117TH CONGRESS 1ST SESSION H.R. 2901

AUTHENTICATED U.S. GOVERNMENT INFORMATION

GPO

To reauthorize the EB–5 Regional Center Program in order to prevent fraud and to promote and reform foreign capital investment and job creation in American communities.

IN THE HOUSE OF REPRESENTATIVES

April 28, 2021

Mr. STANTON (for himself and Mr. FITZPATRICK) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

- To reauthorize the EB–5 Regional Center Program in order to prevent fraud and to promote and reform foreign capital investment and job creation in American communities.
 - 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 "EB–5 Reform and In-
- 5 tegrity Act of 2021".

1SEC. 2. REAUTHORIZATION AND REFORM OF THE RE-2GIONAL CENTER PROGRAM.

3 (a) REPEAL.—Section 610 of the Departments of
4 Commerce, Justice, and State, the Judiciary, and Related
5 Agencies Appropriations Act, 1993 (8 U.S.C. 1153 note)
6 is repealed.

7 (b) AUTHORIZATION.—Section 203(b)(5) of the Im8 migration and Nationality Act (8 U.S.C. 1153(b)(5)) is
9 amended by adding at the end the following:

10 "(E) REGIONAL CENTER PROGRAM.— 11 "(i) IN GENERAL.—Visas under this 12 paragraph shall be made available through 13 September 30, 2026, to qualified immi-14 grants (and the eligible spouses and chil-15 dren of such immigrants) pooling their in-16 vestments with 1 or more qualified immi-17 grants participating in a program imple-18 menting this paragraph that involves a re-19 gional center in the United States, which 20 has been designated by the Secretary of 21 Homeland Security on the basis of a pro-22 posal for the promotion of economic 23 growth, including prospective job creation 24 and increased domestic capital investment. 25 "(ii) PROCESSING.—In processing pe-

titions under section 204(a)(1)(H) for clas-

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| 1 | sification under this paragraph, the Sec- |
| 2 | retary of Homeland Security— |
| 3 | "(I) may process petitions in a |
| 4 | manner and order established by the |
| 5 | Secretary; and |
| 6 | "(II) shall deem such petitions to |
| 7 | include records previously filed with |
| 8 | the Secretary pursuant to subpara- |
| 9 | graph (F) if the alien petitioner cer- |
| 10 | tifies that such records are incor- |
| 11 | porated by reference into the alien's |
| 12 | petition. |
| 13 | "(iii) Establishment of a re- |
| 14 | GIONAL CENTER.—A regional center shall |
| 15 | operate within a defined, contiguous, and |
| 16 | limited geographic area, which shall be de- |
| 17 | scribed in the proposal and be consistent |
| 18 | with the purpose of concentrating pooled |
| 19 | investment within such area. The proposal |
| 20 | to establish a regional center shall dem- |
| 21 | onstrate that the pooled investment will |
| 22 | have a substantive economic impact on |
| 23 | such geographic area, and shall include— |
| 24 | "(I) reasonable predictions, sup- |
| 25 | ported by economically and statis- |
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| 1 | ti | cally valid and transparent fore- |
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| 2 | Ca | asting tools, concerning the amount |
| 3 | 01 | f investment that will be pooled, the |
| 4 | k | inds of commercial enterprises that |
| 5 | W | ill receive such investments, details |
| 6 | ot | f the jobs that will be created di- |
| 7 | re | ectly or indirectly as a result of such |
| 8 | ir | vestments, and other positive eco- |
| 9 | n | omic effects such investments will |
| 10 | \mathbf{h} | ave; |
| 11 | | "(II) a description of the policies |
| 12 | a | nd procedures in place reasonably |
| 13 | d | esigned to monitor new commercial |
| 14 | ei | nterprises and any associated job- |
| 15 | Cl | ceating entity to seek to ensure com- |
| 16 | pl | liance with— |
| 17 | | "(aa) all applicable laws, |
| 18 | | regulations, and executive orders |
| 19 | | of the United States, including |
| 20 | | immigration laws, criminal laws, |
| 21 | | and securities laws; and |
| 22 | | "(bb) all securities laws of |
| 23 | | each State in which securities of- |
| 24 | | ferings will be conducted, invest- |
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| 1 | ment advice will be rendered, or |
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| 2 | the offerors or offerees reside; |
| 3 | "(III) attestations and informa- |
| 4 | tion confirming that all persons in- |
| 5 | volved with the regional center meet |
| 6 | the requirements under clauses (i) |
| 7 | and (ii) of subparagraph (H); |
| 8 | "(IV) a description of the policies |
| 9 | and procedures in place that are rea- |
| 10 | sonably designed to ensure program |
| 11 | compliance; and |
| 12 | "(V) the identities of all natural |
| 13 | persons involved in the regional cen- |
| 14 | ter, as described in subparagraph |
| 15 | (H)(v). |
| 16 | "(iv) Indirect Job creation.— |
| 17 | "(I) IN GENERAL.—The Sec- |
| 18 | retary of Homeland Security shall |
| 19 | permit aliens seeking admission under |
| 20 | this subparagraph to satisfy only up |
| 21 | to 90 percent of the requirement |
| 22 | under subparagraph (A)(ii) with jobs |
| 23 | that are estimated to be created indi- |
| 24 | rectly through investment under this |
| 25 | paragraph in accordance with this |
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| 1 | subparagraph. An employee of the |
| 2 | new commercial enterprise or job-cre- |
| 3 | ating entity may be considered to hold |
| 4 | a job that has been directly created. |
| 5 | "(II) CONSTRUCTION ACTIVITY |
| 6 | LASTING LESS THAN 2 YEARS.—If the |
| 7 | jobs estimated to be created are cre- |
| 8 | ated by construction activity lasting |
| 9 | less than 2 years, the Secretary shall |
| 10 | permit aliens seeking admission under |
| 11 | this subparagraph to satisfy only up |
| 12 | to 75 percent of the requirement |
| 13 | under subparagraph (A)(ii) with jobs |
| 14 | that are estimated to be created indi- |
| 15 | rectly through investment under this |
| 16 | paragraph in accordance with this |
| 17 | subparagraph. |
| 18 | "(v) Compliance.— |
| 19 | "(I) IN GENERAL.—In deter- |
| 20 | mining compliance with subparagraph |
| 21 | (A)(ii), the Secretary of Homeland Se- |
| 22 | curity shall permit aliens seeking ad- |
| 23 | mission under this subparagraph to |
| 24 | rely on economically and statistically |
| 25 | valid methodologies for determining |
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| 1 | the number of jobs created by the pro- |
| 2 | gram, including— |
| 3 | "(aa) jobs estimated to have |
| 4 | been created directly, which may |
| 5 | be verified using such methodolo- |
| 6 | gies; and |
| 7 | "(bb) consistent with this |
| 8 | subparagraph, jobs estimated to |
| 9 | have been directly or indirectly |
| 10 | created through capital expendi- |
| 11 | tures, revenues generated from |
| 12 | increased exports, improved re- |
| 13 | gional productivity, job creation, |
| 14 | and increased domestic capital |
| 15 | investment resulting from the |
| 16 | program. |
| 17 | "(II) Job and investment re- |
| 18 | QUIREMENTS.— |
| 19 | "(aa) Relocated Jobs.— |
| 20 | In determining compliance with |
| 21 | the job creation requirement |
| 22 | under subparagraph (A)(ii), the |
| 23 | Secretary of Homeland Security |
| 24 | may include jobs estimated to be |
| 25 | created under a methodology that |
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| 1 | attributes jobs to prospective ten- |
| 2 | ants occupying commercial real |
| 3 | estate created or improved by |
| 4 | capital investments if the number |
| 5 | of such jobs estimated to be cre- |
| 6 | ated has been determined by an |
| 7 | economically and statistically |
| 8 | valid methodology and such jobs |
| 9 | are not existing jobs that have |
| 10 | been relocated. |
| 11 | "(bb) Publicly available |
| 12 | BONDS.—The Secretary of |
| 13 | Homeland Security shall pre- |
| 14 | scribe regulations to ensure that |
| 15 | alien investor capital may not be |
| 16 | utilized, by a new commercial en- |
| 17 | terprise or otherwise, to purchase |
| 18 | municipal bonds or any other |
| 19 | bonds, if such bonds are available |
| 20 | to the general public, either as |
| 21 | part of a primary offering or |
| 22 | from a secondary market. |
| 23 | "(cc) Construction Activ- |
| 24 | ITY JOBS.—If the number of di- |
| 25 | rect jobs estimated to be created |
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| 1 | has been determined by an eco- |
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| 2 | nomically and statistically valid |
| 3 | methodology, and such direct |
| 4 | jobs are created by construction |
| 5 | activity lasting less than 2 years, |
| 6 | the number of such jobs that |
| 7 | may be considered direct jobs for |
| 8 | purposes of clause (iv) shall be |
| 9 | calculated by multiplying the |
| 10 | total number of such jobs esti- |
| 11 | mated to be created by the frac- |
| 12 | tion of the 2-year period that the |
| 13 | construction activity lasts. |
| 14 | "(vi) Amendments.—The Secretary |
| 15 | of Homeland Security shall— |
| 16 | "(I) require a regional center— |
| 17 | "(aa) to notify the Sec- |
| 18 | retary, not later than 120 days |
| 19 | before the implementation of sig- |
| 20 | nificant proposed changes to its |
| 21 | organizational structure, owner- |
| 22 | ship, or administration, including |
| 23 | the sale of such center, or other |
| 24 | arrangements which would result |
| 25 | in individuals not previously sub- |
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| 1 | ject to the requirements under |
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| 2 | subparagraph (H) becoming in- |
| 3 | volved with the regional center; |
| 4 | or |
| 5 | "(bb) if exigent cir- |
| 6 | cumstances are present, to pro- |
| 7 | vide the notice described in item |
| 8 | (aa) to the Secretary not later |
| 9 | than 5 business days after a |
| 10 | change described in such item; |
| 11 | and |
| 12 | "(II) adjudicate business plans |
| 13 | under subparagraph (F) and petitions |
| 14 | under section $204(a)(1)(H)$ during |
| 15 | any notice period as long as the |
| 16 | amendment to the business or petition |
| 17 | does not negatively impact program |
| 18 | eligibility. |
| 19 | "(vii) Record keeping and au- |
| 20 | DITS.— |
| 21 | "(I) RECORD KEEPING.—Each |
| 22 | regional center shall make and pre- |
| 23 | serve, during the 5-year period begin- |
| 24 | ning on the last day of the Federal |
| 25 | fiscal year in which any transactions |

| 1 | occurred, books, ledgers, records, and |
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| 2 | other documentation from the regional |
| 3 | center, new commercial enterprise, or |
| 4 | job-creating entity used to support— |
| 5 | "(aa) any claims, evidence, |
| 6 | or certifications contained in the |
| 7 | regional center's annual state- |
| 8 | ments under subparagraph (G); |
| 9 | and |
| 10 | "(bb) associated petitions by |
| 11 | aliens seeking classification under |
| 12 | this section or removal of condi- |
| 13 | tions under section 216A. |
| 14 | "(II) AUDITS.—The Secretary |
| 15 | shall audit each regional center not |
| 16 | less frequently than once every 5 |
| 17 | years. Each such audit shall include a |
| 18 | review of any documentation required |
| 19 | to be maintained under subclause (I) |
| 20 | for the preceding 5 years and a review |
| 21 | of the flow of alien investor capital |
| 22 | into any capital investment project. |
| 23 | To the extent multiple regional cen- |
| 24 | ters are located at a single site, the |
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| Secretary may audit multiple regional |
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| centers in a single site visit. |
| "(III) TERMINATION.—The Sec- |
| retary shall terminate the designation |
| of a regional center that fails to con- |
| sent to an audit under subclause (II) |
| or deliberately attempts to impede |
| such an audit. |
| "(F) BUSINESS PLANS FOR REGIONAL |
| CENTER INVESTMENTS.— |
| "(i) Application for approval of |
| AN INVESTMENT IN A COMMERCIAL EN- |
| TERPRISE.—A regional center shall file an |
| application with the Secretary of Home- |
| land Security for each particular invest- |
| ment offering through an associated new |
| commercial enterprise before any alien files |
| a petition for classification under this |
| paragraph by reason of investment in that |
| offering. The application shall include— |
| "(I) a comprehensive business |
| plan for a specific capital investment |
| project; |
| "(II) a credible economic analysis |
| regarding estimated job creation that |
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| 1 | is based upon economically and statis- |
| 2 | tically valid and transparent meth- |
| 3 | odologies; |
| 4 | "(III) any documents filed with |
| 5 | the Securities and Exchange Commis- |
| 6 | sion under the Securities Act of 1933 |
| 7 | (15 U.S.C. 77a et seq.) or with the |
| 8 | securities regulator of any State, as |
| 9 | required by law; |
| 10 | "(IV) any investment and offer- |
| 11 | ing documents, including subscription, |
| 12 | investment, partnership, and oper- |
| 13 | ating agreements, private placement |
| 14 | memoranda, term sheets, biographies |
| 15 | of management, officers, directors, |
| 16 | and any person with similar respon- |
| 17 | sibilities, the description of the busi- |
| 18 | ness plan to be provided to potential |
| 19 | alien investors, and marketing mate- |
| 20 | rials used, or drafts prepared for use, |
| 21 | in connection with the offering, which |
| 22 | shall contain references, as appro- |
| 23 | priate, to— |
| 24 | "(aa) all material invest- |
| 25 | ment risks associated with the |

