

116TH CONGRESS 1ST SESSION

H. R. 5174

To amend the Immigration and Nationality Act to provide for a Statesponsored nonimmigrant pilot program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 19, 2019

Mr. Curtis introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committees on Education and Labor, Ways and Means, Agriculture, Financial Services, and Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Immigration and Nationality Act to provide for a State-sponsored nonimmigrant pilot program, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "State Sponsored Visa
- 5 Pilot Program Act of 2019".
- 6 SEC. 2. STATE-SPONSORED NONIMMIGRANT PROGRAM.
- 7 Section 101(a)(15) of the Immigration and Nation-
- 8 ality Act (8 U.S.C. 1101(a)(15)) is amended—

1	(1) in subparagraph (U)(iii), by striking the
2	"or" at the end;
3	(2) in subparagraph (V), by striking the period
4	at the end and inserting "; or"; and
5	(3) by adding at the end the following:
6	"(W)(i) an alien who is sponsored by a
7	State and who is coming temporarily to the
8	United States to reside in the State to perform
9	services, provide capital investment, direct the
10	operations of an enterprise, or otherwise con-
11	tribute to the economic development agenda of
12	the State in a manner determined by the State;
13	and
14	"(ii) the alien spouse and minor children of
15	any alien described in clause (i).".
16	SEC. 3. ADMISSION OF STATE-SPONSORED NON-
17	IMMIGRANTS.
18	(a) Requirements for State-Sponsored Non-
19	IMMIGRANTS.—Section 214 of the Immigration and Na-
20	tionality Act (8 U.S.C. 1184) is amended—
21	(1) in subsection (h), by striking "(H)(i)(b) or
22	(e), (L), or (V)" and inserting " $(H)(i)(b)$, $(H)(i)(e)$,
23	(L), (V), or (W)"; and
24	(2) by adding at the end the following:

1	"(s) Requirements Applicable to State-Spon-
2	SORED NONIMMIGRANT VISAS.—
3	"(1) Definitions.—In this subsection:
4	"(A) Reside.—The term 'reside' means to
5	live and establish a residence in a State for a
6	consecutive period of more than 14 days (not
7	including any period after the approval of the
8	resident's petition for immigrant status).
9	"(B) Secretary.—Except as otherwise
10	specifically provided in this subsection, the term
11	'Secretary' means the Secretary of Homeland
12	Security.
13	"(C) State.—Notwithstanding section
14	101(a)(36), the term 'State' means a State of
15	the United States and the District of Columbia.
16	"(D) STATE-SPONSORED NON-
17	IMMIGRANT.—The term 'State-sponsored non-
18	immigrant' means an alien who has been spon-
19	sored by a State for admission under section
20	101(a)(15)(W).
21	"(E) State-sponsored nonimmigrant
22	PROGRAM.—The term 'State-sponsored non-
23	immigrant program' means a nonimmigrant
24	program to regulate the employment, invest-

1	ment, and residence of State-sponsored non-
2	immigrants.
3	"(F) State-sponsored nonimmigrant
4	STATUS.—The term 'State-sponsored non-
5	immigrant status' means status granted to an
6	alien admitted as a nonimmigrant pursuant to
7	section $101(a)(15)(W)$.
8	"(2) State-sponsored nonimmigrant pro-
9	GRAM.—Any State may submit an application to the
10	Secretary to participate in the State-sponsored non-
11	immigrant program by sponsoring aliens for admis-
12	sion to the United States.
13	"(3) State-sponsored nonimmigrant pro-
14	GRAM APPROVAL.—The Secretary shall approve any
15	application submitted by a State (or compact of
16	States) under paragraph (2) for a State-sponsored
17	nonimmigrant program that—
18	"(A) was approved by the legislature of the
19	State;
20	"(B) regulates, in a manner determined by
21	the State, the employment and residence of
22	State-sponsored nonimmigrants;
23	"(C) implements procedures, in a manner
24	determined by the Secretary, to inform the Sec-
25	retary of the failure of a nonimmigrant to com-

