
| 12 | (b) Immigration Fraud Prevention.—Section |
| 13 | 204(c) of such Act (8 U.S.C. 1154(c)) is amended— |
| 14 | (1) by inserting "or permanent partner" after |
| 15 | "spouse" each place it appears; and |
| 16 | (2) by inserting "or permanent partnership" |
| 17 | after "marriage" each place it appears. |
| 18 | (e) Restrictions on Petitions Based on Mar- |
| 19 | RIAGES ENTERED WHILE IN EXCLUSION OR DEPORTA- |
| 20 | TION PROCEEDINGS.—Section 204(g) of such Act (8 |
| 21 | U.S.C. 1154(g)) is amended by inserting "or permanent |
| 22 | partnership" after "marriage" each place it appears. |
| 23 | (d) Survival of Rights to Petition.—Section |
| 24 | 204(h) of such Act (8 U.S.C. 1154(h)) is amended— |

| 1 | (1) by inserting "or permanent partnership" |
|----|--|
| 2 | after "marriage" each place it appears; and |
| 3 | (2) by inserting "or formation of a new perma- |
| 4 | nent partnership" after "Remarriage". |
| 5 | SEC. 206. ANNUAL ADMISSION OF REFUGEES AND ADMIS- |
| 6 | SION OF EMERGENCY SITUATION REFUGEES. |
| 7 | Section 207(c) of the Immigration and Nationality |
| 8 | Act (8 U.S.C. 1157(c)) is amended— |
| 9 | (1) in paragraph (2)— |
| 10 | (A) by inserting "or permanent partner" |
| 11 | after "spouse" each place it appears; |
| 12 | (B) by inserting "or permanent partner's" |
| 13 | after "spouse's"; and |
| 14 | (C) in subparagraph (A)— |
| 15 | (i) by striking "or" after "(D),"; and |
| 16 | (ii) by inserting ", or (H)" after |
| 17 | "(E)"; and |
| 18 | (2) in paragraph (4), by inserting "or perma- |
| 19 | nent partner" after "spouse". |
| 20 | SEC. 207. ASYLUM. |
| 21 | Section 208(b)(3) of the Immigration and Nationality |
| 22 | Act (8 U.S.C. 1158(b)(3)) is amended— |
| 23 | (1) in the paragraph heading, by inserting "OR |
| 24 | PERMANENT PARTNER" after "SPOUSE"; and |
| 25 | (2) in subparagraph (A)— |
| | |

| 1 | (A) by inserting "or permanent partner" |
|----|---|
| 2 | after "spouse"; |
| 3 | (B) by striking "or" after "(D),"; and |
| 4 | (C) by inserting ", or (H)" after "(E)". |
| 5 | SEC. 208. ADJUSTMENT OF STATUS OF REFUGEES. |
| 6 | Section 209(b)(3) of the Immigration and Nationality |
| 7 | Act (8 U.S.C. 1159(b)(3)) is amended by inserting "or |
| 8 | permanent partner" after "spouse". |
| 9 | SEC. 209. INADMISSIBLE ALIENS. |
| 10 | (a) Classes of Aliens Ineligible for Visas or |
| 11 | Admission.—Section 212(a) of the Immigration and Na- |
| 12 | tionality Act (8 U.S.C. 1182(a)) is amended— |
| 13 | (1) in paragraph (3)(D)(iv), by inserting "per- |
| 14 | manent partner," after "spouse,"; |
| 15 | (2) in paragraph $(4)(C)(i)(I)$, by inserting ", |
| 16 | permanent partner," after "spouse"; |
| 17 | (3) in paragraph (6)(E)(ii), by inserting "per- |
| 18 | manent partner," after "spouse,"; and |
| 19 | (4) in paragraph (9)(B)(v), by inserting ", per- |
| 20 | manent partner," after "spouse". |
| 21 | (b) Waivers.—Section 212(d) of such Act (8 U.S.C. |
| 22 | 1182(d)) is amended— |
| 23 | (1) in paragraph (11), by inserting "permanent |
| 24 | partner," after "spouse,"; and |

| 1 | (2) in paragraph (12) , by inserting ", perma- |
|----|--|
| 2 | nent partner," after "spouse". |
| 3 | (c) Waivers of Inadmissibility on Health-Re- |
| 4 | LATED GROUNDS.—Section 212(g)(1)(A) of such Act (8 |
| 5 | U.S.C. 1182(g)(1)(A)) is amended by inserting "or per- |
| 6 | manent partner" after "spouse". |
| 7 | (d) Waivers of Inadmissibility on Criminal and |
| 8 | RELATED GROUNDS.—Section 212(h)(1)(B) of such Act |
| 9 | (8 U.S.C. 1182(h)(1)(B)) is amended by inserting "per- |
| 10 | manent partner," after "spouse,". |
| 11 | (e) Waiver of Inadmissibility for Misrepresen- |
| 12 | TATION.—Section 212(i)(1) of such Act (8 U.S.C. |
| 13 | 1182(i)(1)) is amended by inserting "permanent partner," |
| 14 | after "spouse,". |
| 15 | SEC. 210. NONIMMIGRANT STATUS FOR PERMANENT PART |
| 16 | NERS AWAITING THE AVAILABILITY OF AN |
| 17 | IMMIGRANT VISA. |
| 18 | Section 214 of the Immigration and Nationality Act |
| 19 | (8 U.S.C. 1184) is amended— |
| 20 | (1) in subsection (e)(2), by inserting "or per- |
| 21 | manent partner" after "spouse"; and |
| 22 | (2) in subsection (r)— |
| 23 | (A) in paragraph (1), by inserting "or per- |
| 24 | manent partner" after "spouse"; and |