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| new | commercial | enterprise | and |
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| the job-creating entity; | | | |

3 "(bb) any conflicts of inter-4 est that currently exist or may 5 arise among the regional center, 6 the new commercial enterprise, 7 the job-creating entity, or the 8 principals, attorneys, or individ-9 uals responsible for recruitment 10 or promotion of such entities;

"(cc) any pending material 11 12 litigation or bankruptcy, or mate-13 rial adverse judgments or bankruptcy orders issued during the 14 15 most recent 10-year period, in the United States or in another 16 17 country, affecting the regional 18 center, the new commercial enter-19 prise, any associated job-creating 20 entity, or any other enterprise in which any principal of any of the 21 22 aforementioned entities held ma-23 jority ownership at the time; and "(dd)(AA) any fees, ongoing 24 25 interest, or other compensation

| 1 | paid, or to be paid by the re- |
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| 2 | gional center, the new commer- |
| 3 | cial enterprise, or any issuer of |
| 4 | securities intended to be offered |
| 5 | to alien investors, to agents, find- |
| 6 | ers, or broker dealers involved in |
| 7 | the offering of securities to alien |
| 8 | investors in connection with the |
| 9 | investment; |
| 10 | "(BB) a description of the |
| 11 | services performed, or that will |
| 12 | be performed, by such person to |
| 13 | entitle the person to such fees, |
| 14 | interest, or compensation; and |
| 15 | "(CC) the name and contact |
| 16 | information of any such person, |
| 17 | if known at the time of filing; |
| 18 | "(V) a description of the policies |
| 19 | and procedures, such as those related |
| 20 | to internal and external due diligence, |
| 21 | reasonably designed to cause the re- |
| 22 | gional center and any issuer of securi- |
| 23 | ties intended to be offered to alien in- |
| 24 | vestors in connection with the relevant |
| 25 | capital investment project, to comply, |
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| 1 | as applicable, with the securities laws |
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| 2 | of the United States and the laws of |
| 3 | the applicable States in connection |
| 4 | with the offer, purchase, or sale of its |
| 5 | securities; and |
| 6 | "(VI) a certification from the re- |
| 7 | gional center, and any issuer of secu- |
| 8 | rities intended to be offered to alien |
| 9 | investors in connection with the rel- |
| 10 | evant capital investment project, that |
| 11 | their respective agents and employees, |
| 12 | and any parties associated with the |
| 13 | regional center and such issuer of se- |
| 14 | curities affiliated with the regional |
| 15 | center are in compliance with the se- |
| 16 | curities laws of the United States and |
| 17 | the laws of the applicable States in |
| 18 | connection with the offer, purchase, or |
| 19 | sale of its securities, to the best of the |
| 20 | certifier's knowledge, after a due dili- |
| 21 | gence investigation. |
| 22 | "(ii) Effect of approval of a |
| 23 | BUSINESS PLAN FOR AN INVESTMENT IN A |
| 24 | REGIONAL CENTER'S COMMERCIAL ENTER- |
| 25 | PRISE.—The approval of an application |
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| 1 | under this subparagraph, including an ap- |
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| 2 | proval before the date of the enactment of |
| 3 | this subparagraph, shall be binding for |
| 4 | purposes of the adjudication of subsequent |
| 5 | petitions seeking classification under this |
| 6 | paragraph by immigrants investing in the |
| 7 | same offering described in such applica- |
| 8 | tion, and of petitions by the same immi- |
| 9 | grants filed under section 216A unless— |
| 10 | "(I) the applicant engaged in |
| 11 | fraud, misrepresentation, or criminal |
| 12 | misuse; |
| 13 | "(II) such approval would threat- |
| 14 | en public safety or national security; |
| 15 | "(III) there has been a material |
| 16 | change that affects eligibility; |
| 17 | "(IV) the discovery of other evi- |
| 18 | dence affecting program eligibility was |
| 19 | not disclosed by the applicant during |
| 20 | the adjudication process; or |
| 21 | "(V) the previous adjudication |
| 22 | involved a material mistake of law or |
| 23 | fact. |
| 24 | "(iii) Amendments.— |
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| 1 | "(I) Approval.—The Secretary |
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| 2 | of Homeland Security may establish |
| 3 | procedures by which a regional center |
| 4 | may seek approval of an amendment |
| 5 | to an approved application under this |
| 6 | subparagraph that reflects changes |
| 7 | specified by the Secretary to any in- |
| 8 | formation, documents, or other as- |
| 9 | pects of the investment offering de- |
| 10 | scribed in such approved application |
| 11 | not later than 30 days after any such |
| 12 | changes. |
| 13 | "(II) INCORPORATION.—Upon |
| 14 | the approval of a timely filed amend- |
| 15 | ment to an approved application, any |
| 16 | changes reflected in such amendment |
| 17 | may be incorporated into and consid- |
| 18 | ered in determining program eligibility |
| 19 | through adjudication of— |
| 20 | "(aa) pending petitions from |
| 21 | immigrants investing in the offer- |
| 22 | ing described in the approved ap- |
| 23 | plication who are seeking classi- |
| 24 | fication under this paragraph; |
| 25 | and |
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| 1 | "(bb) petitions by immi- |
| 2 | grants described in item (aa) |
| 3 | that are filed under section |
| 4 | 216A. |
| 5 | "(iv) SITE VISITS.—The Secretary of |
| 6 | Homeland Security shall— |
| 7 | "(I) perform site visits to re- |
| 8 | gional centers not earlier than 24 |
| 9 | hours after providing notice of such |
| 10 | site visit; and |
| 11 | "(II) perform at least 1 site visit |
| 12 | to, as applicable, each new commercial |
| 13 | enterprise or job-creating entity, or |
| 14 | the business locations where any jobs |
| 15 | that are claimed as being created. |
| 16 | "(G) REGIONAL CENTER ANNUAL STATE- |
| 17 | MENTS.— |
| 18 | "(i) IN GENERAL.—Each regional cen- |
| 19 | ter designated under subparagraph (E) |
| 20 | shall submit an annual statement, in a |
| 21 | manner prescribed by the Secretary of |
| 22 | Homeland Security. Each such statement |
| 23 | shall include— |
| 24 | "(I) a certification stating that, |
| 25 | to the best of the certifier's knowl- |
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| 1 | edge, after a due diligence investiga- |
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| 2 | tion, the regional center is in compli- |
| 3 | ance with clauses (i) and (ii) of sub- |
| 4 | paragraph (H); |
| 5 | "(II) a certification described in |
| 6 | subparagraph (I)(ii)(II); |
| 7 | "(III) a certification stating that, |
| 8 | to the best of the certifier's knowl- |
| 9 | edge, after a due diligence investiga- |
| 10 | tion, the regional center is in compli- |
| 11 | ance with subparagraph (K)(iii); |
| 12 | "(IV) a description of any pend- |
| 13 | ing material litigation or bankruptcy |
| 14 | proceedings, or material litigation or |
| 15 | bankruptcy proceedings resolved dur- |
| 16 | ing the preceding fiscal year, involving |
| 17 | the regional center, the new commer- |
| 18 | cial enterprise, or any affiliated job- |
| 19 | creating entity; |
| 20 | "(V) an accounting of all indi- |
| 21 | vidual alien investor capital invested |
| 22 | in the regional center, new commercial |
| 23 | enterprise, and job-creating entity; |
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| 1 | "(VI) for each new commercial |
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| 2 | enterprise associated with the regional |
| 3 | center— |
| 4 | "(aa) an accounting of the |
| 5 | aggregate capital invested in the |
| 6 | new commercial enterprise and |
| 7 | any job-creating entity by alien |
| 8 | investors under this paragraph |
| 9 | for each capital investment |
| 10 | project being undertaken by the |
| 11 | new commercial enterprise; |
| 12 | "(bb) a description of how |
| 13 | the capital described in item (aa) |
| 14 | is being used to execute each |
| 15 | capital investment project in the |
| 16 | filed business plan or plans; |
| 17 | "(cc) evidence that 100 per- |
| 18 | cent of the capital described in |
| 19 | item (aa) has been committed to |
| 20 | each capital investment project; |
| 21 | "(dd) detailed evidence of |
| 22 | the progress made toward the |
| 23 | completion of each capital invest- |
| 24 | ment project; |

"(ee) an accounting of the aggregate direct jobs created or preserved;

"(ff) to the best of the re-4 5 gional center's knowledge, for all 6 fees. including administrative 7 fees, loan monitoring fees, loan 8 management fees, commissions 9 similar transaction-based and 10 collected compensation, from 11 alien investors by the regional 12 center, the new commercial enter-13 prise, any affiliated job-creating 14 entity, any affiliated issuer of se-15 curities intended to be offered to 16 alien investors, or any promoter, 17 finder, broker-dealer, or other en-18 tity engaged by any of the afore-19 mentioned entities to locate indi-20 vidual investors— "(AA) a description of 21 22 all fees collected; 23 "(BB) an accounting of 24 the entities that received 25 such fees; and

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| 1 | "(CC) the purpose for |
| 2 | which such fees were col- |
| 3 | lected; |
| 4 | "(gg) any documentation re- |
| 5 | ferred to in subparagraph |
| 6 | (F)(i)(IV) if there has been a |
| 7 | material change during the pre- |
| 8 | ceding fiscal year; and |
| 9 | "(hh) a certification by the |
| 10 | regional center that the informa- |
| 11 | tion provided under items (aa) |
| 12 | through (gg) is accurate, to the |
| 13 | best of the certifier's knowledge, |
| 14 | after a due diligence investiga- |
| 15 | tion; and |
| 16 | "(VII) a description of the re- |
| 17 | gional center's policies and procedures |
| 18 | that are designed to enable the re- |
| 19 | gional center to comply with applica- |
| 20 | ble Federal labor laws. |
| 21 | "(ii) Amendment of annual state- |
| 22 | MENTS.—The Secretary of Homeland Se- |
| 23 | curity— |
| 24 | "(I) shall require the regional |
| 25 | center to amend or supplement an an- |
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| 1 | nual statement required under clause |
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| 2 | (i) if the Secretary determines that |
| 3 | such statement is deficient; and |
| 4 | "(II) may require the regional |
| 5 | center to amend or supplement such |
| 6 | annual statement if the Director de- |
| 7 | termines that such an amendment or |
| 8 | supplement is appropriate. |
| 9 | "(iii) SANCTIONS.— |
| 10 | "(I) EFFECT OF VIOLATION.— |
| 11 | The Director shall sanction any re- |
| 12 | gional center entity in accordance |
| 13 | with subclause (II) if the regional cen- |
| 14 | ter fails to submit an annual state- |
| 15 | ment or if the Director determines |
| 16 | that the regional center— |
| 17 | "(aa) knowingly submitted |
| 18 | or caused to be submitted a |
| 19 | statement, certification, or any |
| 20 | information submitted pursuant |
| 21 | to this subparagraph that con- |
| 22 | tained an untrue statement of |
| 23 | material fact; or |
| 24 | "(bb) is conducting itself in |
| 25 | a manner inconsistent with its |