1	ply with the terms of State-sponsored non-
2	immigrant status when the State is made aware
3	of such failure;
4	"(D) allows, in a manner determined by
5	the State, a State-sponsored nonimmigrant who
6	has been admitted to seek employment with an
7	employer other than the employer with which
8	the nonimmigrant was initially employed; and
9	"(E) implements procedures, in a manner
10	determined by the Secretary, to annually inform
11	the Secretary of the address and employment of
12	all State-sponsored nonimmigrants residing in
13	the State.
14	"(4) State Petition.—
15	"(A) In general.—A State that partici-
16	pates in the State-sponsored nonimmigrant pro-
17	gram shall submit a petition in such form and
18	containing such information as the Secretary
19	shall specify to sponsor an alien under this sub-
20	section.
21	"(B) APPROVAL.—A visa may not be
22	granted to an alien described in subparagraph

(A) until the Secretary approves a petition sub-

mitted pursuant to subparagraph (A). Such ap-

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1	proval does not, of itself, establish that the
2	alien is a nonimmigrant.
3	"(C) Fee.—A State that submits a peti-
4	tion under subparagraph (A) shall pay a fee in
5	amount determined by the Secretary to cover
6	the cost of the adjudication of the application.
7	"(5) State-sponsored nonimmigrants.—
8	The Secretary of State shall approve a non-
9	immigrant visa for an alien and the Secretary of
10	Homeland Security shall admit the alien to the
11	United States as a State-sponsored nonimmigrant or
12	grant State-sponsored nonimmigrant status to the
13	alien if the alien—
14	"(A) is otherwise admissible under this
15	Act;
16	"(B) has not been convicted of a felony,
17	any crime of violence (as defined in section 16
18	of title 18, United States Code), or any crime
19	of reckless driving or of driving while intoxi-
20	cated or under the influence of alcohol or of
21	prohibited substances;
22	"(C) is petitioned for by a State that par-
23	ticipates in the State-sponsored nonimmigrant
24	program approved by the Secretary under para-
25	graph (3);

1	"(D) has not previously violated any term
2	or condition of State-sponsored nonimmigrant
3	status; and
4	"(E) has paid any bond that the State may
5	require under paragraph (13).
6	"(6) Period of Authorized Status.—
7	"(A) In general.—The period of author-
8	ized status for a State-sponsored nonimmigrant
9	shall be a period determined by the State, but
10	may not exceed 3 years.
11	"(B) Renewal.—
12	"(i) Location.—Subject to clause
13	(ii), the period of authorized status under
14	subparagraph (A) shall be renewable inside
15	or outside of the United States.
16	"(ii) Condition.—Renewals under
17	clause (i) may be granted only if—
18	"(I) the sponsoring State re-
19	quests such renewal; and
20	"(II) the State-sponsored non-
21	immigrant has resided continuously in
22	such sponsoring State, or States sub-
23	ject to an interstate compact (not in-
24	cluding any period of residence after
25	the approval of a petition for immi-

1	grant status of which the alien is a
2	beneficiary).
3	"(C) TERMINATION.—The Secretary shall
4	terminate the period of authorized status if—
5	"(i) the State-sponsored non-
6	immigrant resides or works outside of the
7	State, or States subject to an interstate
8	compact under paragraph (7), that spon-
9	sored the alien;
10	"(ii) the State-sponsored non-
11	immigrant fails to follow all rules and reg-
12	ulations required by the State, as deter-
13	mined by the State (following any appeals
14	process the State may create); or
15	"(iii) the State that sponsored the
16	nonimmigrant requests that the status of
17	the nonimmigrant be terminated (following
18	any appeals process the State may create)
19	unless another State sponsors the non-
20	immigrant.
21	"(D) Employment authorization.—
22	"(i) In general.—All aliens admit-
23	ted as State-sponsored nonimmigrants
24	under section 101(a)(15)(W)—

1	"(I) shall be authorized for em-
2	ployment for purposes of section
3	274A; and
4	"(II) shall be issued appropriate
5	documentation evidencing such au-
6	thorization.
7	"(ii) State regulation.—Notwith-
8	standing clause (i), the employment of
9	State-sponsored nonimmigrants may be
10	regulated in a manner determined by each
11	State that participates in the State-spon-
12	sored nonimmigrant program.
13	"(7) STATE COMPACTS.—
14	"(A) IN GENERAL.—States may enter into
15	interstate compacts for the joint implementa-
16	tion or administration of the State-sponsored
17	nonimmigrant program in such States.
18	"(B) Consideration.—A State-sponsored
19	nonimmigrant shall be considered to be spon-
20	sored by a State if the State-sponsored non-
21	immigrant is sponsored by any State subject to
22	an interstate compact under subparagraph (A)
23	and resides in any such State.
24	"(8) Appeals.—