| 1 | (B) by inserting "or permanent partner- |
|----|---|
| 2 | ship" after "marriage" each place it appears. |
| 3 | SEC. 211. DERIVATIVE STATUS FOR PERMANENT PART- |
| 4 | NERS OF NONIMMIGRANT VISA HOLDERS. |
| 5 | Section 101(a)(15) of the Immigration and Nation- |
| 6 | ality Act (8 U.S.C. 1101(a)(15)) is amended— |
| 7 | (1) in subparagraph (A)— |
| 8 | (A) in clause (i), by inserting ", which |
| 9 | shall include permanent partners" after "imme- |
| 10 | diate family"; |
| 11 | (B) in clause (ii), by inserting ", which |
| 12 | shall include permanent partners" after "imme- |
| 13 | diate families"; and |
| 14 | (C) in clause (iii), by inserting ", which |
| 15 | shall include permanent partners," after "im- |
| 16 | mediate families,"; |
| 17 | (2) in subparagraph (E), by inserting "or per- |
| 18 | manent partner" after "spouse"; |
| 19 | (3) in subparagraph (F)(ii), by inserting "or |
| 20 | permanent partner" after "spouse"; |
| 21 | (4) in subparagraph (G)(i), by inserting ", |
| 22 | which shall include his or her permanent partner" |
| 23 | after "members of his or their immediate family"; |

| 1 | (5) in subparagraph (G)(n), by inserting ", |
|----|---|
| 2 | which shall include permanent partners," after "the |
| 3 | members of their immediate families"; |
| 4 | (6) in subparagraph (G)(iii), by inserting ", |
| 5 | which shall include his permanent partner," after |
| 6 | "the members of his immediate family"; |
| 7 | (7) in subparagraph (G)(iv), by inserting ", |
| 8 | which shall include permanent partners" after "the |
| 9 | members of their immediate families"; |
| 10 | (8) in subparagraph (G)(v), by inserting ", |
| 11 | which shall include permanent partners" after "the |
| 12 | members of the immediate families"; |
| 13 | (9) in subparagraph (H), by inserting "or per- |
| 14 | manent partner" after "spouse"; |
| 15 | (10) in subparagraph (I), by inserting "or per- |
| 16 | manent partner" after "spouse"; |
| 17 | (11) in subparagraph (J), by inserting "or per- |
| 18 | manent partner" after "spouse"; |
| 19 | (12) in subparagraph (L), by inserting "or per- |
| 20 | manent partner" after "spouse"; |
| 21 | (13) in subparagraph (M)(ii), by inserting "or |
| 22 | permanent partner" after "spouse"; |
| 23 | (14) in subparagraph (O)(iii), by inserting "or |
| 24 | permanent partner" after "spouse"; |

| 1 | (15) in subparagraph (P)(iv), by inserting for |
|----|--|
| 2 | permanent partner" after "spouse"; |
| 3 | (16) in subparagraph (Q)(ii)(II), by inserting |
| 4 | "or permanent partner" after "spouse"; |
| 5 | (17) in subparagraph (R), by inserting "or per- |
| 6 | manent partner" after "spouse"; |
| 7 | (18) in subparagraph (S), by inserting "or per- |
| 8 | manent partner" after "spouse"; |
| 9 | (19) in subparagraph (T)(ii)(I), by inserting |
| 10 | "or permanent partner" after "spouse"; |
| 11 | (20) in subparagraph (T)(ii)(II), by inserting |
| 12 | "or permanent partner" after "spouse"; |
| 13 | (21) in subparagraph (U)(ii)(I), by inserting |
| 14 | "or permanent partner" after "spouse"; |
| 15 | (22) in subparagraph $(U)(ii)(II)$, by inserting |
| 16 | "or permanent partner" after "spouse"; and |
| 17 | (23) in subparagraph (V), by inserting "perma- |
| 18 | nent partner or" after "beneficiary (including a". |
| 19 | SEC. 212. CONDITIONAL PERMANENT RESIDENT STATUS |
| 20 | FOR CERTAIN ALIEN SPOUSES, PERMANENT |
| 21 | PARTNERS, AND SONS AND DAUGHTERS. |
| 22 | (a) Section Heading.— |
| 23 | (1) In general.—The heading for section 216 |
| 24 | of the Immigration and Nationality Act (8 U.S.C. |

| 1 | 1186a) is amended by inserting "AND PERMANENT |
|----|---|
| 2 | PARTNERS" after "SPOUSES". |
| 3 | (2) CLERICAL AMENDMENT.—The table of con- |
| 4 | tents of such Act is amended by amending the item |
| 5 | relating to section 216 to read as follows: |
| | "Sec. 216. Conditional permanent resident status for certain alien spouses and permanent partners and sons and daughters.". |
| 6 | (b) In General.—Section 216(a) of such Act (8 |
| 7 | U.S.C. 1186a(a)) is amended— |
| 8 | (1) in paragraph (1), by inserting "or perma- |
| 9 | nent partner" after "spouse"; |
| 10 | (2) in paragraph (2)(A), by inserting "or per- |
| 11 | manent partner" after "spouse"; |
| 12 | (3) in paragraph (2)(B), by inserting "perma- |
| 13 | nent partner," after "spouse,"; and |
| 14 | (4) in paragraph (2)(C), by inserting "perma- |
| 15 | nent partner," after "spouse,". |
| 16 | (c) TERMINATION OF STATUS IF FINDING THAT |
| 17 | QUALIFYING MARRIAGE IMPROPER.—Section 216(b) of |
| 18 | such Act (8 U.S.C. 1186a(b)) is amended— |
| 19 | (1) in the heading, by inserting "OR PERMA- |
| 20 | NENT PARTNERSHIP" after "MARRIAGE"; |
| 21 | (2) in paragraph (1)(A), by inserting "or per- |
| 22 | manent partnership" after "marriage"; and |
| 23 | (3) in paragraph (1)(A)(ii)— |