| 1 | designation under subparagraph |
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| 2 | (E), including any willful, undis- |
| 3 | closed, and material deviation by |
| 4 | new commercial enterprises from |
| 5 | any filed business plan for such |
| 6 | new commercial enterprises. |
| 7 | "(II) AUTHORIZED SANCTIONS.— |
| 8 | The Director shall establish a grad- |
| 9 | uated set of sanctions based on the |
| 10 | severity of the violations referred to in |
| 11 | subclause (I), including— |
| 12 | "(aa) fines equal to not |
| 13 | more than 10 percent of the total |
| 14 | capital invested by alien investors |
| 15 | in the regional center's new com- |
| 16 | mercial enterprises or job-cre- |
| 17 | ating entities directly involved in |
| 18 | such violations, the payment of |
| 19 | which shall not in any cir- |
| 20 | cumstance utilize any of such |
| 21 | alien investors' capital invest- |
| 22 | ments, and which shall be depos- |
| 23 | ited into the EB-5 Integrity |
| 24 | Fund established under subpara- |
| 25 | graph $(J);$ |
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| 1 | "(bb) temporary suspension |
| 2 | from participation in the pro- |
| 3 | gram described in subparagraph |
| 4 | (E), which may be lifted by the |
| 5 | Director if the individual or enti- |
| 6 | ty cures the alleged violation |
| 7 | after being provided such an op- |
| 8 | portunity by the Director; |
| 9 | "(cc) permanent bar from |
| 10 | participation in the program de- |
| 11 | scribed in subparagraph (E) for |
| 12 | 1 or more individuals or business |
| 13 | entities associated with the re- |
| 14 | gional center, new commercial |
| 15 | enterprise, or job-creating entity; |
| 16 | and |
| 17 | "(dd) termination of re- |
| 18 | gional center designation. |
| 19 | "(iv) Availability of annual |
| 20 | STATEMENTS TO INVESTORS.—Not later |
| 21 | than 30 days after a request from an alien |
| 22 | investor, a regional center shall make |
| 23 | available to such alien investor a copy of |
| 24 | the filed annual statement and any amend- |
| 25 | ments filed to such statement, which shall |
| | |

| 1 | be redacted to exclude any information un- |
|----|---|
| 2 | related to such alien investor or the new |
| 3 | commercial enterprise or job creating enti- |
| 4 | ty into which the alien investor invested. |
| 5 | "(H) Bona fides of persons involved |
| 6 | WITH REGIONAL CENTER PROGRAM.— |
| 7 | "(i) IN GENERAL.—The Secretary of |
| 8 | Homeland Security may not permit any |
| 9 | person to be involved with any regional |
| 10 | center, new commercial enterprise, or job- |
| 11 | creating entity if— |
| 12 | "(I) the person has been found to |
| 13 | have committed— |
| 14 | "(aa) a criminal or civil of- |
| 15 | fense involving fraud or deceit |
| 16 | within the previous 10 years; |
| 17 | "(bb) a civil offense involv- |
| 18 | ing fraud or deceit that resulted |
| 19 | in a liability in excess of |
| 20 | \$1,000,000; or |
| 21 | "(cc) a crime for which the |
| 22 | person was convicted and sen- |
| 23 | tenced to a term of imprisonment |
| 24 | of more than 1 year; |
| | |

| 1 | "(II) the person is subject to a |
|----|--|
| 2 | final order, for the duration of any |
| 3 | penalty imposed by such order, of a |
| 4 | State securities commission (or an |
| 5 | agency or officer of a State per- |
| 6 | forming similar functions), a State |
| 7 | authority that supervises or examines |
| 8 | banks, savings associations, or credit |
| 9 | unions, a State insurance commission |
| 10 | (or an agency or officer of a State |
| 11 | performing similar functions), an ap- |
| 12 | propriate Federal banking agency, the |
| 13 | Commodity Futures Trading Commis- |
| 14 | sion, the Securities and Exchange |
| 15 | Commission, a financial self-regu- |
| 16 | latory organization recognized by the |
| 17 | Securities and Exchange Commission, |
| 18 | or the National Credit Union Admin- |
| 19 | istration, which is based on a violation |
| 20 | of any law or regulation that— |
| 21 | "(aa) prohibits fraudulent, |
| 22 | manipulative, or deceptive con- |
| 23 | duct; or |
| 24 | "(bb) bars the person |
| 25 | from— |

1 "(AA) association with 2 an entity regulated by such commission, authority, agen-3 4 cy, or officer; "(BB) appearing before 5 6 such commission, authority, 7 agency, or officer; "(CC) engaging in the 8 9 business of securities, insur-10 ance, or banking; or "(DD) engaging in sav-11 12 ings association or credit 13 union activities; 14 "(III) the Secretary determines 15 that the person is engaged in, has ever been engaged in, or seeks to en-16 17 gage in— "(aa) any illicit trafficking 18 19 in any controlled substance or in 20 any listed chemical (as defined in 21 section 102 of the Controlled 22 Substances Act); "(bb) any activity relating to 23 24 espionage, sabotage, or theft of 25 intellectual property;

| | 30 |
|----|------------------------------------|
| 1 | "(cc) any activity related to |
| 2 | money laundering (as described |
| 3 | in section 1956 or 1957 of title |
| 4 | 18, United States Code); |
| 5 | "(dd) any terrorist activity |
| 6 | (as defined in section |
| 7 | 212(a)(3)(B)); |
| 8 | "(ee) any activity consti- |
| 9 | tuting or facilitating human traf- |
| 10 | ficking or a human rights of- |
| 11 | fense; |
| 12 | "(ff) any activity described |
| 13 | in section $212(a)(3)(E)$; or |
| 14 | "(gg) the violation of any |
| 15 | statute, regulation, or Executive |
| 16 | order regarding foreign financial |
| 17 | transactions or foreign asset con- |
| 18 | trol; or |
| 19 | "(IV) the person— |
| 20 | "(aa) is, or during the pre- |
| 21 | ceding 10 years has been, in- |
| 22 | cluded on the Department of |
| 23 | Justice's List of Currently Dis- |
| 24 | ciplined Practitioners; or |
| | |

| 1 | "(bb) during the preceding |
|----|---------------------------------------|
| 2 | 10 years, has received a rep- |
| 3 | rimand or has otherwise been |
| 4 | publicly disciplined for conduct |
| 5 | related to fraud or deceit by a |
| 6 | State bar association of which |
| 7 | the person is or was a member. |
| 8 | "(ii) Foreign involvement in re- |
| 9 | GIONAL CENTER PROGRAM.— |
| 10 | "(I) Lawful status re- |
| 11 | QUIRED.—A person may not be in- |
| 12 | volved with a regional center unless |
| 13 | the person— |
| 14 | "(aa) is a national of the |
| 15 | United States or an individual |
| 16 | who has been lawfully admitted |
| 17 | for permanent residence (as such |
| 18 | terms are defined in paragraphs |
| 19 | (20) and (22) of section 101(a)); |
| 20 | and |
| 21 | "(bb) is not the subject of |
| 22 | rescission or removal pro- |
| 23 | ceedings. |
| 24 | "(II) FOREIGN GOVERNMENTS.— |
| 25 | No agency, official, or other similar |

| 1 | entity or representative of a foreign |
|----|---|
| 2 | government entity may provide capital |
| 3 | to, or be directly or indirectly involved |
| 4 | with the ownership or administration |
| 5 | of, a regional center, a new commer- |
| 6 | cial enterprise, or a job-creating enti- |
| 7 | ty, except that a foreign or domestic |
| 8 | investment fund or other investment |
| 9 | vehicle that is wholly or partially |
| 10 | owned, directly or indirectly, by a |
| 11 | bona fide foreign sovereign wealth |
| 12 | fund or a foreign state-owned enter- |
| 13 | prise otherwise permitted to do busi- |
| 14 | ness in the United States may be in- |
| 15 | volved with the ownership, but not the |
| 16 | administration, of a job-creating enti- |
| 17 | ty that is not an affiliated job-creating |
| 18 | entity. |
| 19 | "(III) RULEMAKING.—Not later |
| 20 | than 270 days after the date of the |
| 21 | enactment of the EB–5 Reform and |
| 22 | Integrity Act of 2021, the Secretary |
| 23 | shall issue regulations implementing |
| 24 | subparagraphs (I) and (II). |
| | |

| 1 | "(iii) INFORMATION REQUIRED.—The |
|----|---|
| 2 | Secretary of Homeland Security— |
| 3 | "(I) shall require such attesta- |
| 4 | tions and information, including the |
| 5 | submission of fingerprints or other |
| 6 | biometrics to the Federal Bureau of |
| 7 | Investigation with respect to a re- |
| 8 | gional center, a new commercial enter- |
| 9 | prise, and any affiliated job creating |
| 10 | entity, and persons involved with such |
| 11 | entities (as described in clause (v)), as |
| 12 | may be necessary to determine wheth- |
| 13 | er such entities are in compliance with |
| 14 | clauses (i) and (ii); |
| 15 | "(II) shall perform such criminal |
| 16 | record checks and other background |
| 17 | and database checks with respect to a |
| 18 | regional center, a new commercial en- |
| 19 | terprise, and any affiliated job-cre- |
| 20 | ating entity, and persons involved |
| 21 | with such entities (as described in |
| 22 | clause (v)), as may be necessary to de- |
| 23 | termine whether such entities are in |
| 24 | compliance with clauses (i) and (ii); |
| 25 | and |

| 1 | "(III) may, at the Secretary's |
|----|--|
| 2 | discretion, require the information de- |
| 3 | scribed to in subclause (I) and may |
| 4 | perform the checks described in sub- |
| 5 | clause (II) with respect to any job cre- |
| 6 | ating entity and persons involved with |
| 7 | such entity if there is a reasonable |
| 8 | basis to believe such entity or person |
| 9 | is not in compliance with clauses (i) |
| 10 | and (ii). |
| 11 | "(iv) TERMINATION.— |
| 12 | "(I) IN GENERAL.—The Sec- |
| 13 | retary of Homeland Security may sus- |
| 14 | pend or terminate the designation of |
| 15 | any regional center, or the participa- |
| 16 | tion under the program of any new |
| 17 | commercial enterprise or job-creating |
| 18 | entity under this paragraph if the |
| 19 | Secretary determines that such enti- |
| 20 | ty— |
| 21 | "(aa) knowingly involved a |
| 22 | person with such entity in viola- |
| 23 | tion of clause (i) or (ii) by fail- |
| 24 | ing, within 14 days of acquiring |
| 25 | such knowledge— |
| | |

| 1 | "(AA) to take commer- |
|----|---|
| 2 | cially reasonable efforts to |
| 3 | discontinue the prohibited |
| 4 | person's involvement; or |
| 5 | "(BB) to provide notice |
| 6 | to the Secretary; |
| 7 | "(bb) failed to provide an |
| 8 | attestation or information re- |
| 9 | quested by the Secretary under |
| 10 | clause (iii)(I); or |
| 11 | "(cc) knowingly provided |
| 12 | any false attestation or informa- |
| 13 | tion under clause (iii)(I). |
| 14 | "(II) LIMITATION.—The Sec- |
| 15 | retary's authorized sanctions under |
| 16 | subclause (I) shall be limited to enti- |
| 17 | ties that have engaged in any activity |
| 18 | described in subclause (I). |
| 19 | "(III) INFORMATION.— |
| 20 | "(aa) NOTIFICATION.—The |
| 21 | Secretary, after performing the |
| 22 | criminal record checks and other |
| 23 | background checks described in |
| 24 | clause (iii), shall notify a regional |
| 25 | center, new commercial enter- |
| | |

| 1 | prise, or job-creating entity |
|----|-------------------------------------|
| 2 | whether any person involved with |
| 3 | such entities is not in compliance |
| 4 | with clause (i) or (ii), unless the |
| 5 | information that provides the |
| 6 | basis for the determination is |
| 7 | classified or disclosure is other- |
| 8 | wise prohibited under law. |
| 9 | "(bb) EFFECT OF FAILURE |
| 10 | TO RESPOND.—If the regional |
| 11 | center, new commercial enter- |
| 12 | prise, or job-creating entity fails |
| 13 | to discontinue the prohibited per- |
| 14 | son's involvement with the re- |
| 15 | gional center, new commercial |
| 16 | enterprise, or job-creating entity, |
| 17 | as applicable, within 30 days |
| 18 | after receiving such notification, |
| 19 | such entity shall be deemed to |
| 20 | have knowledge under subclause |
| 21 | (I)(aa) that the involvement of |
| 22 | such person with the entity is in |
| 23 | violation of clause (i) or (ii). |
| 24 | "(v) Persons involved with a re- |
| 25 | GIONAL CENTER, NEW COMMERCIAL EN- |
| | |