1	"(A) Federal appeals.—The denial of
2	an application by a State to be a State-spon-
3	sored nonimmigrant or the request to terminate
4	the period of authorized status by a State—
5	"(i) is not reviewable by any Federal
6	department, agency, or court; and
7	"(ii) may not be grounds for an ap-
8	peal of a termination of a visa or status
9	for a State-sponsored nonimmigrant.
10	"(B) STATE APPEALS.—At the sole discre-
11	tion of the State and in a manner determined
12	by the State, a State that participates in the
13	State-sponsored nonimmigrant program may
14	create a process for a State-sponsored non-
15	immigrant or an alien that has applied for par-
16	ticipation in the State-sponsored nonimmigrant
17	program in the State to appeal an adjudication
18	of an application by the State or determination
19	by the State that the State-sponsored non-
20	immigrant violated the terms or conditions that
21	were created by the State for the participation
22	of the alien in the State-sponsored non-
23	immigrant program in the State.
24	"(9) Waiver of rights prohibited.—

1	"(A) In general.—Except as provided in
2	subparagraph (C), a State-sponsored non-
3	immigrant may not be required to waive any
4	substantive rights or protections under this Act.
5	"(B) Construction.—Nothing under this
6	paragraph may be construed to affect the inter-
7	pretation of any other law.
8	"(C) Exception.—Notwithstanding sub-
9	paragraph (A) or any other provision of law, an
10	alien may not be provided State-sponsored non-
11	immigrant status unless the alien has waived
12	any right—
13	"(i) to review or appeal under this Act
14	of an immigration officer's determination
15	as to the admissibility of the alien at the
16	port of entry into the United States; or
17	"(ii) to contest or appeal, other than
18	on the basis of an application for asylum,
19	any action for removal of the alien.
20	"(10) Tax responsibilities.—An employer
21	shall comply with all applicable Federal, State, and
22	local tax laws with respect to each State-sponsored
23	nonimmigrant employed by the employer.
24	"(11) Labor and Tax laws.—State-sponsored
25	nonimmigrants shall be subject to all Federal. State.

1	and local laws regarding taxation, employment, or
2	hiring of persons in the State.
3	"(12) Federal public benefits.—
4	"(A) In general.—State-sponsored non-
5	immigrants—
6	"(i) are not entitled to the premium
7	assistance tax credit authorized under sec-
8	tion 36B of the Internal Revenue Code of
9	1986;
10	"(ii) shall be subject to the rules ap-
11	plicable to individuals who are not lawfully
12	present set forth in subsection (e) of such
13	section; and
14	"(iii)(I) shall not be allowed any cred-
15	it under section 24 or 32 of the Internal
16	Revenue Code of 1986; and
17	"(II) in the case of a joint return, no
18	credit shall be allowed under either such
19	section if both spouses are State-sponsored
20	nonimmigrants.
21	"(B) Employer fee.—For purposes of
22	subsections (a)(2) and (b)(1)(B) of $4980H$ of
23	the Internal Revenue Code of 1986, a State-
24	sponsored nonimmigrant shall be treated as a
25	full-time employee certified as having enrolled

1 in a qualified health plan with respect to which 2 an applicable premium tax credit or cost-shar-3 ing reduction is allowed or paid with respect to 4 the employee. "(C) OTHER BENEFITS.—Notwithstanding 6 any other provision of law, a State-sponsored 7 nonimmigrant shall not be eligible for— "(i) any assistance or benefits pro-8 9 vided under a State program funded under 10 the temporary assistance for needy families 11 program under part A of title IV of the 12 Social Security Act (42 U.S.C. 601 et 13 seq.); 14 "(ii) any medical assistance provided 15 under a State Medicaid plan under title 16 XIX of the Social Security Act (42 U.S.C. 17 1396 et seq.) or under a waiver of such 18 plan, other than emergency medical assist-19 ance provided under paragraphs (2) and 20 (3) of section 1903(v), and any child 21 health assistance provided under a State 22 child health plan under title XXI of the 23 Social Security Act (42 U.S.C. 1397aa et 24 seq.) or under a waiver of such plan;