| 1 | (A) by inserting "or has ceased to satisfy |
|----|---|
| 2 | the criteria for being considered a permanent |
| 3 | partnership under this Act," after "termi- |
| 4 | nated,"; and |
| 5 | (B) by inserting "or permanent partner" |
| 6 | after "spouse". |
| 7 | (d) Requirements of Timely Petition and |
| 8 | Interview for Removal of Condition.—Section |
| 9 | 216(c) of such Act (8 U.S.C. 1186a(c)) is amended— |
| 10 | (1) in paragraphs (1), $(2)(A)(ii)$, $(3)(A)(ii)$, |
| 11 | (3)(C), $(4)(B)$, and $(4)(C)$, by inserting "or perma- |
| 12 | nent partner" after "spouse" each place it appears; |
| 13 | and |
| 14 | (2) in paragraph (3)(A), in the matter following |
| 15 | clause (ii), and in paragraphs (3)(D), (4)(B), and |
| 16 | (4)(C), by inserting "or permanent partnership" |
| 17 | after "marriage" each place it appears. |
| 18 | (e) Contents of Petition.—Section 216(d)(1) of |
| 19 | such Act (8 U.S.C. 1186a(d)(1)) is amended— |
| 20 | (1) in the heading of subparagraph (A), by in- |
| 21 | serting "OR PERMANENT PARTNERSHIP" after "MAR- |
| 22 | RIAGE''; |
| 23 | (2) in subparagraph (A)(i), by inserting "or |
| 24 | permanent partnership" after "marriage"; |

| 1 | (3) in subparagraph (A)(1)(1), by inserting be- |
|----|---|
| 2 | fore the comma at the end ", or is a permanent |
| 3 | partnership recognized under this Act"; |
| 4 | (4) in subparagraph (A)(i)(II)— |
| 5 | (A) by inserting "or has not ceased to sat- |
| 6 | isfy the criteria for being considered a perma- |
| 7 | nent partnership under this Act," after "termi- |
| 8 | nated,"; and |
| 9 | (B) by inserting "or permanent partner" |
| 10 | after "spouse"; |
| 11 | (5) in subparagraph (A)(ii), by inserting "or |
| 12 | permanent partner" after "spouse"; and |
| 13 | (6) in subparagraph (B)(i)— |
| 14 | (A) by inserting "or permanent partner- |
| 15 | ship" after "marriage"; and |
| 16 | (B) by inserting "or permanent partner" |
| 17 | after "spouse". |
| 18 | (f) Definitions.—Section 216(g) of such Act (8 |
| 19 | U.S.C. 1186a(g)) is amended— |
| 20 | (1) in paragraph (1)— |
| 21 | (A) by inserting "or permanent partner" |
| 22 | after "spouse" each place it appears; and |
| 23 | (B) by inserting "or permanent partner- |
| 24 | ship" after "marriage" each place it appears; |

| 1 | (2) in paragraph (2), by inserting "or perma- |
|--|--|
| 2 | nent partnership" after "marriage"; |
| 3 | (3) in paragraph (3), by inserting "or perma- |
| 4 | nent partnership" after "marriage"; and |
| 5 | (4) in paragraph (4)— |
| 6 | (A) by inserting "or permanent partner" |
| 7 | after "spouse" each place it appears; and |
| 8 | (B) by inserting "or permanent partner |
| 9 | ship" after "marriage". |
| 10 | SEC. 213. CONDITIONAL PERMANENT RESIDENT STATUS |
| 11 | FOR CERTAIN ALIEN ENTREPRENEURS |
| 12 | SPOUSES, PERMANENT PARTNERS, AND CHIL |
| | · · · · · · · · · · · · · · · · · · · |
| 13 | DREN. |
| | |
| 13 | DREN. |
| 13 14 | DREN. (a) Section Heading.— |
| 13 14 15 | DREN. (a) Section Heading.— (1) In general.—The heading for section |
| 13 14 15 16 | DREN. (a) Section Heading.— (1) In General.—The heading for section 216A of the Immigration and Nationality Act (8) |
| 13 14 15 16 | DREN. (a) Section Heading.— (1) In General.—The heading for section 216A of the Immigration and Nationality Act (8 U.S.C. 1186b) is amended by inserting "OR PERMANA" |
| 13 14 15 16 17 | DREN. (a) Section Heading.— (1) In General.—The heading for section 216A of the Immigration and Nationality Act (8 U.S.C. 1186b) is amended by inserting "OR PERMANENT PARTNERS" after "SPOUSES". |
| 13 14 15 16 17 18 | DREN. (a) Section Heading.— (1) In General.—The heading for section 216A of the Immigration and Nationality Act (8 U.S.C. 1186b) is amended by inserting "OR PERMANENT PARTNERS" after "SPOUSES". (2) Clerical Amendment.—The table of confidence of the confidence o |
| 13 14 15 16 17 18 19 | DREN. (a) Section Heading.— (1) In General.—The heading for section 216A of the Immigration and Nationality Act (8 U.S.C. 1186b) is amended by inserting "OR PERMANENT PARTNERS" after "SPOUSES". (2) Clerical amended by amending the item tents of such Act is amended by amending the item. |
| 13 14 15 16 17 18 19 | DREN. (a) SECTION HEADING.— (1) IN GENERAL.—The heading for section 216A of the Immigration and Nationality Act (8 U.S.C. 1186b) is amended by inserting "OR PERMANNENT PARTNERS" after "SPOUSES". (2) CLERICAL AMENDMENT.—The table of contents of such Act is amended by amending the item relating to section 216A to read as follows: "Sec. 216A. Conditional permanent resident status for certain alien entre |