| 1 | TERPRISE, OR JOB-CREATING ENTITY |
|----|---|
| 2 | For the purposes of this paragraph, unless |
| 3 | otherwise determined by the Secretary of |
| 4 | Homeland Security, a person is involved |
| 5 | with a regional center, a new commercial |
| 6 | enterprise, any affiliated job-creating enti- |
| 7 | ty, as applicable, if the person is, directly |
| 8 | or indirectly, in a position of substantive |
| 9 | authority to make operational or manage- |
| 10 | rial decisions over pooling, securitization, |
| 11 | investment, release, acceptance, or control |
| 12 | or use of any funding that was procured |
| 13 | under the program described in subpara- |
| 14 | graph (E). An individual may be in a posi- |
| 15 | tion of substantive authority if the person |
| 16 | serves as a principal, a representative, an |
| 17 | administrator, an owner, an officer, a |
| 18 | board member, a manager, an executive, a |
| 19 | general partner, a fiduciary, an agent, or |
| 20 | in a similar position at the regional center, |
| 21 | new commercial enterprise, or job-creating |
| 22 | entity, respectively. |
| 23 | "(I) COMPLIANCE WITH SECURITIES |
| 24 | LAWS.— |
| 25 | "(i) JURISDICTION.— |

| 1 | "(I) IN GENERAL.—The United |
|----|--|
| 2 | States has jurisdiction, including sub- |
| 3 | ject matter jurisdiction, over the pur- |
| 4 | chase or sale of any security offered |
| 5 | or sold, or any investment advice pro- |
| 6 | vided, by any regional center or any |
| 7 | party associated with a regional cen- |
| 8 | ter for purposes of the securities laws. |
| 9 | "(II) COMPLIANCE WITH REGU- |
| 10 | LATION S.—For purposes of section 5 |
| 11 | of the Securities Act of 1933 (15 |
| 12 | U.S.C. 77e), a regional center or any |
| 13 | party associated with a regional cen- |
| 14 | ter is not precluded from offering or |
| 15 | selling a security pursuant to Regula- |
| 16 | tion S (17 C.F.R. 230.901 et seq.) to |
| 17 | the extent that such offering or selling |
| 18 | otherwise complies with that regula- |
| 19 | tion. |
| 20 | "(III) SAVINGS PROVISION.— |
| 21 | Subclause (I) is not intended to mod- |
| 22 | ify any existing rules or regulations of |
| 23 | the Securities and Exchange Commis- |
| 24 | sion related to the application of sec- |
| 25 | tion 15(a) of the Securities and Ex- |

| 1 | change Act of 1934 (15 U.S.C. |
|----|---|
| 2 | 780(a)) to foreign brokers or dealers. |
| 3 | "(ii) Regional center certifi- |
| 4 | CATIONS REQUIRED.— |
| 5 | "(I) INITIAL CERTIFICATION.— |
| 6 | The Secretary of Homeland Security |
| 7 | may not approve an application for re- |
| 8 | gional center designation or regional |
| 9 | center amendment unless the regional |
| 10 | center certifies that, to the best of the |
| 11 | certifier's knowledge, after a due dili- |
| 12 | gence investigation, the regional cen- |
| 13 | ter is in compliance with and has poli- |
| 14 | cies and procedures, including those |
| 15 | related to internal and external due |
| 16 | diligence, reasonably designed to con- |
| 17 | firm, as applicable, that all parties as- |
| 18 | sociated with the regional center are |
| 19 | and will remain in compliance with |
| 20 | the securities laws of the United |
| 21 | States and of any State in which— |
| 22 | "(aa) the offer, purchase, or |
| 23 | sale of securities was conducted; |
| 24 | "(bb) the issuer of securities |
| 25 | was located; or |
| | |

| 1 | "(cc) the investment advice |
|----|---|
| 2 | was provided by the regional cen- |
| 3 | ter or parties associated with the |
| 4 | regional center. |
| 5 | "(II) REISSUE.—A regional cen- |
| 6 | ter shall annually reissue a certifi- |
| 7 | cation described in subclause (I), in |
| 8 | accordance with subparagraph (G), to |
| 9 | certify compliance with clause (iii) by |
| 10 | stating that— |
| 11 | "(aa) the certification is |
| 12 | made by a certifier; |
| 13 | "(bb) to the best of the cer- |
| 14 | tifier's knowledge, after a due |
| 15 | diligence investigation, all such |
| 16 | offers, purchases, and sales of se- |
| 17 | curities or the provision of invest- |
| 18 | ment advice complied with the se- |
| 19 | curities laws of the United States |
| 20 | and the securities laws of any |
| 21 | State in which— |
| 22 | "(AA) the offer, pur- |
| 23 | chase, or sale of securities |
| 24 | was conducted; |
| | |

- "(BB) the issuer of se-1 2 curities was located; or 3 "(CC) the investment 4 advice was provided; and "(cc) records, data, and in-5 6 formation related to such offers, 7 purchases, and sales have been 8 maintained. 9 "(III) EFFECT OF NONCOMPLI-10 ANCE.—If a regional center, through 11 its due diligence, discovered during the previous fiscal year that the re-12 13 gional center or any party associated 14 with the regional center was not in 15 compliance with the securities laws of the United States or the securities 16 17 laws of any State in which the securi-18 ties activities were conducted by any 19 party associated with the regional cen-20 ter, the certifier shall— "(aa) describe the activities 21 22 that led to noncompliance: 23 "(bb) describe the actions 24
 - taken to remedy the noncompliance; and

| 1 | "(cc) certify that the re- |
|----|--|
| 2 | gional center and all parties asso- |
| 3 | ciated with the regional center |
| 4 | are currently in compliance, to |
| 5 | the best of the certifier's knowl- |
| 6 | edge, after a due diligence inves- |
| 7 | tigation. |
| 8 | "(iii) OVERSIGHT REQUIRED.—Each |
| 9 | regional center shall— |
| 10 | "(I) use commercially reasonable |
| 11 | efforts to monitor and supervise com- |
| 12 | pliance with the securities laws in re- |
| 13 | lations to all offers, purchases, and |
| 14 | sales of, and investment advice relat- |
| 15 | ing to, securities made by parties as- |
| 16 | sociated with the regional center; |
| 17 | "(II) maintain records, data, and |
| 18 | information relating to all such offers, |
| 19 | purchases, sales, and investment ad- |
| 20 | vice during the 5-year period begin- |
| 21 | ning on the date of their creation; and |
| 22 | "(III) make the records, data, |
| 23 | and information described in sub- |
| 24 | clause (II) available to the Secretary |
| | |

1or to the Securities and Exchange2Commission upon request.

"(iv) 3 SUSPENSION OR TERMI-4 NATION.—In addition to any other authority provided to the Secretary under this 5 6 paragraph, the Secretary, in the Sec-7 retary's discretion, may suspend or termi-8 nate the designation of any regional center 9 or impose other sanctions against the re-10 gional center if the regional center, or any 11 parties associated with the regional center 12 that the regional center knew or reason-13 ably should have known—

14 "(I) are permanently or tempo15 rarily enjoined by order, judgment, or
16 decree of any court of competent ju17 risdiction in connection with the offer,
18 purchase, or sale of a security or the
19 provision of investment advice;

20 "(II) are subject to any final
21 order of the Securities and Exchange
22 Commission or a State securities reg23 ulator that—

24 "(aa) bars such person from25 association with an entity regu-

| lated by the Securities and Ex- |
|---|
| change Commission or a State |
| securities regulator; or |
| "(bb) constitutes a final |
| |
| order based on a finding of an in- |
| tentional violation or a violation |
| related to fraud or deceit in con- |
| nection with the offer, purchase, |
| or sale of, or investment advice |
| relating to, a security; or |
| "(III) submitted, or caused to be |
| submitted, a certification described in |
| clause (ii) that contained an untrue |
| statement of a material fact or omit- |
| ted to state a material fact necessary |
| in order to make the statements |
| made, in light of the circumstances |
| under which they were made, not mis- |
| leading. |
| "(v) Defined term.—In this sub- |
| paragraph, the term 'parties associated |
| with a regional center' means— |
| "(I) the regional center; |
| "(II) any new commercial enter- |
| prise or affiliated job-creating entity |
| |

| | 10 |
|----|--|
| 1 | or issuer of securities associated with |
| 2 | the regional center; |
| 3 | "(III) the regional center's and |
| 4 | new commercial enterprise's owners, |
| 5 | officers, directors, managers, partners, |
| 6 | agents, employees, promoters and at- |
| 7 | torneys, or similar position, as deter- |
| 8 | mined by the Secretary; and |
| 9 | "(IV) any person under the con- |
| 10 | trol of the regional center, new com- |
| 11 | mercial enterprise, or issuer of securi- |
| 12 | ties associated with the regional cen- |
| 13 | ter who is responsible for the mar- |
| 14 | keting, offering, or sale of any secu- |
| 15 | rity offered in connection with the |
| 16 | capital investment project. |
| 17 | "(vi) SAVINGS PROVISION.—Nothing |
| 18 | in this subparagraph may be construed to |
| 19 | impair or limit the authority of the Securi- |
| 20 | ties and Exchange Commission under the |
| 21 | Federal securities laws or any State securi- |
| 22 | ties regulator under State securities laws. |
| 23 | "(J) EB-5 integrity fund.— |
| 24 | "(i) ESTABLISHMENT.—There is es- |
| 25 | tablished in the United States Treasury a |
| | |

| 1 | special fund, which shall be known as the |
|----|---|
| 2 | 'EB–5 Integrity Fund' (referred to in this |
| 3 | subparagraph as the 'Fund'). Amounts de- |
| 4 | posited into the Fund shall be available to |
| 5 | the Secretary of Homeland Security until |
| 6 | expended for the purposes set forth in |
| 7 | clause (iii). |
| 8 | "(ii) FEES.— |
| 9 | "(I) ANNUAL FEE.—On October |
| 10 | 1, 2021, and each October 1 there- |
| 11 | after, the Secretary of Homeland Se- |
| 12 | curity shall collect for the Fund an |
| 13 | annual fee— |
| 14 | "(aa) except as provided in |
| 15 | item (bb), of \$20,000 from each |
| 16 | regional center designated under |
| 17 | subparagraph (E); and |
| 18 | "(bb) of \$10,000 from each |
| 19 | such regional center with 20 or |
| 20 | fewer total investors in the pre- |
| 21 | ceding fiscal year in its new com- |
| 22 | mercial enterprises. |
| 23 | "(II) PETITION FEE.—Beginning |
| 24 | on October 1, 2021, the Secretary |
| 25 | shall collect a fee of \$1,000 for the |
| | |

| 1 | Fund with each petition filed under |
|----|---|
| 2 | section 204(a)(1)(H) for classification |
| 3 | under subparagraph (E). The fee |
| 4 | under this subclause is in addition to |
| 5 | the fee that the Secretary is author- |
| 6 | ized to establish and collect for each |
| 7 | petition to recover the costs of adju- |
| 8 | dication and naturalization services |
| 9 | under section 286(m). |
| 10 | "(III) INCREASES.—The Sec- |
| 11 | retary may increase the amounts |
| 12 | under this clause by prescribing such |
| 13 | regulations as may be necessary to en- |
| 14 | sure that amounts in the Fund are |
| 15 | sufficient to carry out the purposes |
| 16 | set forth in clause (iii). |
| 17 | "(iii) Permissible uses of fund.— |
| 18 | The Secretary shall— |
| 19 | "(I) use not less than $\frac{1}{3}$ of the |
| 20 | amounts deposited into the Fund for |
| 21 | investigations based outside of the |
| 22 | United States, including— |
| 23 | "(aa) monitoring and inves- |
| 24 | tigating program-related events |
| 25 | and promotional activities; and |

| | 10 |
|----|---------------------------------------|
| 1 | "(bb) ensuring an alien in- |
| 2 | vestor's compliance with subpara- |
| 3 | graph (L); and |
| 4 | "(II) use amounts deposited into |
| 5 | the Fund— |
| 6 | "(aa) to detect and inves- |
| 7 | tigate fraud or other crimes; |
| 8 | "(bb) to determine whether |
| 9 | regional centers, new commercial |
| 10 | enterprises, job-creating entities, |
| 11 | and alien investors (and their |
| 12 | alien spouses and alien children) |
| 13 | comply with the immigration |
| 14 | laws; |
| 15 | "(cc) to conduct audits and |
| 16 | site visits; and |
| 17 | "(dd) as the Secretary de- |
| 18 | termines to be necessary, includ- |
| 19 | ing monitoring compliance with |
| 20 | the requirements under section 7 |
| 21 | of the EB–5 Reform and Integ- |
| 22 | rity Act of 2021. |
| 23 | "(iv) FAILURE TO PAY FEE.—The |
| 24 | Secretary of Homeland Security shall— |
| | |