1	"(iii) any benefits or assistance pro-
2	vided under the supplemental nutrition as-
3	sistance program established under the
4	Food and Nutrition Act of 2008 (7 U.S.C.
5	2011 et seq.);
6	"(iv) supplemental security income
7	benefits provided under title XVI of the
8	Social Security Act (42 U.S.C. 1381);
9	"(v) Federal Pell Grants under sec-
10	tion 401 of the Higher Education Act of
11	1965 (20 U.S.C. 1070a);
12	"(vi) housing vouchers under section
13	8 of the United States Housing Act of
14	1937 (42 U.S.C. 1437f);
15	"(vii) Federal old-age, survivors, and
16	disability insurance benefits under title II
17	of the Social Security Act (42 U.S.C. 401
18	et seq.);
19	"(viii) health insurance benefits for
20	the aged and disabled under the Medicare
21	Program established under title XVIII of
22	the Social Security Act (42 U.S.C. 1395 et
23	seq.); or
24	"(ix) assistance or benefits provided
25	under the program of block grants to

States for social services under subtitle A

of title XX of the Social Security Act (42

U.S.C. 1397 et seq.).

"(D) EMPLOYER PAYMENTS.—An employer of a State-sponsored nonimmigrant shall pay into the general fund of the Treasury an amount equivalent to the Federal tax on the wages paid to the nonimmigrants that the employer would be obligated to pay under chapters 21 and 23 of the Internal Revenue Code of 1986 had the nonimmigrants been subject to such chapters, subject to the same penalties as provided for failure to pay such tax.

"(E) Inclusion of nonimmigrants in save.—Not later than 30 days after the date of the enactment of the State Sponsored Visa Pilot Program Act of 2019, the Secretary shall modify the Systematic Alien Verification for Entitlements Program of the United States Citizenship and Immigration Services to add any status under section 101(a)(15)(W) as an alien category that is ineligible for any benefit program listed in subparagraph (C).

24 "(13) Bonds.—

"(A) IN GENERAL.—States may require State-sponsored nonimmigrants to pay a bond in an amount determined by the State to incentivize voluntary compliance with the terms and conditions of the State-sponsored non-immigrant program.

"(B) Study.—

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"(i) IN GENERAL.—At the end of each fiscal year, the Inspector General of the Department of Homeland Security and the Comptroller General of the United States shall each independently submit a report to the congressional committees specified in clause (iii) that identifies, for each State that participates in the State-sponsored nonimmigrant program, the percentage of State-sponsored nonimmigrants that have resided or worked illegally in a State other than the State that sponsored them (not including State-sponsored any nonimmigrants who are beneficiaries of approved immigration petitions).

"(ii) Assignment.—A State-sponsored nonimmigrant who resides or works illegally in a State other than the State

1	that sponsored them shall be assigned to
2	the percentage of the State that initially
3	sponsored the alien if the State partici-
4	pates in an interstate compact.
5	"(iii) Congressional commit-
6	TEES.—The congressional committees
7	specified in this clause are—
8	"(I) the Committee on Homeland
9	Security and Governmental Affairs of
10	the Senate;
11	"(II) the Committee on the Judi-
12	ciary of the Senate;
13	"(III) the Committee on Home-
14	land Security of the House of Rep-
15	resentatives; and
16	"(IV) the Committee on the Ju-
17	diciary of the House of Representa-
18	tives.
19	"(C) Mandatory Bonds.—
20	"(i) In general.—During the first
21	fiscal year following a determination under
22	subparagraph (B) by the Comptroller Gen-
23	eral or the Inspector General of the De-
24	partment of Homeland Security that more
25	than 3 percent of the State-sponsored non-

immigrants sponsored by a State violated the terms and conditions of State-spon-sored nonimmigrant status in the most recently completed fiscal year, the State shall require each State-sponsored immigrant in the State, as a condition of participation in the State-sponsored non-immigrant program, to post a bond equal to not less than \$4,000.

"(ii) Subsequent Bonds.—The bond amount under clause (i) shall be raised by \$1,000 during each fiscal year following a subsequent determination under subparagraph (B) by the Comptroller General or the Inspector General of the Department of Homeland Security that more than 3 percent of the State-sponsored non-immigrants sponsored by the State violated the terms and conditions of State-sponsored nonimmigrant status in the most recently completed fiscal year.