- 1 (2)(B), and (2)(C), by inserting "or permanent partner"
- 2 after "spouse" each place it appears.
- 3 (c) Termination of Status if Finding That
- 4 QUALIFYING ENTREPRENEURSHIP IMPROPER.—Section
- 5 216A(b)(1) of such Act (8 U.S.C. 1186b(b)(1)) is amend-
- 6 ed by inserting "or permanent partner" after "spouse" in
- 7 the matter following subparagraph (C).
- 8 (d) Requirements of Timely Petition and
- 9 Interview for Removal of Condition.—Section
- 10 216A(c) of such Act (8 U.S.C. 1186b(c)) is amended, in
- 11 paragraphs (1), (2)(A)(ii), and (3)(C), by inserting "or
- 12 permanent partner" after "spouse".
- 13 (e) Definitions.—Section 216A(f)(2) of such Act (8
- 14 U.S.C. 1186b(f)(2)) is amended by inserting "or perma-
- 15 nent partner" after "spouse" each place it appears.
- 16 SEC. 214. DEPORTABLE ALIENS.
- 17 Section 237(a) of the Immigration and Nationality
- 18 Act (8 U.S.C. 1227(a)) is amended—
- 19 (1) in paragraph (1)(D)(i), by inserting "or
- permanent partners" after "spouses" each place it
- 21 appears;
- 22 (2) in paragraphs (1)(E)(ii), (1)(E)(iii), and
- 23 (1)(H)(I)(I), by inserting "or permanent partner"
- after "spouse"; and

| 1 | (3) in paragraphs $(2)(E)(i)$ and $(3)(C)(ii)$, by |
|---|--|
| 2 | inserting "or permanent partner" after "spouse" |
| 3 | each place it appears. |
| 4 | SEC. 215. REMOVAL PROCEEDINGS. |
| 5 | Section 240 of the Immigration and Nationality Act |
| 6 | (8 U.S.C. 1229a) is amended— |
| 7 | (1) in the heading of subsection $(c)(7)(C)(iv)$, |
| 8 | by inserting "PERMANENT PARTNERS," after |
| 9 | "SPOUSES,"; and |
| 10 | (2) in subsection $(e)(1)$, by inserting "or per- |
| 11 | manent partner" after "spouse". |
| 12 | SEC. 216. CANCELLATION OF REMOVAL; ADJUSTMENT OF |
| | |
| 13 | STATUS. |
| 13 14 | Section 240A(b) of the Immigration and Nationality |
| | |
| 14 | Section 240A(b) of the Immigration and Nationality |
| 14 15 | Section 240A(b) of the Immigration and Nationality Act (8 U.S.C. 1229b(b)) is amended— |
| 141516 | Section 240A(b) of the Immigration and Nationality Act (8 U.S.C. 1229b(b)) is amended— (1) in the heading for paragraph (2), by insert- |
| 14151617 | Section 240A(b) of the Immigration and Nationality Act (8 U.S.C. 1229b(b)) is amended— (1) in the heading for paragraph (2), by inserting ", PERMANENT PARTNER," after "SPOUSE"; and |
| 14 15 16 17 18 | Section 240A(b) of the Immigration and Nationality Act (8 U.S.C. 1229b(b)) is amended— (1) in the heading for paragraph (2), by inserting ", PERMANENT PARTNER," after "SPOUSE"; and (2) in paragraph (2)(A), by inserting ", perma- |
| 14 15 16 17 18 19 | Section 240A(b) of the Immigration and Nationality Act (8 U.S.C. 1229b(b)) is amended— (1) in the heading for paragraph (2), by inserting ", PERMANENT PARTNER," after "SPOUSE"; and (2) in paragraph (2)(A), by inserting ", permanent partner," after "spouse" each place it appears. |
| 14 15 16 17 18 19 20 | Section 240A(b) of the Immigration and Nationality Act (8 U.S.C. 1229b(b)) is amended— (1) in the heading for paragraph (2), by inserting ", PERMANENT PARTNER," after "SPOUSE"; and (2) in paragraph (2)(A), by inserting ", permanent partner," after "spouse" each place it appears. SEC. 217. ADJUSTMENT OF STATUS OF NONIMMIGRANT TO |
| 14 15 16 17 18 19 20 21 | Section 240A(b) of the Immigration and Nationality Act (8 U.S.C. 1229b(b)) is amended— (1) in the heading for paragraph (2), by inserting ", PERMANENT PARTNER," after "SPOUSE"; and (2) in paragraph (2)(A), by inserting ", permanent partner," after "spouse" each place it appears. SEC. 217. ADJUSTMENT OF STATUS OF NONIMMIGRANT TO THAT OF PERSON ADMITTED FOR PERMA- |

- 1 U.S.C. 1255(d)) is amended by inserting "or permanent
- 2 partnership" after "marriage".
- 3 (b) Avoiding Immigration Fraud.—Section 245(e)
- 4 of such Act (8 U.S.C. 1255(e)) is amended—
- 5 (1) in paragraph (1), by inserting "or perma-
- 6 nent partnership" after "marriage"; and
- 7 (2) by adding at the end the following new
- 8 paragraph:
- 9 "(4) Paragraph (1) and section 204(g) shall not
- 10 apply with respect to a permanent partnership if the alien
- 11 establishes by clear and convincing evidence to the satis-
- 12 faction of the Secretary of Homeland Security that the
- 13 permanent partnership was entered into in good faith and
- 14 in accordance with section 101(a)(52) and the permanent
- 15 partnership was not entered into for the purpose of pro-
- 16 curing the alien's admission as an immigrant and no fee
- 17 or other consideration was given (other than a fee or other
- 18 consideration to an attorney for assistance in preparation
- 19 of a lawful petition) for the filing of a petition under sec-
- 20 tion 204(a) or 214(d) with respect to the alien permanent
- 21 partner. In accordance with regulations, there shall be
- 22 only one level of administrative appellate review for each
- 23 alien under the previous sentence.".
- 24 (c) Adjustment of Status for Certain Aliens
- 25 Paying Fee.—Section 245(i)(1) of such Act (8 U.S.C.