| 1 | "(I) impose a reasonable penalty, |
|----|--|
| 2 | which shall be deposited into the |
| 3 | Fund, if any regional center does not |
| 4 | pay the fee required under clause (ii) |
| 5 | within 30 days after the date on |
| 6 | which such fee is due; and |
| 7 | "(II) terminate the designation |
| 8 | of any regional center that does not |
| 9 | pay the fee required under clause (ii) |
| 10 | within 90 days after the date on |
| 11 | which such fee is due. |
| 12 | "(v) Report.—The Secretary shall |
| 13 | submit an annual report to the Committee |
| 14 | on the Judiciary of the Senate and the |
| 15 | Committee on the Judiciary of the House |
| 16 | of Representatives that describes how |
| 17 | amounts in the Fund were expended dur- |
| 18 | ing the previous fiscal year. |
| 19 | "(K) DIRECT AND THIRD-PARTY PRO- |
| 20 | MOTERS.— |
| 21 | "(i) Rules and standards.—Direct |
| 22 | and third party promoters (including mi- |
| 23 | gration agents) of a regional center, any |
| 24 | new commercial enterprise, an affiliated |
| 25 | job-creating entity, or an issuer of securi- |
| | |

| 1 | ties intended to be offered to alien inves- |
|----|---|
| 2 | tors in connection with a particular capital |
| 3 | investment project shall comply with the |
| 4 | rules and standards prescribed by the Sec- |
| 5 | retary of Homeland Security and any ap- |
| 6 | plicable Federal or State securities laws, to |
| 7 | oversee promotion of any offering of secu- |
| 8 | rities related to the EB-5 Program, in- |
| 9 | cluding- |
| 10 | "(I) registration with U.S. Citi- |
| 11 | zenship and Immigration Services, |
| 12 | which— |
| 13 | "(aa) includes identifying |
| 14 | and contact information for such |
| 15 | promoter and confirmation of the |
| 16 | existence of the written agree- |
| 17 | ment required under clause (iii); |
| 18 | and |
| 19 | "(bb) may be made publicly |
| 20 | available at the discretion of the |
| 21 | Secretary; |
| 22 | "(II) certification by each pro- |
| 23 | moter that such promoter is not ineli- |
| 24 | gible under subparagraph (H)(i); |

| | 01 |
|----|---|
| 1 | "(III) guidelines for accurately |
| 2 | representing the visa process to for- |
| 3 | eign investors; and |
| 4 | "(IV) guidelines describing per- |
| 5 | missible fee arrangements under ap- |
| 6 | plicable securities and immigration |
| 7 | laws. |
| 8 | "(ii) EFFECT OF VIOLATION.—If the |
| 9 | Secretary determines that a direct or |
| 10 | third-party promoter has violated clause |
| 11 | (i), the Secretary shall suspend or perma- |
| 12 | nently bar such individual from participa- |
| 13 | tion in the program described in subpara- |
| 14 | graph (E). |
| 15 | "(iii) COMPLIANCE.—Each regional |
| 16 | center, new commercial enterprise, and af- |
| 17 | filiated job-creating entity shall maintain a |
| 18 | written agreement between or among such |
| 19 | entities and each direct or third-party pro- |
| 20 | moter operating on behalf of such entities |
| 21 | that outlines the rules and standards pre- |
| 22 | scribed under clause (i). |
| 23 | "(iv) DISCLOSURE.—Each petition |
| 24 | filed under section $204(a)(1)(H)$ shall in- |
| 25 | clude a disclosure, signed by the investor, |
| | |

| 1 | that reflects all fees, ongoing interest, and |
|----|--|
| 2 | other compensation paid to any person |
| 3 | that the regional center or new commercial |
| 4 | enterprise knows has received, or will re- |
| 5 | ceive, in connection with the investment, |
| 6 | including compensation to agents, finders, |
| 7 | or broker dealers involved in the offering, |
| 8 | to the extent not already specifically identi- |
| 9 | fied in the business plan filed under sub- |
| 10 | paragraph (F). |
| 11 | "(L) Source of funds.— |
| 12 | "(i) IN GENERAL.—An alien investor |
| 13 | shall demonstrate that the capital required |
| 14 | under subparagraph (A) and any funds |
| 15 | used to pay administrative costs and fees |
| 16 | associated with the alien's investment were |
| 17 | obtained from a lawful source and through |
| 18 | lawful means. |
| 19 | "(ii) Required information.—The |
| 20 | Secretary of Homeland Security shall re- |
| 21 | quire that an alien investor's petition |
| 22 | under this paragraph contain, as applica- |
| 23 | ble— |
| 24 | "(I) business and tax records, or |
| 25 | similar records, including— |

"(aa) foreign business registration records;

3 "(bb) corporate or partner-4 ship tax returns (or tax returns 5 of any other entity in any form filed in any country or subdivi-6 7 sion of such country), and per-8 sonal tax returns, including in-9 come, franchise, property (wheth-10 er real, personal, or intangible), 11 or any other tax returns of any 12 kind, filed during the past 7 13 years (or another period to be de-14 termined by the Secretary to en-15 sure that the investment is obtained from a lawful source of 16 17 funds) with any taxing jurisdic-18 tion within or outside the United 19 States by or on behalf of the 20 alien investor; and "(cc) any other evidence 21 22 identifying any other source of 23 capital or administrative fees; "(II) evidence related to mone-24

tary judgments against the alien in-

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| 1 | vestor, including certified copies of |
|----|--|
| 2 | any judgments, and evidence of all |
| 3 | pending governmental civil or criminal |
| 4 | actions, governmental administrative |
| 5 | proceedings, and any private civil ac- |
| 6 | tions (pending or otherwise) involving |
| 7 | possible monetary judgments against |
| 8 | the alien investor from any court |
| 9 | within or outside the United States; |
| 10 | and |
| 11 | "(III) the identity of all persons |
| 12 | who transfer into the United States, |
| 13 | on behalf of the investor, any funds |
| 14 | that are used to meet the capital re- |
| 15 | quirement under subparagraph (A). |
| 16 | "(iii) GIFT AND LOAN RESTRIC- |
| 17 | TIONS.— |
| 18 | "(I) IN GENERAL.—Gifted and |
| 19 | borrowed funds may not be counted |
| 20 | toward the minimum capital invest- |
| 21 | ment requirement under subpara- |
| 22 | graph (C) unless such funds— |
| 23 | "(aa) were gifted or loaned |
| 24 | to the alien investor in good |
| 25 | faith; and |
| | |

| "(bb) were not gifted or |
|---|
| |
| loaned to circumvent any limita- |
| tions imposed on permissible |
| sources of capital under this sub- |
| paragraph, including but not lim- |
| ited to proceeds from illegal ac- |
| tivity. |
| "(II) Records requirement.— |
| If funds invested under subparagraph |
| (A) are gifted or loaned to the alien |
| investor, the Secretary shall require |
| that the alien investor's petition under |
| this paragraph includes the records |
| described in subclauses (I) and (II) of |
| clause (ii) from the donor or, if other |
| than a bank, the lender. |
| "(M) TREATMENT OF GOOD FAITH INVES- |
| TORS FOLLOWING PROGRAM NONCOMPLI- |
| ANCE.— |
| "(i) TERMINATION OR DEBARMENT |
| OF EB-5 ENTITY.—Except as provided in |
| clause (vi), upon the termination or debar- |
| mont of applicable from the program |
| ment, as applicable, from the program |
| |

| 1 | a new commercial enterprise, or a job-cre- |
|----|--|
| 2 | ating entity— |
| 3 | "(I) an otherwise qualified peti- |
| 4 | tion under section $204(a)(1)(H)$ or |
| 5 | the conditional permanent residence of |
| 6 | an alien who has been admitted to the |
| 7 | United States pursuant to section |
| 8 | 216A(a)(1) based on an investment in |
| 9 | a terminated regional center, new |
| 10 | commercial enterprise, or job-creating |
| 11 | entity shall remain valid or continue |
| 12 | to be authorized, as applicable, con- |
| 13 | sistent with this subparagraph; and |
| 14 | "(II) the Secretary of Homeland |
| 15 | Security shall notify the alien bene- |
| 16 | ficiaries of such petitions of such ter- |
| 17 | mination or debarment. |
| 18 | "(ii) NEW REGIONAL CENTER OR IN- |
| 19 | VESTMENT.—The petition under section |
| 20 | 204(a)(1)(H) of an alien described in |
| 21 | clause (i) and the conditional permanent |
| 22 | resident status of an alien described in |
| 23 | clause (i) shall be terminated 180 days |
| 24 | after notification of the termination from |
| 25 | the program under this paragraph of a re- |

| 1 | gional center, a new commercial enterprise, |
|----|---|
| 2 | or a job creating entity (but not sooner |
| 3 | than 180 days after the date of the enact- |
| 4 | ment of the EB-5 Reform and Integrity |
| 5 | Act of 2021) unless— |
| 6 | "(I) in the case of the termi- |
| 7 | nation of a regional center— |
| 8 | "(aa) the new commercial |
| 9 | enterprise associates with an ap- |
| 10 | proved regional center, regardless |
| 11 | of the approved geographical |
| 12 | boundaries of such regional cen- |
| 13 | ter's designation; or |
| 14 | "(bb) such alien makes a |
| 15 | qualifying investment in another |
| 16 | new commercial enterprise; or |
| 17 | "(II) in the case of the debar- |
| 18 | ment of a new commercial enterprise |
| 19 | or job-creating entity, such alien— |
| 20 | "(aa) associates with a new |
| 21 | commercial enterprise in good |
| 22 | standing; and |
| 23 | "(bb) invests additional in- |
| 24 | vestment capital solely to the ex- |
| 25 | tent necessary to satisfy remain- |

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|--|
| ing job creation requirements |
| under subparagraph (A)(ii). |
| "(iii) Amendments.— |
| "(I) FILING REQUIREMENT |
| The Secretary shall permit a petition |
| described in clause (i)(I) to be amend- |
| ed to allow such petition to meet the |
| applicable eligibility requirements |
| under clause (ii), or to notify the Sec- |
| retary that a pending or approved pe- |
| tition continues to meet the eligibility |
| requirements described in clause (ii) |
| notwithstanding termination or debar- |
| ment described in clause (i) if such |
| amendment is filed not later than 180 |
| days after the Secretary provides noti- |
| fication of termination or debarment |
| of a regional center, a new commercial |
| enterprise, or a job-creating entity, as |
| applicable. |
| "(II) DETERMINATION OF ELIGI- |
| BILITY.—For purposes of determining |
| eligibility under subclause (I)— |
| "(aa) the Secretary shall |
| permit amendments to the busi- |
| |

| 1 | ness plan, without such facts un- |
|---|-----------------------------------|
| 2 | derlying the amendment being |
| 3 | deemed a material change; and |
| Δ | "(bb) may deem any funds |

| 4 | "(bb) may deem any funds |
|----|---|
| 5 | obtained or recovered by an alien |
| 6 | investor, directly or indirectly, |
| 7 | from claims against third parties, |
| 8 | including insurance proceeds, or |
| 9 | any additional investment capital |
| 10 | provided by the alien, to be such |
| 11 | alien's investment capital for the |
| 12 | purposes of subparagraph (A) if |
| 13 | such investment otherwise com- |
| 14 | plies with the requirements under |
| 15 | this paragraph and section 216A. |
| 16 | "(iv) Removal of conditions |
| 17 | Aliens described in subclauses (I)(bb) and |
| 18 | (II) of clause (ii) shall be eligible to have |
| 19 | their conditions removed pursuant to sec- |
| 20 | tion 216A beginning on the date that is 2 |
| 21 | years after the date of the subsequent in- |
| 22 | vestment. |
| 23 | "(y) REMEDIES For potitions on |