"(iii) Inflation adjustment.—Effective for the first fiscal year that begins more than 6 months after the date of the enactment of the State Sponsored Visa

Pilot Program Act of 2019, and for each fiscal year thereafter, the amounts described in this subparagraph shall be increased by the percentage (if any) by which the Consumer Price Index for the month of June preceding the date on which such increase takes effect exceeds the Consumer Price Index for all urban consumers published by the Department of Labor for the same month of the preceding calendar year.

"(D) Reimbursement of Bonds.—

"(i) IN GENERAL.—Bonds paid to a State under this paragraph shall be reimbursed to any State-sponsored non-immigrant that has not worked or resided in a State other than the State that sponsored the nonimmigrant or otherwise resided in the United States without status under the immigration laws in accordance with this subparagraph.

"(ii) Full reimbursement.—The full amount of the bond shall be reimbursed in full immediately after—

1	"(I)(aa) the alien applies to the
2	Secretary of State (or the designee of
3	such Secretary) at a United States
4	embassy, consulate, or, if specified by
5	the Secretary, other locations outside
6	the United States; and
7	"(bb) in connection with the ap-
8	plication, the State-sponsored non-
9	immigrant confirms his or her iden-
10	tity, or verifies his or her departure at
11	such time from the United States pur-
12	suant to a biometric entry and exit
13	data system;
14	"(II) an approved petition for
15	lawful permanent residency is ap-
16	proved on behalf of the State-spon-
17	sored nonimmigrant; or
18	"(III) the State-sponsored non-
19	immigrant dies.
20	"(iii) Payee.—
21	"(I) DEATH OF NON-
22	IMMIGRANT.—Upon the death of a
23	State-sponsored nonimmigrant, pay-
24	ment shall be immediately paid to
25	such State-sponsored nonimmigrant's

1	next of kin, as designated by such
2	State-sponsored nonimmigrant on the
3	application to be a State-sponsored
4	nonimmigrant.
5	"(II) BANK ACCOUNT.—A State-
6	sponsored nonimmigrant may specify
7	on the application to be a State-spon-
8	sored nonimmigrant a bank account
9	to which such amount be sent after
10	the satisfaction of a condition speci-
11	fied in clause (ii).
12	"(iv) Denial of Reimbursement.—
13	Funds of a State-sponsored nonimmigrant
14	held under this paragraph may not be de-
15	nied by a State to the nonimmigrant un-
16	less the State demonstrates, by clear and
17	convincing evidence, that the non-
18	immigrant knowingly violated a term or
19	condition of State-sponsored nonimmigrant
20	status—
21	"(I) by failing to depart the
22	United States at the end of the period
23	of authorized status; or

1	"(II) working or residing in a
2	State that did not sponsor the non-
3	immigrant.
4	"(v) Notice.—The Secretary of
5	State, in conjunction with the Secretary of
6	Homeland Security, shall inform the State
7	that the State-sponsored nonimmigrant
8	has complied with clause (i).
9	"(14) Penalties.—If a State-sponsored non-
10	immigrant works or resides outside of the State, or
11	any of the States under an interstate compact that
12	sponsored the nonimmigrant or fails to comply with
13	any term or condition of State-sponsored non-
14	immigrant status, the Secretary shall—
15	"(A) revoke the employment authorization
16	of such nonimmigrant; and
17	"(B) initiate and expedited removal in ac-
18	cordance with section 235.
19	"(15) State enforcement.—
20	"(A) In General.—A State that partici-
21	pates in the State-sponsored nonimmigrant pro-
22	gram may enforce all rules and regulations of
23	the State-sponsored nonimmigrant program in
24	the State against employers to the same extent
25	as any other labor laws under State law.