1 1255(i)(1)) is amended by inserting "or permanent partner" after "spouse" each place it appears. 3 (d) Adjustment of Status for Certain Alien Informants.—Section 245(j) of such Act (8 U.S.C. 1255(j)) is amended— 6 (1) in paragraph (1)— (A) by inserting "or permanent partner" 7 after "spouse"; and 8 9 (B) by inserting "sons and daughters with 10 permanent partners," and without after "daughters,"; and 11 12 (2) in paragraph (2)— (A) by inserting "or permanent partner" 13 14 after "spouse"; and (B) by inserting "sons and daughters with 15 16 permanent partners," and without after 17 "daughters,". 18 (e) Trafficking.—Section 245(l)(1) of such Act is amended by inserting "permanent partner," 19

20 "spouse,".

| 1 | SEC. 218. APPLICATION OF CRIMINAL PENALTIES FOR MIS- |
|----------------------------|---|
| 2 | REPRESENTATION AND CONCEALMENT OF |
| 3 | FACTS REGARDING PERMANENT PARTNER- |
| 4 | SHIPS. |
| 5 | Section 275(e) of the Immigration and Nationality |
| 6 | Act (8 U.S.C. 1325(c)) is amended to read as follows: |
| 7 | "(c) Any individual who knowingly enters into a mar- |
| 8 | riage or permanent partnership for the purpose of evading |
| 9 | any provision of the immigration laws shall be imprisoned |
| 10 | for not more than 5 years, or fined not more than |
| 11 | \$250,000, or both.". |
| 12 | SEC. 219. REQUIREMENTS AS TO RESIDENCE, GOOD MORAL |
| 13 | CHARACTER, ATTACHMENT TO THE PRIN- |
| 14 | CIPLES OF THE CONSTITUTION. |
| 15 | Section 316(b) of the Immigration and Nationality |
| 16 | Act (8 U.S.C. 1427(b)) is amended by inserting "or per- |
| 17 | manant nantnan' after "anonga" |
| | manent partner" after "spouse". |
| 18 | SEC. 220. NATURALIZATION FOR PERMANENT PARTNERS |
| 18 19 | |
| | SEC. 220. NATURALIZATION FOR PERMANENT PARTNERS |
| 19 | SEC. 220. NATURALIZATION FOR PERMANENT PARTNERS OF CITIZENS. |
| 19 20 | SEC. 220. NATURALIZATION FOR PERMANENT PARTNERS OF CITIZENS. Section 319 of the Immigration and Nationality Act |
| 19 20 21 | SEC. 220. NATURALIZATION FOR PERMANENT PARTNERS OF CITIZENS. Section 319 of the Immigration and Nationality Act (8 U.S.C. 1430) is amended— |
| 19 20 21 22 | SEC. 220. NATURALIZATION FOR PERMANENT PARTNERS OF CITIZENS. Section 319 of the Immigration and Nationality Act (8 U.S.C. 1430) is amended— (1) in subsection (b)(1), by inserting "or per- |
| 19 20 21 22 23 | SEC. 220. NATURALIZATION FOR PERMANENT PARTNERS OF CITIZENS. Section 319 of the Immigration and Nationality Act (8 U.S.C. 1430) is amended— (1) in subsection (b)(1), by inserting "or permanent partner" after "spouse"; |

| 1 | (A) by inserting "or permanent partner" |
|---|--|
| 2 | after "spouse" each place it appears; and |
| 3 | (B) by inserting "or permanent partner- |
| 4 | ship" after "marital union"; |
| 5 | (4) in subsection $(e)(1)$ — |
| 6 | (A) by inserting "or permanent partner" |
| 7 | after "spouse"; and |
| 8 | (B) by inserting "or permanent partner- |
| 9 | ship" after "marital union"; and |
| 10 | (5) in subsection $(e)(2)$, by inserting "or per- |
| 11 | manent partner" after "spouse". |
| 12 | SEC. 221. APPLICATION OF FAMILY UNITY PROVISIONS TO |
| | |
| 13 | PERMANENT PARTNERS OF CERTAIN LIFE |
| 1314 | PERMANENT PARTNERS OF CERTAIN LIFE ACT BENEFICIARIES. |
| | |
| 14 15 | ACT BENEFICIARIES. |
| 141516 | ACT BENEFICIARIES. Section 1504 of the LIFE Act (division B of the Mis- |
| 141516 | ACT BENEFICIARIES. Section 1504 of the LIFE Act (division B of the Miscellaneous Appropriations Act, 2001, as enacted into law |
| 14151617 | ACT BENEFICIARIES. Section 1504 of the LIFE Act (division B of the Miscellaneous Appropriations Act, 2001, as enacted into law by section 1(a)(4) of Public Law 106–554) is amended— |
| 14 15 16 17 18 | ACT BENEFICIARIES. Section 1504 of the LIFE Act (division B of the Miscellaneous Appropriations Act, 2001, as enacted into law by section 1(a)(4) of Public Law 106–554) is amended— (1) in the heading, by inserting ", PERMA- |
| 14 15 16 17 18 19 | ACT BENEFICIARIES. Section 1504 of the LIFE Act (division B of the Miscellaneous Appropriations Act, 2001, as enacted into law by section 1(a)(4) of Public Law 106–554) is amended— (1) in the heading, by inserting ", PERMANENT PARTNERS," after "SPOUSES"; |
| 14 15 16 17 18 19 20 | ACT BENEFICIARIES. Section 1504 of the LIFE Act (division B of the Miscellaneous Appropriations Act, 2001, as enacted into law by section 1(a)(4) of Public Law 106–554) is amended— (1) in the heading, by inserting ", PERMANENT PARTNERS," after "SPOUSES"; (2) in subsection (a), by inserting ", permanent |
| 14 15 16 17 18 19 20 21 | ACT BENEFICIARIES. Section 1504 of the LIFE Act (division B of the Miscellaneous Appropriations Act, 2001, as enacted into law by section 1(a)(4) of Public Law 106–554) is amended— (1) in the heading, by inserting ", PERMANENT PARTNERS," after "SPOUSES"; (2) in subsection (a), by inserting ", permanent partner," after "spouse"; and |
| 14 15 16 17 18 19 20 21 22 | ACT BENEFICIARIES. Section 1504 of the LIFE Act (division B of the Miscellaneous Appropriations Act, 2001, as enacted into law by section 1(a)(4) of Public Law 106–554) is amended— (1) in the heading, by inserting ", PERMANIENT PARTNERS," after "SPOUSES"; (2) in subsection (a), by inserting ", permanent partner," after "spouse"; and (3) in each of subsections (b) and (c)— |