23 "(v) REMEDIES.—For petitions approved under clause (ii), including fol-

| 1 | lowing an amendment filed under clause |
|----|---|
| 2 | (iii), the Secretary— |
| 3 | "(I) shall retain the immigrant |
| 4 | visa priority date related to the origi- |
| 5 | nal petition and prevent age-out of de- |
| 6 | rivative beneficiaries; and |
| 7 | "(II) may hold such petition in |
| 8 | abeyance and extend any applicable |
| 9 | deadlines under this paragraph. |
| 10 | "(vi) EXCEPTION.—If the Secretary |
| 11 | has reason to believe that an alien was a |
| 12 | knowing participant in the conduct that led |
| 13 | to the termination of a regional center, |
| 14 | new commercial enterprise, or job-creating |
| 15 | entity described in clause (i)— |
| 16 | "(I) the alien shall not be ac- |
| 17 | corded any benefit under this sub- |
| 18 | paragraph; and |
| 19 | "(II) the Secretary shall— |
| 20 | "(aa) notify the alien of |
| 21 | such belief; and |
| 22 | "(bb) subject to section |
| 23 | 216A(b)(2), shall deny or initiate |
| 24 | proceedings to revoke the ap- |
| 25 | proval of such alien's petition, |

| 1 | application, or benefit (and that |
|----|---|
| 2 | of any spouse or child, if applica- |
| | |
| 3 | ble) described in this paragraph. |
| 4 | "(N) THREATS TO THE NATIONAL INTER- |
| 5 | EST.— |
| 6 | "(i) DENIAL OR REVOCATION.—The |
| 7 | Secretary of Homeland Security shall deny |
| 8 | or revoke the approval of a petition, appli- |
| 9 | cation, or benefit described in this para- |
| 10 | graph, including the documents described |
| 11 | in clause (ii), if the Secretary determines, |
| 12 | in the Secretary's discretion, that the ap- |
| 13 | proval of such petition, application, or ben- |
| 14 | efit is contrary to the national interest of |
| 15 | the United States for reasons relating to |
| 16 | threats to public safety or national secu- |
| 17 | rity. |
| 18 | "(ii) Documents.—The documents |
| 19 | described in this clause are— |
| 20 | "(I) a certification, designation, |
| 21 | or amendment to the designation of a |
| 22 | regional center; |
| 23 | "(II) a petition seeking classifica- |
| 24 | tion of an alien as an alien investor |
| 25 | under this paragraph; |

| 1 | "(III) a petition to remove condi- |
|----|---|
| 2 | tions under section 216A; |
| 3 | "(IV) an application for approval |
| 4 | of a business plan in a new commer- |
| 5 | cial enterprise under subparagraph |
| 6 | (F); or |
| 7 | "(V) a document evidencing con- |
| 8 | ditional permanent resident status |
| 9 | that was issued to an alien pursuant |
| 10 | to section 216A. |
| 11 | "(iii) DEBARMENT.—If a regional |
| 12 | center, new commercial enterprise, or job- |
| 13 | creating entity has its designation or par- |
| 14 | ticipation in the program under this para- |
| 15 | graph terminated for reasons relating to |
| 16 | public safety or national security, any per- |
| 17 | son associated with such regional center, |
| 18 | new commercial enterprise, or job-creating |
| 19 | entity, including an alien investor, shall be |
| 20 | permanently barred from future participa- |
| 21 | tion in the program under this paragraph |
| 22 | if the Secretary of Homeland Security, in |
| 23 | the Secretary's discretion, determines, by a |
| 24 | preponderance of the evidence, that such |
| | |

- 1 person was a knowing participant in the 2 conduct that led to the termination. "(iv) NOTICE.—If the Secretary of 3 4 Homeland Security determines that the approval of a petition, application, or benefit 5 6 described in this paragraph should be de-7 nied or revoked pursuant to clause (i), the 8 Secretary shall— 9 "(I) notify the relevant indi-10 vidual, regional center, or commercial 11 entity of such determination; "(II) deny or revoke such peti-12 13 tion, application, or benefit or termi-14 nate the permanent resident status of 15 the alien (and the alien spouse and 16 alien children of such immigrant), as 17 of the date of such determination; and 18 "(III) provide any United States-19 owned regional center, new commer-20 cial enterprise, or job creating entity 21 an explanation for such determination 22 unless the relevant information is 23 classified or disclosure is otherwise
- 24 prohibited under law.

| 1 | "(v) JUDICIAL REVIEW.—Notwith- |
|----|---|
| 2 | standing any other provision of law (statu- |
| 3 | tory or nonstatutory), including section |
| 4 | 2241 of title 28, United States Code, or |
| 5 | any other habeas corpus provision, and |
| 6 | sections 1361 and 1651 of such title, no |
| 7 | court shall have jurisdiction to review a de- |
| 8 | nial or revocation under this subparagraph. |
| 9 | Nothing in this clause may be construed as |
| 10 | precluding review of constitutional claims |
| 11 | or questions of law raised upon a petition |
| 12 | for review filed with an appropriate court |
| 13 | of appeals in accordance with section 242. |
| 14 | "(O) FRAUD, MISREPRESENTATION, AND |
| 15 | CRIMINAL MISUSE.— |
| 16 | "(i) DENIAL OR REVOCATION.—Sub- |
| 17 | ject to subparagraph (M), the Secretary of |
| 18 | Homeland Security shall deny or revoke |
| 19 | the approval of a petition, application, or |
| 20 | benefit described in this paragraph, includ- |
| 21 | ing the documents described in subpara- |
| 22 | graph (N)(ii), if the Secretary determines, |
| 23 | in the Secretary's discretion, that such pe- |
| 24 | tition, application, or benefit was predi- |
| 25 | cated on or involved fraud, deceit, inten- |
| | |

| 1 | tional material misrepresentation, or crimi- |
|----|--|
| 2 | nal misuse. |
| 3 | "(ii) DEBARMENT.—If a regional cen- |
| 4 | ter, new commercial enterprise, or job-cre- |
| 5 | ating entity has its designation or partici- |
| 6 | pation in the program under this para- |
| 7 | graph terminated for reasons relating to |
| 8 | fraud, intentional material misrepresenta- |
| 9 | tion, or criminal misuse, any person associ- |
| 10 | ated with such regional center, new com- |
| 11 | mercial enterprise, or job-creating entity, |
| 12 | including an alien investor, shall be perma- |
| 13 | nently barred from future participation in |
| 14 | the program if the Secretary determines, |
| 15 | in the Secretary's discretion, by a prepon- |
| 16 | derance of the evidence, that such person |
| 17 | was a knowing participant in the conduct |
| 18 | that led to the termination. |
| 19 | "(iii) NOTICE.—If the Secretary de- |

19 "(iii) NOTICE.—If the Secretary de20 termines that the approval of a petition,
21 application, or benefit described in this
22 paragraph should be denied or revoked
23 pursuant to clause (i), the Secretary
24 shall—

| 1 | "(I) notify the relevant indi- |
|----|--|
| 2 | vidual, regional center, or commercial |
| 3 | entity of such determination; and |
| 4 | "(II) deny or revoke such peti- |
| 5 | tion, application, or benefit or termi- |
| 6 | nate the permanent resident status of |
| 7 | the alien (and the alien spouse and |
| 8 | alien children of such immigrant), in |
| 9 | accordance with clause (i), as of the |
| 10 | date of such determination. |
| 11 | "(P) Administrative appellate re- |
| 12 | VIEW.— |
| 13 | "(i) IN GENERAL.—The Director of |
| 14 | U.S. Citizenship and Immigration Services |
| 15 | shall provide an opportunity for an admin- |
| 16 | istrative appellate review by the Adminis- |
| 17 | trative Appeals Office of U.S. Citizenship |
| 18 | and Immigration Services of any deter- |
| 19 | mination made under this paragraph, in- |
| 20 | cluding— |
| 21 | ((I) an application for regional |
| 22 | center designation or regional center |
| 23 | amendment; |

| 1 | "(II) an application for approval |
|----|---|
| 2 | of a business plan filed under sub- |
| 3 | paragraph (F); |
| 4 | "(III) a petition by an alien in- |
| 5 | vestor for status as an immigrant |
| 6 | under this paragraph; |
| 7 | "(IV) the termination or suspen- |
| 8 | sion of any benefit accorded under |
| 9 | this paragraph; and |
| 10 | "(V) any sanction imposed by the |
| 11 | Secretary under this paragraph. |
| 12 | "(ii) JUDICIAL REVIEW.—Subject to |
| 13 | subparagraph $(N)(v)$ and section |
| 14 | 242(a)(2), and notwithstanding any other |
| 15 | provision of law (statutory or nonstatu- |
| 16 | tory), including section 2241 of title 28, |
| 17 | United States Code, or any other habeas |
| 18 | corpus provision, and sections 1361 and |
| 19 | 1651 of such title, no court shall have ju- |
| 20 | risdiction to review a determination under |
| 21 | this paragraph until the regional center, its |
| 22 | associated entities, or the alien investor |
| 23 | has exhausted all administrative appeals. |
| 24 | "(Q) FUND ADMINISTRATION.— |
| | |

| 1 | "(i) IN GENERAL.—Each new com- |
|----|---|
| 2 | mercial enterprise shall deposit and main- |
| 3 | tain the capital investment of each alien |
| 4 | investor in a separate account, including |
| 5 | amounts held in escrow. |
| 6 | "(ii) Use of funds.—Amounts in a |
| 7 | separate account may only— |
| 8 | "(I) be transferred to another |
| 9 | separate account or a job creating en- |
| 10 | tity; |
| 11 | "(II) otherwise be deployed into |
| 12 | the capital investment project for |
| 13 | which the funds were intended; or |
| 14 | "(III) be transferred to the alien |
| 15 | investor who contributed the funds as |
| 16 | a refund of that investor's capital in- |
| 17 | vestment, if otherwise permitted |
| 18 | under this paragraph. |
| 19 | "(iii) Deployment of funds into |
| 20 | AN AFFILIATED JOB-CREATING ENTITY |
| 21 | If amounts are transferred to an affiliated |
| 22 | job-creating entity pursuant to clause |
| 23 | (ii)(I)— |
| 24 | "(I) the affiliated job-creating |
| 25 | entity shall maintain such amounts in |
| | |

| 1 | a separate account until they are de- |
|----|---|
| 2 | ployed into the capital investment |
| 3 | project for which they were intended; |
| 4 | and |
| 5 | "(II) not later than 30 days after |
| 6 | such amounts are deployed pursuant |
| 7 | to subclause (I), the affiliated job-cre- |
| 8 | ating entity shall provide written no- |
| 9 | tice to the fund administrator re- |
| 10 | tained pursuant to clause (iv) that a |
| 11 | construction consultant or other indi- |
| 12 | vidual authorized by the Secretary has |
| 13 | verified that such amounts have been |
| 14 | deployed into the project. |
| 15 | "(iv) Fund administrator.—Except |
| 16 | as provided in clause (v), the new commer- |
| 17 | cial enterprise shall retain a fund adminis- |
| 18 | trator to fulfill the requirements under this |
| 19 | subparagraph. The fund administrator— |
| 20 | "(I) shall be independent of, and |
| 21 | not directly related to, the new com- |
| 22 | mercial enterprise, the regional center |
| 23 | associated with the new commercial |
| 24 | enterprise, the job creating entity, or |

| 1 | any of the principals or managers of |
|----|---------------------------------------|
| 2 | such entities; |
| 3 | "(II) shall be licensed, active, |
| 4 | and in good standing as— |
| 5 | "(aa) a certified public ac- |
| 6 | countant; |
| 7 | "(bb) an attorney; |
| 8 | "(cc) a broker-dealer or in- |
| 9 | vestment adviser registered with |
| 10 | the Securities and Exchange |
| 11 | Commission; or |
| 12 | "(dd) an individual or com- |
| 13 | pany that otherwise meets such |
| 14 | requirements as may be estab- |
| 15 | lished by the Secretary; |
| 16 | "(III) shall monitor and track |
| 17 | any transfer of amounts from the sep- |
| 18 | arate account; |
| 19 | "(IV) shall serve as a cosignatory |
| 20 | on all separate accounts; |
| 21 | "(V) before any transfer of |
| 22 | amounts from a separate account, |
| 23 | shall— |
| 24 | "(aa) verify that the trans- |
| 25 | fer complies with all governing |
| | |

| 1 | documents, including organiza- |
|----|---|
| 2 | tional, operational, and invest- |
| 3 | ment documents; and |
| 4 | "(bb) approve such transfer |
| 5 | with a written or electronic sig- |
| 6 | nature; |
| 7 | "(VI) shall periodically provide |
| 8 | each alien investor with information |
| 9 | about the activity of the account in |
| 10 | which the investor's capital invest- |
| 11 | ment is held, including— |
| 12 | "(aa) the name and location |
| 13 | of the bank or financial institu- |
| 14 | tion at which the account is |
| 15 | maintained; |
| 16 | "(bb) the history of the ac- |
| 17 | count; and |
| 18 | "(cc) any additional infor- |
| 19 | mation required by the Secretary; |
| 20 | and |
| 21 | "(VII) shall make and preserve, |
| 22 | during the 5-year period beginning on |
| 23 | the last day of the Federal fiscal year |
| 24 | in which any transactions occurred, |
| 25 | books, ledgers, records, and other doc- |
| | |