1	"(B) APPREHENSION.—As a condition of
2	participation in the State-sponsored non-
3	immigrant program, a State shall reimburse
4	any other State and any Federal agency that
5	has apprehended and detained a State-spon-
6	sored nonimmigrant sponsored by the State for
7	the full costs of apprehension, detention, or re-
8	moval of the nonimmigrant upon request of the
9	apprehending State or Federal agency.
10	"(C) Process.—The Secretary shall es-
11	tablish a process through which a State may
12	seek reimbursement under subparagraph (B).
13	"(16) Suspension of Program approval.—
14	The Secretary shall suspend admissions under the
15	State-sponsored nonimmigrant program for any
16	State that fails—
17	"(A) to reimburse another State or a Fed-
18	eral agency under paragraph (15)(B) not later
19	than 1 year after a final judgment against the
20	State; or
21	"(B) to reimburse, in accordance with
22	paragraph (13)(D), a State-sponsored non-
23	immigrant who—
24	"(i) has departed the United States;

1	"(ii) did not seek employment without
2	authorization in a State that did not spon-
3	sor the nonimmigrant; and
4	"(iii) did not otherwise reside in the
5	United States without status under the im-
6	migration laws.
7	"(17) Fees.—
8	"(A) Federal fees.—A State shall pay a
9	fee to the Secretary for each year in which the
10	State participates in the State-sponsored non-
11	immigrant program in an amount determined
12	by the Secretary to be necessary to cover the
13	Federal costs of overseeing the State-sponsored
14	nonimmigrant program in the State.
15	"(B) State fees.—Nothing in this sub-
16	section may be construed to limit or regulate
17	fees required by the State for State-sponsored
18	nonimmigrants or employers of State-sponsored
19	nonimmigrants.
20	"(18) Numerical limitations.—
21	"(A) IN GENERAL.—The total number of
22	aliens who may be issued visas or otherwise
23	provided State-sponsored nonimmigrant status
24	under this subsection during any fiscal year

1	may not exceed the total number of visas com-
2	puted under subparagraph (B).
3	"(B) DISTRIBUTION.—Subject to subpara-
4	graphs (C), (D), and (E), the number of State-
5	sponsored nonimmigrant visas made available in
6	a fiscal year to a State that participates in the
7	State-sponsored nonimmigrant program shall be
8	the sum of—
9	"(i) 5,000;
10	"(ii) the sum of the amounts com-
11	puted under subparagraphs (C) and (D) in
12	the prior year; and
13	"(iii) the percentage of the total popu-
14	lation in all States participating in the
15	State-sponsored nonimmigrant program
16	represented by the population of that State
17	multiplied by the sum of—
18	"(I) 245,000;
19	"(II) the number of nonpartici-
20	pating States multiplied by 5,000; and
21	"(III) the total number of visas
22	available in the previous fiscal year
23	that were revoked or not used.
24	"(C) ECONOMIC GROWTH.—The amounts
25	computed under subparagraphs (A) and (B) for

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the prior fiscal year shall be adjusted annually in proportion to the percentage increase or decrease in the Gross Domestic Product of the United States in the prior year, as determined by the Bureau of Economic Analysis of the Department of Commerce.

"(D) Compliance.—

"(i) INCREASES.—The number State-sponsored nonimmigrant visas made available to a State under subparagraph (C) shall be increased by 10 percent over the prior fiscal year in each fiscal year immediately following a fiscal year in which less than 3 percent of the State-sponsored nonimmigrants sponsored by the State violated the terms and conditions of Statesponsored nonimmigrant status, as determined by the Inspector General of the Department of Homeland Security or the Comptroller General of the United States in the reports required under paragraph (13)(B).

"(ii) Decreases.—The number of State-sponsored nonimmigrant visas made available to a State under subparagraph

(C) shall be decreased by 50 percent in each fiscal year immediately following a fiscal year in which more than 3 percent of the State-sponsored nonimmigrants sponsored by the State complied with the terms and conditions of State-sponsored nonimmigrant status, as determined by the Inspector General of the Department of Homeland Security or the Comptroller General of the United States in the reports required under paragraph (13)(B).

"(iii) Suspension.—State-sponsored nonimmigrant visas shall not be made available for a State during the 5-year period following four consecutive fiscal years in which more than 3 percent of the State-sponsored nonimmigrants sponsored by the State violated the terms and conditions of State-sponsored nonimmigrant status, as determined by the Inspector General of the Department of Homeland Security or the Comptroller General of the United States in the reports required under paragraph (13)(B).

"(E) Principal aliens.—

IN GENERAL.—The numerical limitations under this paragraph shall apply only to principal aliens being admit-ted to the United States from abroad and not to aliens accompanying or following to join the principal alien under section 101(a)(15)(W)(ii) or aliens previously ad-mitted.