| 1 | (B) by inserting ", permanent partner," |
|----|---|
| 2 | after "spouse" each place it appears. |
| 3 | SEC. 222. APPLICATION TO CUBAN ADJUSTMENT ACT. |
| 4 | (a) In General.—The first section of Public Law |
| 5 | 89–732 (November 2, 1966; 8 U.S.C. 1255 note) is |
| 6 | amended— |
| 7 | (1) in the next to last sentence, by inserting ", |
| 8 | permanent partner," after "spouse" the first two |
| 9 | places it appears; and |
| 10 | (2) in the last sentence, by inserting ", perma- |
| 11 | nent partners," after "spouses". |
| 12 | (b) Conforming Amendments.— |
| 13 | (1) Immigration and nationality act.—Sec- |
| 14 | tion 101(a)(51)(D) of the Immigration and Nation- |
| 15 | ality Act (8 U.S.C. 1101(a)(51)(D)) is amended by |
| 16 | striking "or spouse" and inserting ", spouse, or per- |
| 17 | manent partner". |
| 18 | (2) VIOLENCE AGAINST WOMEN ACT.—Section |
| 19 | 1506(c)(2)(A)(I)(IV) of the Violence Against Women |
| 20 | Act of 2000 (8 U.S.C. 1229a note; division B of |
| 21 | Public Law 106–386) is amended by striking "or |
| 22 | spouse" and inserting ", spouse, or permanent part- |
| 23 | ner''. |

1 SEC. 223. NATIONALITY AT BIRTH.

| 2 | Section 301 of the Immigration and Nationality Act |
|----|--|
| 3 | (8 U.S.C. 1401) is amended by adding at the end the fol- |
| 4 | lowing: |
| 5 | "(i) Any reference to "a person born of parents" in |
| 6 | this section shall include the following: |
| 7 | "(1) Any legally recognized parent-child rela- |
| 8 | tionship formed within the first year of a person's |
| 9 | life regardless of any genetic or gestational relation- |
| 10 | ship. |
| 11 | "(2) Either parent of a child born through As- |
| 12 | sisted Reproductive Technology who is legally recog- |
| 13 | nized as a parent in the relevant jurisdiction regard- |
| 14 | less of any genetic or gestational relationship. |
| 15 | "(3) The spouse of a parent at the time of |
| 16 | birth, where both of the following apply: |
| 17 | "(A) At least one parent is a legally recog- |
| 18 | nized parent. |
| 19 | "(B) The marriage occurred before the |
| 20 | child's birth and is recognized in the United |
| 21 | States, regardless of where the parents reside.". |

| 1 | TITLE | III—PROMOTING | DIVER- |
|---|-------|---------------|--------|
| L | | | |

- 2 SITY AND PROTECTING
- 3 AGAINST DISCRIMINATION IN
- 4 OUR IMMIGRATION SYSTEM
- 5 SEC. 301. INCREASING DIVERSITY VISAS.
- 6 Section 201(e) of the Immigration and Nationality
- 7 Act (8 U.S.C. 1151(e)) is amended by striking "55,000"
- 8 and inserting "80,000".
- 9 SEC. 302. ADDRESSING THE IMPACT OF THE MUSLIM AND
- 10 AFRICAN BANS.
- 11 Section 201 of the Immigration and Nationality Act
- 12 (8 U.S.C. 1151) is amended by adding at the end the fol-
- 13 lowing:
- 14 "(g) DIVERSITY VISAS.—Notwithstanding section
- 15 204(a)(1)(I)(ii)(II), an immigrant visa for an alien se-
- 16 lected in accordance with section 203(e)(2) in fiscal year
- $17\ 2017,\ 2018,\ 2019,\ 2020,\ 2021,\ {\rm or}\ 2022$ shall remain
- 18 available to such alien (and the spouse and children of
- 19 such alien) if—
- 20 "(1) the alien was refused a visa, prevented
- 21 from seeking admission, or denied admission to the
- 22 United States solely because of Executive Order
- 23 13769, Executive Order 13780, Presidential Procla-
- mation 9645, or Presidential Proclamation 9983; or