umentation necessary to comply with

| 2 | this clause, which shall be provided to |
|----|---|
| 3 | the Secretary upon request. |
| 4 | "(v) WAIVER.— |
| 5 | "(I) WAIVER PERMITTED.—The |
| 6 | Secretary of Homeland Security, after |
| 7 | consultation with the Securities and |
| 8 | Exchange Commission, may waive the |
| 9 | requirements under clause (iv) for any |
| 10 | new commercial enterprise or affili- |
| 11 | ated job-creating entity that is con- |
| 12 | trolled by or under common control of |
| 13 | an investment adviser or broker-dealer |
| 14 | that is registered with the Securities |
| 15 | and Exchange Commission if the Sec- |
| 16 | retary, in the Secretary's discretion, |
| 17 | determines that the Securities and |
| 18 | Exchange Commission provides com- |
| 19 | parable protections and transparency |
| 20 | for alien investors as the protections |
| 21 | and transparency provided under |
| 22 | clause (iv). |
| 23 | "(II) WAIVER REQUIRED.—The |
| 24 | Secretary of Homeland Security shall |
| 25 | waive the requirements under clause |

| 1 | (iv) for any new commercial enterprise |
|----|--|
| 2 | that commissions an annual inde- |
| 3 | pendent financial audit of such new |
| 4 | commercial enterprise or job creating |
| 5 | entity conducted in accordance with |
| 6 | Generally Accepted Auditing Stand- |
| 7 | ards, which audit shall be provided to |
| 8 | the Secretary and all investors in the |
| 9 | new commercial enterprise. |
| 10 | "(vi) Defined term.—In this sub- |
| 11 | paragraph, the term 'separate account' |
| 12 | means an account that— |
| 13 | "(I) is maintained in the United |
| 14 | States by a new commercial enterprise |
| 15 | or job creating entity at a Federally |
| 16 | regulated bank or at another financial |
| 17 | institution (as defined in section 20 of |
| 18 | title 18, United States Code) in the |
| 19 | United States; |
| 20 | "(II) is insured; and |
| 21 | "(III) contains only the pooled |
| 22 | investment funds of alien investors in |
| 23 | a new commercial enterprise with re- |
| 24 | spect to a single capital investment |
| 25 | project.". |
| | |

1 (c) EFFECTIVE DATE.—Unless otherwise provided in 2 this section, the amendments made by this section shall 3 take effect on the date that is 90 days after the date of 4 the enactment of this Act. 5 SEC. 3. CONDITIONAL PERMANENT RESIDENT STATUS FOR 6 ALIEN INVESTORS, SPOUSES, AND CHILDREN. 7 (a) IN GENERAL.—Section 216A of the Immigration 8 and Nationality Act (8 U.S.C. 1186b) is amended— 9 (1) by striking "Attorney General" each place 10 such term appears (except in subsection (d)(2)(C)) 11 and inserting "Secretary of Homeland Security"; 12 (2) by striking "entrepreneur" each place such 13 term appears and inserting "investor"; (3) in subsection (a), by amending paragraph 14 15 (1) to read as follows: "(1) CONDITIONAL BASIS FOR STATUS.—An 16 17 alien investor, alien spouse, and alien child shall be 18 considered, at the time of obtaining status as an 19 alien lawfully admitted for permanent residence, to 20 have obtained such status on a conditional basis sub-21 ject to the provisions of this section."; 22 (4) in subsection (b)— 23 (A) in the subsection heading, by striking "ENTREPRENEURSHIP" and inserting "INVEST-24

25 MENT"; and

| 1 | (B) by amending paragraph (1)(B) to read |
|----|---|
| 2 | as follows: |
| 3 | "(B) the alien did not invest the requisite |
| 4 | capital; or''; |
| 5 | (5) in subsection (c)— |
| 6 | (A) in the subsection heading, by striking |
| 7 | "OF TIMELY PETITION AND INTERVIEW"; |
| 8 | (B) in paragraph (1)— |
| 9 | (i) in the matter preceding subpara- |
| 10 | graph (A), by striking "In order" and in- |
| 11 | serting "Except as provided in paragraph |
| 12 | (3)(D), in order"; |
| 13 | (ii) in subparagraph (A)— |
| 14 | (I) by striking "must" and in- |
| 15 | serting "shall"; and |
| 16 | (II) by striking ", and" and in- |
| 17 | serting a semicolon; |
| 18 | (iii) in subparagraph (B)— |
| 19 | (I) by striking "must" and in- |
| 20 | serting "shall"; |
| 21 | (II) by striking "Service" and in- |
| 22 | serting "Department of Homeland Se- |
| 23 | curity"; and |
| 24 | (III) by striking the period at the |
| 25 | end and inserting "; and"; and |

(iv) by adding at the end the fol-1 2 lowing: 3 "(C) the Secretary shall have performed a 4 site visit to the relevant corporate office or busi-5 location described section in ness 6 203(b)(5)(F)(iv)."; and 7 (C) in paragraph (3)— 8 (i) in subparagraph (A), in the undes-9 ignated matter following clause (ii), by 10 striking "the" before "such filing"; and 11 (ii) by amending subparagraph (B) to 12 read as follows: "(B) REMOVAL OR EXTENSION OF CONDI-13 14 TIONAL BASIS.— 15 "(i) IN GENERAL.—Except as pro-16 vided in clause (ii), if the Secretary deter-17 mines that the facts and information con-18 tained in a petition submitted under para-19 graph (1)(A) are true, including dem-20 onstrating that the alien complied with 21 subsection (d)(1)(B)(i),the Secretary 22 shall— "(I) notify the alien involved of 23 24 such determination; and

| 1 | "(II) remove the conditional |
|----------------|---|
| 2 | basis of the alien's status effective as |
| 3 | of the second anniversary of the |
| 4 | alien's lawful admission for permanent |
| 5 | residence. |
| 6 | "(ii) EXCEPTION.—If the petition |
| 7 | demonstrates that the facts and informa- |
| 8 | tion are true and that the alien is in com- |
| 9 | pliance with subsection $(d)(1)(B)(ii)$ — |
| 10 | "(I) the Secretary, in the Sec- |
| 11 | retary's discretion, may provide a 1- |
| 12 | year extension of the alien's condi- |
| 13 | tional status; and |
| 14 | "(II)(aa) if the alien files a peti- |
| 15 | tion not later than 30 days after the |
| 16 | third anniversary of the alien's lawful |
| 17 | admission for permanent residence |
| 18 | demonstrating that the alien complied |
| 19 | with subsection $(d)(1)(B)(i)$, the Sec- |
| 17 | |
| 20 | retary shall remove the conditional |
| | retary shall remove the conditional basis of the alien's status effective as |
| 20 | · |
| 20 21 | basis of the alien's status effective as |
| 20 21 22 | basis of the alien's status effective as of such third anniversary; or |

| | 10 |
|----|--|
| 1 | conditional status shall terminate at |
| 2 | the end of such additional year."; |
| 3 | (6) in subsection (d) — |
| 4 | (A) in paragraph (1)— |
| 5 | (i) by amending subparagraph (A) to |
| 6 | read as follows: |
| 7 | "(A) invested the requisite capital;"; |
| 8 | (ii) by redesignating subparagraph |
| 9 | (B) as subparagraph (C); and |
| 10 | (iii) by inserting after subparagraph |
| 11 | (A) the following: |
| 12 | "(B)(i) created the employment required |
| 13 | under section $203(b)(5)(A)(ii)$; or |
| 14 | "(ii) is actively in the process of creating |
| 15 | the employment required under section |
| 16 | 203(b)(5)(A)(ii) and will create such employ- |
| 17 | ment before the third anniversary of the alien's |
| 18 | lawful admission for permanent residence, pro- |
| 19 | vided that such alien's capital will remain in- |
| 20 | vested during such time; and"; |
| 21 | (B) in paragraph (2), by amending sub- |
| 22 | paragraph (A) to read as follows: |
| 23 | "(A) NINETY-DAY PERIOD BEFORE SEC- |
| 24 | OND ANNIVERSARY.— |

| 1 | "(i) IN GENERAL.—Except as pro- |
|----|---|
| 2 | vided in clause (ii) and subparagraph (B), |
| 3 | a petition under subsection $(c)(1)(A)$ shall |
| 4 | be filed during the 90-day period imme- |
| 5 | diately preceding the second anniversary of |
| 6 | the alien investor's lawful admission for |
| 7 | permanent residence. |
| 8 | "(ii) EXCEPTION.—Aliens described in |
| 9 | subclauses $(I)(bb)$ and (II) of section |
| 10 | 203(b)(5)(M)(ii) shall file a petition under |
| 11 | subsection $(c)(1)(A)$ during the 90-day pe- |
| 12 | riod before the second anniversary of the |
| 13 | subsequent investment."; and |
| 14 | (C) in paragraph (3)— |
| 15 | (i) by striking "The interview" and |
| 16 | inserting the following: |
| 17 | "(A) IN GENERAL.—The interview"; |
| 18 | (ii) by striking "Service" and insert- |
| 19 | ing "Department of Homeland Security"; |
| 20 | and |
| 21 | (iii) by striking the last sentence and |
| 22 | inserting the following: |
| 23 | "(B) WAIVER.—The Secretary of Home- |
| 24 | land Security, in the Secretary's discretion, may |
| 25 | waive the deadline for an interview under sub- |

1 section (c)(1)(B) or the requirement for such 2 an interview according to criteria developed by U.S. Citizenship and Immigration Services, in 3 4 consultation with its Fraud Detection and Na-5 tional Security Directorate and U.S. Immigra-6 tion and Customs Enforcement, provided that 7 such criteria do not include a reduction of case 8 processing times or the allocation of adjudica-9 tory resources. A waiver may not be granted 10 under this subparagraph if the alien to be inter-11 viewed-12 "(i) invested in a regional center, new 13 commercial enterprise, or job-creating enti-14 ty that was sanctioned under section 15 203(b)(5); or "(ii) is in a class of aliens determined 16 17 by the Secretary to be threats to public 18 safety or national security."; and 19 (7) in subsection (f)(3), by striking "a limited partnership" and inserting "any entity formed for 20 21 the purpose of doing for-profit business". 22 (b) EFFECTIVE DATES.— 23 (1) IN GENERAL.—Except as provided in para-24 graph (2), the amendments made by subsection (a)

3 (2) EXCEPTIONS.—

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(A) SITE VISITS.—The amendment made by subsection (a)(5)(B)(iv) shall take effect on the date that is 2 years after the date of the enactment of this Act.