"(ii) STATE EXCLUSION.—The Secretary may not grant a visa or status to an alien who is not the principal alien sponsored by a State if the State request that no such aliens be admitted.

"(19) Admissibility determination.—

"(A) IN GENERAL.—At the request of a State that participates in the State-based non-immigrant program, the Secretary shall waive the grounds of inadmissibility under subparagraphs (A), (B), (C), and (G) of section 212(a)(6), paragraphs (7) and (9) of section 212(a), and sections 240B(d)(1)(B) and 241(a)(5) and the grounds of deportability under subparagraphs (A) through (D) of section 237(a)(1) and section 237(a)(3) on behalf of an alien described in subparagraph (B).

1	"(B) ALIENS DESCRIBED.—An alien de-
2	scribed in this subsection is an alien who—
3	"(i) was physically present in the
4	United States on December 31, 2016;
5	"(ii) is sponsored by a State under
6	the State-based nonimmigrant program;
7	"(iii) otherwise meets the require-
8	ments of State-based nonimmigrant status
9	under paragraph (4); and
10	"(iv) fulfills the requirements under
11	paragraph (20).
12	"(C) Savings provision.—Nothing in
13	this paragraph may be construed to exempt an
14	alien described in subparagraph (B) or the
15	State from the numerical limitation under para-
16	graph (18).
17	"(20) Requirements.—
18	"(A) APPLICATION.—An alien may apply
19	to the Secretary for a waiver of inadmissibility
20	or deportability under paragraph (19) concur-
21	rently with an application for a visa or status
22	under section $101(a)(15)(W)$.
23	"(B) EVIDENCE OF PRESENCE OR EM-
24	PLOYMENT.—

1	"(i) Conclusive documents.—An
2	alien may conclusively demonstrate pres-
3	ence in the United States in compliance
4	with paragraph (19)(B)(i) by submitting
5	records demonstrating such presence that
6	have been maintained by the Social Secu-
7	rity Administration, the Internal Revenue
8	Service, or any other Federal, State, or
9	local government agency or educational in-
10	stitution.
11	"(ii) Other documents.—An alien
12	who is unable to submit a document de-
13	scribed in subparagraph (A) may satisfy
14	the requirements under this section by sub-
15	mitting at least three other types of reli-
16	able documents that provide evidence of
17	presence, employment or study in the
18	United States, including—
19	"(I) bank or remittance records;
20	"(II) business or employer
21	records;
22	"(III) records of any organiza-
23	tion that assists workers in employ-
24	ment;
25	"(IV) education records; and

1	"(V) deeds, mortgages, or con-
2	tracts to which the alien has been a
3	party.
4	"(C) Fees.—
5	"(i) In general.—An alien submit-
6	ting an application under subparagraph
7	(A) shall pay a fee in an amount deter-
8	mined by the Secretary to be necessary to
9	cover the cost of adjudicating the applica-
10	tion and reviewing the application for
11	fraud.
12	"(ii) Penalty.—In addition to the
13	fee under clause (i), an alien seeking a
14	waiver under paragraph (19) shall pay a
15	penalty of not less than \$1,000, which
16	shall be deposited into the Treasury of the
17	United States after the approval of the ap-
18	plication under subparagraph (A).
19	"(D) Criminal Penalty.—
20	"(i) Violation.—It shall be unlawful
21	for any person to knowingly—
22	"(I) file, or assist in filing, an
23	application under this paragraph if
24	such application—

1	"(aa) falsifies, misrepre-
2	sents, conceals, or covers up a
3	material fact;
4	"(bb) makes any false, ficti-
5	tious, or fraudulent statements or
6	representations; or
7	"(ce) makes or uses any
8	false writing or document know-
9	ing the same to contain any false,
10	fictitious, or fraudulent state-
11	ment or entry; or
12	"(II) create or supply a false
13	writing or document for use in mak-
14	ing such an application.
15	"(ii) Penalty.—Any person who vio-
16	lates clause (i) shall be fined in accordance
17	with title 18, United States Code, impris-
18	oned not more than 5 years, or both.
19	"(iii) Inadmissibility.—An alien
20	who is convicted of violating clause (i) shall
21	be considered to be inadmissible to the
22	United States on the grounds described in
23	section 212(a)(6)(C)(i) and subject to im-
24	mediate removal from the United States.