| 1 | "(2) because of restrictions or limitations on |
|--|--|
| 2 | visa processing, visa issuance, travel, or other effects |
| 3 | associated with the COVID-19 public health emer- |
| 4 | gency— |
| 5 | "(A) the alien was unable to receive a visa |
| 6 | interview despite submitting an Online Immi- |
| 7 | grant Visa and Alien Registration Application |
| 8 | (Form DS-260) to the Secretary of State; or |
| 9 | "(B) the alien was unable to seek admis- |
| 10 | sion or was denied admission to the United |
| 11 | States despite being approved for a visa under |
| 12 | section 203(c).". |
| | |
| 13 | TITLE IV—ADDRESSING THE |
| 13 14 | TITLE IV—ADDRESSING THE NEEDS OF REFUGEE FAMILIES |
| | |
| 14 | NEEDS OF REFUGEE FAMILIES |
| 14 15 | NEEDS OF REFUGEE FAMILIES SEC. 401. PRIORITIZATION OF FAMILY REUNIFICATION IN |
| 14 15 16 17 | NEEDS OF REFUGEE FAMILIES SEC. 401. PRIORITIZATION OF FAMILY REUNIFICATION IN REFUGEE RESETTLEMENT PROCESS. |
| 14 15 16 17 | NEEDS OF REFUGEE FAMILIES SEC. 401. PRIORITIZATION OF FAMILY REUNIFICATION IN REFUGEE RESETTLEMENT PROCESS. (a) IN GENERAL.—The Secretary of State shall |
| 14 15 16 17 | NEEDS OF REFUGEE FAMILIES SEC. 401. PRIORITIZATION OF FAMILY REUNIFICATION IN REFUGEE RESETTLEMENT PROCESS. (a) IN GENERAL.—The Secretary of State shall prioritize refugees seeking reunification with relatives liv- |
| 114 115 116 117 118 | NEEDS OF REFUGEE FAMILIES SEC. 401. PRIORITIZATION OF FAMILY REUNIFICATION IN REFUGEE RESETTLEMENT PROCESS. (a) IN GENERAL.—The Secretary of State shall prioritize refugees seeking reunification with relatives living in the United States, regardless of the nationality of |
| 14 15 16 17 18 19 20 | NEEDS OF REFUGEE FAMILIES SEC. 401. PRIORITIZATION OF FAMILY REUNIFICATION IN REFUGEE RESETTLEMENT PROCESS. (a) IN GENERAL.—The Secretary of State shall prioritize refugees seeking reunification with relatives living in the United States, regardless of the nationality of such refugees. |
| 14 15 16 17 18 19 20 21 | NEEDS OF REFUGEE FAMILIES SEC. 401. PRIORITIZATION OF FAMILY REUNIFICATION IN REFUGEE RESETTLEMENT PROCESS. (a) IN GENERAL.—The Secretary of State shall prioritize refugees seeking reunification with relatives living in the United States, regardless of the nationality of such refugees. (b) REGULATIONS.— |
| 14 15 16 17 18 19 20 21 | NEEDS OF REFUGEE FAMILIES SEC. 401. PRIORITIZATION OF FAMILY REUNIFICATION IN REFUGEE RESETTLEMENT PROCESS. (a) IN GENERAL.—The Secretary of State shall prioritize refugees seeking reunification with relatives living in the United States, regardless of the nationality of such refugees. (b) REGULATIONS.— (1) IN GENERAL.—The Secretary of State, in |

| 1 | a refugee shall not be excluded from being inter- |
|----|---|
| 2 | viewed for refugee status based on— |
| 3 | (A) a close family relationship to a citizen |
| 4 | or lawful permanent resident of the United |
| 5 | States; |
| 6 | (B) a potential qualification of the indi- |
| 7 | vidual for an immigrant visa; or |
| 8 | (C) a pending application by the individual |
| 9 | for admission to the United States. |
| 10 | (2) Simultaneous consideration.—The reg- |
| 11 | ulations promulgated under paragraph (1) shall en- |
| 12 | sure that an applicant for admission as a refugee is |
| 13 | permitted to pursue simultaneously admission to the |
| 14 | United States— |
| 15 | (A) as a refugee; and |
| 16 | (B) under any visa category for which the |
| 17 | applicant may be eligible. |
| 18 | (e) Notice of Separate Travel.—In the case of |
| 19 | an applicant for admission under section 207 of the Immi- |
| 20 | gration and Nationality Act (8 U.S.C. 1157) the applica- |
| 21 | tion of whom is placed on hold for more than three months |
| 22 | and one or more members of the family of the applicant |
| 23 | have separate pending applications for admission under |
| 24 | such section, the Secretary of Homeland Security shall— |

1 (1) notify any individual on that case who is eli-2 gible to travel separately of the option to separate 3 the case of the individual from the family unit; and 4 (2) permit the individual to travel based on the 5 satisfaction by the individual of all security and 6 other requirements for a refugee application. 7 (d) Use of Embassy Referrals.— 8 (1) IN GENERAL.—The Secretary of State shall 9 set forth a plan to ensure that each United States 10 embassy and consulate is equipped and enabled to 11 refer individuals in need of resettlement to the 12 United States refugee admissions program. 13 (2) Training.—The Secretary of State shall 14 undertake training for embassy personnel to ensure 15 that each embassy and consulate has sufficient 16 knowledge and expertise to carry out this paragraph. 17 SEC. 402. PRIORITY 3 FAMILY REUNIFICATION CASES. 18 (a) In General.—Because of the importance of reuniting immediate refugee families who have been sepa-19 20 rated while fleeing from persecution, Priority 3 processing 21 shall be made available to individuals of all nationalities, 22 including stateless individuals. 23 (b) Universal Eligibility for All Nationali-24 TIES.—

(1) In General.—Eligible Priority 3 Affidavit 1 2 of Relationship filers will include those admitted in 3 asylum, refugee, or Afghan and Iraqi special immi-4 grants admitted under section 1059 of the National 5 Defense Authorization Act for Fiscal Year 2006 6 (Public Law 109–163; 8 U.S.C. 1101 note), section 7 1244 of the Refugee Crisis in Iraq Act of 2007 8 (Public Law 110–181; 8 U.S.C. 1157 note), and sec-9 tion 602 of the Afghan Allies Protection Act of 2009 10 (Public Law 111–8; 8 U.S.C. 1101 note). 11 ELIGIBLE AFFIDAVIT OF RELATIONSHIP 12 FILES.—Eligible Affidavit of Relationship (referred 13 to in this section as "AOR") filers include individ-14 uals who are lawful permanent residents of the 15 United States or United States citizens who initially 16 were admitted to the United States in a status de-17 scribed in paragraph (1). 18 (c) REQUIREMENTS.—The United States-based filer 19 shall be at least 18 years of age at the time that the AOR 20 is filed. The filer shall file the AOR not later than 5 years 21 after the date they were admitted as a refugee or special 22 immigrant or were granted asylum. The Secretary of State 23 may reject any AOR for a relationship that does not comport with public policy, such as under-age or plural mar-25 riages.