1	"(E) Fraud Prevention Program.—The
2	Secretary and the Attorney General shall jointly
3	develop an administrative program to prevent
4	fraud with respect to applications submitted
5	under this paragraph that provides for—
6	"(i) fraud prevention training for ad-
7	ministrative adjudicators;
8	"(ii) the regular audit of pending and
9	approved applications for examples and
10	patterns of fraud or abuse;
11	"(iii) the receipt and evaluation of re-
12	ports of fraud or abuse;
13	"(iv) the identification of deficiencies
14	in administrative practice or procedure
15	that encourage fraud or abuse;
16	"(v) the remedy of any identified defi-
17	ciencies; and
18	"(vi) the referral of cases of identified
19	or suspected fraud or other misconduct for
20	investigation.
21	"(F) Ineligible aliens.—
22	"(i) Removal authorized.—Except
23	as provided in clause (ii), if the Secretary
24	makes a final determination to deny an ap-
25	plication under this section, the Secretary

shall place the applicant in removal proceedings to which the alien would otherwise be subject.

"(ii) ALIENS WITH PRIOR ORDERS.—
If the final determination to deny an application concerns an alien with an existing order of exclusion, deportation, removal, or voluntary departure from the United States, such order shall be enforced to the same extent as if the application had not been made.

"(G) EMPLOYMENT RECORDS.—Copies of employment records or other evidence of employment provided by an alien or by an alien's employer in support of an alien's application under this subsection may not be used in a civil or criminal prosecution or investigation of that employer under section 247A or the tax laws of the United States for the prior unlawful employment of that alien, regardless of the adjudication of such application or reconsideration by the Secretary of such alien's prima facie eligibility determination. Employers that provide unauthorized aliens with copies of employment records or other evidence of employment pursu-

ant to an application under this title shall not be subject to civil and criminal liability pursuant to such section 274A for employing such unauthorized aliens. The protections for employers and aliens shall not apply if the aliens or employers submit employment records that are deemed to be fraudulent.

- "(H) Construction.—Nothing in this subsection may be construed to limit the authority of the State to require additional monetary penalties, other evidence of physical presence, or any other requirement for aliens described in paragraph (19)(B) to participate in the State-based nonimmigrant program in such State.".
- (b) Judicial Review.—Section 242(a)(2) of the Immigration and Nationality Act (8 U.S.C. 1252(a)(2)) is amended by adding at the end the following:
 - "(E) Judicial Review of Certain eligibility determinations.—If an alien's application under section 214(s)(20) is denied or revoked, judicial review shall be instituted in the United States District Court for the District of Columbia and shall be limited to determinations of the constitutionality of section 214(s), or any

1	regulations implemented pursuant to such sec-
2	tion.".
3	(c) Nonimmigrants With Approved Immigrant
4	Petitions.—Section 245 of the Immigration and Nation-
5	ality Act (8 U.S.C. 1255) is amended—
6	(1) in subsection (a)—
7	(A) by striking "if (1) the alien" and in-
8	serting the following: "if—
9	"(1) the alien";
10	(B) by striking "adjustment, (2) the alien"
11	and inserting the following: "adjustment;
12	"(2) the alien";
13	(C) by striking "residence, and (3) an im-
14	migrant visa" and inserting the following: "resi-
15	dence; and
16	"(3) an immigrant visa"; and
17	(D) in paragraph (3), by striking "him at
18	the time his application is filed" and inserting
19	"the alien at the time the alien's application is
20	adjudicated"; and
21	(2) by adding at the end the following:
22	"(n) Adjustment of Status Application After
23	AN APPROVED IMMIGRANT PETITION.—
24	"(1) Application.—An alien who has an ap-
25	proved immigrant petition may file an adjustment of

1	status application under subsection (a), which shall
2	remain pending until a visa number becomes avail-
3	able.
4	"(2) Status.—An alien who has properly filed
5	an adjustment of status application under subsection
6	(a) shall, throughout the pendency of such applica-
7	tion—
8	"(A) have a lawful status and be consid-
9	ered lawfully present for purposes of section
10	212; and
11	"(B) following a biometric background
12	check, be eligible for employment and travel au-
13	thorization incident to such status.".
14	SEC. 4. EFFECTIVE DATE.
15	The amendments made by this Act shall take effect
16	on the first day of the first fiscal year that begins after

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17 the date of the enactment of this Act.