| 1 | (d) Family Members Included.— |
|----|---|
| 2 | (1) In general.—The following family mem- |
| 3 | bers of the United States-based family members are |
| 4 | qualified for Priority 3 access: |
| 5 | (A) Spouse or permanent partner. |
| 6 | (B) Unmarried children who are younger |
| 7 | than 21 years of age. |
| 8 | (C) Parents. |
| 9 | (2) Partners.—The Secretary of State may |
| 10 | allow a qualifying individual to file for Priority 3 ac- |
| 11 | cess for a partner of any gender if the filer can pro- |
| 12 | vide evidence of a relationship with the partner for |
| 13 | at least one year overseas prior to the submission of |
| 14 | the AOR and considered that person to be his or her |
| 15 | spouse or life partner, and that the relationship is |
| 16 | ongoing, together with evidence that legal marriage |
| 17 | was not an obtainable option due to social or legal |
| 18 | prohibitions. |
| 19 | (e) Derivative Refugee Status.—In addition to |
| 20 | the qualifying family members of a United States-based |
| 21 | individual identified above, the qualifying family member's |
| 22 | spouse or permanent partner, as well as unmarried chil- |
| 23 | dren younger than 21 years of age, may derive refugee |
| 24 | status from the principal applicant for refugee status. |

| 1 | (f) Additional Qualifying Family Members.— |
|---|---|
| 2 | On a case-by-case basis, an individual may be added to |
| 3 | a qualifying family member's Priority 3 case if that indi- |
| 4 | vidual— |
| 5 | (1) lived in the same household as the quali- |
| 6 | fying family member in the country of nationality or, |
| 7 | if stateless, last habitual residence; |
| 8 | (2) was part of the same economic unit as the |
| 9 | qualifying family member in the country of nation- |
| 10 | ality or, if stateless, last habitual residence; and |
| 11 | (3) demonstrates exceptional and compelling |
| 12 | humanitarian circumstances that justify inclusion on |
| 12 | the qualifying family member's case. |
| 13 | the qualitying rainity member s case. |
| 13 14 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY |
| | |
| 14 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY |
| 14 15 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY ADJUDICATION. Section $207(c)(2)$ of the Immigration and Nationality |
| 141516 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY ADJUDICATION. Section 207(c)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(c)(2)) is amended to read as follows: |
| 14 15 16 17 18 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY ADJUDICATION. Section 207(c)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(c)(2)) is amended to read as follows: |
| 14 15 16 17 18 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY ADJUDICATION. Section 207(c)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(c)(2)) is amended to read as follows: "(2)(A)(i) Irrespective of the date on which such ref- |
| 141516171819 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY ADJUDICATION. Section 207(c)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(c)(2)) is amended to read as follows: "(2)(A)(i) Irrespective of the date on which such refugee was admitted to the United States, the spouse or per- |
| 14 15 16 17 18 19 20 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY ADJUDICATION. Section 207(c)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(c)(2)) is amended to read as follows: "(2)(A)(i) Irrespective of the date on which such refugee was admitted to the United States, the spouse or permanent partner, or a child (as defined in section |
| 14 15 16 17 18 19 20 21 | SEC. 403. ADMISSION OF REFUGEE FAMILIES AND TIMELY ADJUDICATION. Section 207(c)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(c)(2)) is amended to read as follows: "(2)(A)(i) Irrespective of the date on which such refugee was admitted to the United States, the spouse or permanent partner, or a child (as defined in section 101(b)(1)) of any refugee, or the parent or de facto guard- |
| 14 15 16 17 18 19 20 21 22 | ADJUDICATION. Section 207(c)(2) of the Immigration and Nationality Act (8 U.S.C. 1157(c)(2)) is amended to read as follows: "(2)(A)(i) Irrespective of the date on which such refugee was admitted to the United States, the spouse or permanent partner, or a child (as defined in section 101(b)(1)) of any refugee, or the parent or de facto guardian (as determined by the Secretary of Homeland Secu- |

101(a)(42)(B), shall be entitled to the same admission 1 status as such refugee if— 2 3 "(I) accompanying, or following to join, 4 such refugee; and 5 "(II) admissible (except as otherwise pro-6 vided under paragraph (3)) as an immigrant 7 under this chapter. 8 "(ii) The admission to the United States of a spouse or permanent partner, child, parent, or guardian described 10 in clause (i) shall not be charged against the numerical limitation established in accordance with the appropriate 11 12 subsection under which the refugee's admission is charged. 13 "(B) A mother or father who seeks to accompany, or follow to join, an alien child granted admission as a 14 15 refugee under this subsection shall continue to be classified as a parent for purposes of this paragraph if the alien 16 17 child attains 21 years of age while the application filed 18 under this paragraph is pending. 19 "(C) The parent or de facto guardian (as determined by the Secretary of Homeland Security) of a refugee child 21 admitted under this section and was admitted under the 22 Unaccompanied Refugee Minors Program (as described in 23 subparagraph (D), (E), or (H) of section 101(b)(1)) shall be treated in accordance with subparagraph (A) if such parent or guardian seeks to follow to join such refugee

- 1 child and the minor consents to being joined by such indi-
- 2 vidual.
- 3 "(D)(i) Not later than 1 year after the date on which
- 4 an application for refugee status is filed under this para-
- 5 graph—
- 6 "(I) required screenings and background checks
- 7 shall be completed; and
- 8 "(II) the application shall be adjudicated.
- 9 "(ii) The adjudication of an application may exceed
- 10 the timeframe under clause (i) only in exceptional cir-
- 11 cumstances in which additional time to process an applica-
- 12 tion is necessary to satisfy national security concerns, if
- 13 the Secretary of Homeland Security has—
- 14 "(I) made a determination that the applicant
- meets the requirements for refugee status under this
- section; and
- 17 "(II) notified the applicant of such determina-
- 18 tion.".