(B) 8 PETITION BENEFICIARIES.—The 9 amendments made by subsection (a) shall not 10 apply to the beneficiary of a petition that is 11 filed under section 216A of the Immigration 12 and Nationality Act (8 U.S.C. 1186b) if the un-13 petition was filed under derlving section 14 203(b)(5) of such Act (8 U.S.C. 1153(b)(5)) before the date of the enactment of this Act. 15

16 SEC. 4. EB-5 VISA REFORMS.

17 (a) DEFINITIONS.—Section 203(b)(5)(D) of the Im18 migration and Nationality Act (8 U.S.C. 1153(b)(5)(D))
19 is amended to read as follows:

20 "(D) DEFINITIONS.—In this paragraph:
21 "(i) AFFILIATED JOB-CREATING ENTI-

22TY.—The term 'affiliated job-creating enti-23ty' means any job-creating entity that is24controlled, managed, or owned by any of25the people involved with the regional center

| 1 | or new commercial enterprise under section |
|----|--|
| 2 | 203(b)(5)(H)(v). |
| 3 | "(ii) CAPITAL.—The term 'capital'— |
| 4 | "(I) means cash and all real, per- |
| 5 | sonal, or mixed tangible assets owned |
| 6 | and controlled by the alien investor, |
| 7 | or held in trust for the benefit of the |
| 8 | alien and to which the alien has unre- |
| 9 | stricted access; |
| 10 | "(II) shall be valued at fair mar- |
| 11 | ket value in United States dollars, in |
| 12 | accordance with Generally Accepted |
| 13 | Accounting Principles or other stand- |
| 14 | ard accounting practice adopted by |
| 15 | the Securities and Exchange Commis- |
| 16 | sion, at the time it is invested under |
| 17 | this paragraph; |
| 18 | "(III) does not include— |
| 19 | "(aa) assets directly or indi- |
| 20 | rectly acquired by unlawful |
| 21 | means, including any cash pro- |
| 22 | ceeds of indebtedness secured by |
| 23 | such assets; |
| 24 | "(bb) capital invested in ex- |
| 25 | change for a note, bond, convert- |

| | 00 |
|----|-------------------------------------|
| 1 | ible debt, obligation, or any other |
| 2 | debt arrangement between the |
| 3 | alien investor and the new com- |
| 4 | mercial enterprise; |
| 5 | "(cc) capital invested with a |
| 6 | guaranteed rate of return on the |
| 7 | amount invested by the alien in- |
| 8 | vestor; or |
| 9 | "(dd) except as provided in |
| 10 | subclause (IV), capital invested |
| 11 | that is subject to any agreement |
| 12 | between the alien investor and |
| 13 | the new commercial enterprise |
| 14 | that provides the investor with a |
| 15 | contractual right to repayment, |
| 16 | such as a mandatory redemption |
| 17 | at a certain time or upon the oc- |
| 18 | currence of a certain event, or a |
| 19 | put or sell-back option held by |
| 20 | the alien investor, even if such |
| 21 | contractual right is contingent on |
| 22 | the success of the new commer- |
| 23 | cial enterprise, such as having |
| 24 | sufficient available cash flow; and |
| | |

| 1 | "(IV) includes capital invested |
|----|--|
| 2 | that— |
| 3 | "(aa) is subject to a buy |
| 4 | back option that may be exer- |
| 5 | cised solely at the discretion of |
| 6 | the new commercial enterprise; |
| 7 | and |
| 8 | "(bb) results in the alien in- |
| 9 | vestor withdrawing his or her pe- |
| 10 | tition unless the alien investor |
| 11 | has fulfilled his or her |
| 12 | sustainment period and other re- |
| 13 | quirements under this paragraph. |
| 14 | "(iii) CERTIFIER.—The term 'cer- |
| 15 | tifier' means a person in a position of sub- |
| 16 | stantive authority for the management or |
| 17 | operations of a regional center, new com- |
| 18 | mercial enterprise, affiliated job-creating |
| 19 | entity, or issuer of securities, such as a |
| 20 | principal executive officer or principal fi- |
| 21 | nancial officer, with knowledge of such en- |
| 22 | tities' policies and procedures related to |
| 23 | compliance with the requirements under |
| 24 | this paragraph. |
| | |

| 1 | "(iv) Job-creating entity.—The |
|----|---|
| 2 | term 'job-creating entity' means any orga- |
| 3 | nization formed in the United States for |
| 4 | the ongoing conduct of lawful business, in- |
| 5 | cluding sole proprietorship, partnership |
| 6 | (whether limited or general), corporation, |
| 7 | limited liability company, business trust, or |
| 8 | other entity, which may be publicly or pri- |
| 9 | vately owned, including an entity con- |
| 10 | sisting of a holding company and its whol- |
| 11 | ly-owned subsidiaries or affiliates (provided |
| 12 | that each subsidiary or affiliate is engaged |
| 13 | in an activity formed for the ongoing con- |
| 14 | duct of a lawful business) that receives, or |
| 15 | is established to receive, capital investment |
| 16 | from alien investors or a new commercial |
| 17 | enterprise under the regional center pro- |
| 18 | gram described in subparagraph (E) and |
| 19 | which is responsible for creating jobs to |
| 20 | satisfy the requirement under subpara- |
| 21 | graph (A)(ii). |
| 22 | "(v) New commercial enter- |
| 23 | PRISE.—The term 'new commercial enter- |
| 24 | prise' means any for-profit organization |

25 formed in the United States for the ongo-

1 ing conduct of lawful business, including 2 sole proprietorship, partnership (whether 3 limited or general), holding company and 4 its wholly-owned subsidiaries (provided that each subsidiary is engaged in a for-5 6 profit activity formed for the ongoing con-7 duct of a lawful business), joint venture, 8 corporation, business trust, limited liability 9 company, or other entity (which may be 10 publicly or privately owned) that receives, 11 or is established to receive, capital invest-12 ment from investors under this para-13 graph.".

(b) AGE DETERMINATION FOR CHILDREN OF ALIEN
15 INVESTORS.—Section 203(h) of the Immigration and Na16 tionality Act (8 U.S.C. 1153(h)) is amended by adding
17 at the end the following:

18 "(5) Age determination for children of 19 ALIEN INVESTORS.—An alien who has reached 21 20 years of age and has been admitted under subsection 21 (d) as a lawful permanent resident on a conditional 22 basis as the child of an alien lawfully admitted for 23 permanent residence under subsection (b)(5), whose 24 lawful permanent resident status on a conditional 25 basis is terminated under section 216A or subsection

1 (b)(5)(M), shall continue to be considered a child of 2 the principal alien for the purpose of a subsequent 3 immigrant petition by such alien under subsection 4 (b)(5) if the alien remains unmarried and the subse-5 quent petition is filed by the principal alien not later 6 than 1 year after the termination of conditional law-7 ful permanent resident status. No alien shall be con-8 sidered a child under this paragraph with respect to 9 more than 1 petition filed after the alien reaches 21 10 years of age.".

11 (c) ENHANCED PAY SCALE FOR CERTAIN FEDERAL 12 EMPLOYEES ADMINISTERING THE EMPLOYMENT CRE-13 ATION PROGRAM.—The Secretary of Homeland Security may establish, fix the compensation of, and appoint indi-14 15 viduals to designated critical, technical, and professional positions needed to administer sections 203(b)(5) and 16 17 216A of the Immigration and Nationality Act (8 U.S.C. 1153(b)(5) and 1186b). 18

(d) CONCURRENT FILING OF EB-5 PETITIONS AND
20 APPLICATIONS FOR ADJUSTMENT OF STATUS.—Section
21 245 of the Immigration and Nationality Act (8 U.S.C.
22 1255) is amended—

(1) in subsection (k), in the matter preceding
paragraph (1), by striking "or (3)" and inserting
"(3), or (5)"; and

(2) by adding at the end the following:

"(n) If the approval of a petition for classification
under section 203(b)(5) would make a visa immediately
available to the alien beneficiary, the alien beneficiary's
application for adjustment of status under this section
shall be considered to be properly filed whether the application is submitted concurrently with, or subsequent to,
the visa petition.".

9 (e) TYPE OF INVESTMENT.—Section 203(b)(5)(A) of
10 the Immigration and Nationality Act (8 U.S.C.
11 1153(b)(5)(A)), as amended by subsection (a)(2), is fur12 ther amended—

(1) in clause (i), by striking "(C), and" and inserting "(C) and which is expected to remain invested for not less than 2 years; and"; and

16 (2) in clause (ii)—

1

17 (A) by striking "and create" and inserting18 "by creating"; and

19 (B) by inserting ", United States nation-20 als," after "citizens".

(f) REQUIRED CHECKS.—Section 203(b)(5) of the
Immigration and Nationality Act, as amended by this section and section 2, is further amended by adding at the
end the following:

"(R) REQUIRED CHECKS.—Any petition 1 2 filed by an alien under section 204(a)(1)(H)3 may not be approved under this paragraph un-4 less the Secretary of Homeland Security has 5 searched for the alien and any associated em-6 ployer of such alien on the Specially Designated 7 Nationals List of the Department of Treasury 8 Office of Foreign Assets Control.".

9 (g) EFFECTIVE DATE.—The amendments made by
10 this section shall take effect on the date of the enactment
11 of this Act.

12 SEC. 5. PROCEDURE FOR GRANTING IMMIGRANT STATUS.

(a) FILING ORDER AND ELIGIBILITY.—Section
204(a)(1)(H) of the Immigration and Nationality Act (8
U.S.C. 1154(a)(1)(H)) is amended to read as follows:

16 "(H)(i) Any alien seeking classification under section 17 203(b)(5) may file a petition for such classification with the Secretary of Homeland Security. An alien seeking to 18 pool his or her investment with 1 or more additional aliens 19 seeking classification under section 203(b)(5) shall file for 20 21 such classification in accordance with section 22 203(b)(5)(E), or before the date of the enactment of the 23 EB-5 Reform and Integrity Act of 2021, in accordance 24 with section 203(b)(5). An alien petitioning for classifica-25 tion under section 203(b)(5)(E) may file a petition with

the Secretary after a regional center has filed an applica tion for approval of an investment under section
 203(b)(5)(F).

4 "(ii) A petitioner described in clause (i) shall estab-5 lish eligibility at the time he or she files a petition for classification under section 203(b)(5). A petitioner who 6 7 was eligible for such classification at the time of such fil-8 ing shall be deemed eligible for such classification at the 9 time such petition is adjudicated, subject to the approval 10 of the petitioner's associated application under section 11 203(b)(5)(F).".

12 (b) EFFECTIVE DATES.—

13 (1) IN GENERAL.—The amendment made by
14 subsection (a) shall take effect on the date of the en15 actment of this Act.

16 (2)APPLICABILITY TO PETITIONS.—Section 17 204(a)(1)(H)(i) of the Immigration and Nationality 18 Act, as added by subsection (a), shall apply to any 19 classification pursuant to petition for section 20 203(b)(5)(E) of such Act (8 U.S.C. 1153(b)(5)(E)) 21 that is filed with the Secretary of Homeland Secu-22 rity on or after the date of the enactment of this 23 Act.

24 (c) ADJUDICATION OF PETITIONS.—The Secretary of25 Homeland Security shall continue to adjudicate petitions

and benefits under sections 203(b)(5) and 216A of the
 Immigration and Nationality Act (8 U.S.C. 1153(b)(5)
 and 1186b) during the implementation of this Act and the
 amendments made by this Act.

5 SEC. 6. TIMELY PROCESSING.

6 (a) FEE STUDY.—Not later than 1 year after the 7 date of the enactment of this Act, the Director of U.S. 8 Citizenship and Immigration Services shall complete a 9 study of fees charged in the administration of the program 10 described in sections 203(b)(5) and 216A of the Immigra-11 tion and Nationality Act (8 U.S.C. 1153(b)(5) and 12 1186b).

13 (b) Adjustment of Fees To Achieve Efficient PROCESSING.—Notwithstanding section 286(m) of the 14 15 Immigration and Nationality Act (8 U.S.C. 1356(m)), and except as provided under subsection (c), the Director, not 16 17 later than 60 days after the completion of the study under 18 subsection (a), shall set fees for services provided under 19 sections 203(b)(5) and 216A of such Act (8 U.S.C. 201153(b)(5) and 1186b) at a level sufficient to ensure the 21 full recovery only of the costs of providing such services, 22 including the cost of attaining the goal of completing adju-23 dications, on average, not later than—

| 1 | (1) 180 days after receiving a proposal for the |
|----|--|
| 2 | establishment of a regional center described in sec- |
| 3 | tion $203(b)(5)(E)$ of such Act; |
| 4 | (2) 180 days after receiving an application for |
| 5 | approval of an investment in a new commercial en- |
| 6 | terprise described in section $203(b)(5)(F)$ of such |
| 7 | Act; |
| 8 | (3) 90 days after receiving an application for |
| 9 | approval of an investment in a new commercial en- |
| 10 | terprise described in section $203(b)(5)(F)$ of such |
| 11 | Act that is located in a targeted employment area |
| 12 | (as defined in section $203(b)(5)(B)$ of such Act); |
| 13 | (4) 240 days after receiving a petition from an |
| 14 | alien desiring to be classified under section |
| 15 | 203(b)(5)(E) of such Act; |
| 16 | (5) 120 days after receiving a petition from an |
| 17 | alien desiring to be classified under section |
| 18 | 203(b)(5)(E) of such Act with respect to an invest- |
| 19 | ment in a targeted employment area (as defined in |
| 20 | section $203(b)(5)(B)$ of such Act); and |
| 21 | (6) 240 days after receiving a petition from an |
| 22 | alien for removal of conditions described in section |
| 23 | 216A(c) of such Act. |
| 24 | (c) ADDITIONAL FEES.—Fees in excess of the fee lev- |
| 25 | els described in subsection (b) may be charged only— |

(1) in an amount that is equal to the amount 1 2 paid by all other classes of fee-paying applicants for 3 immigration-related benefits, to contribute to the 4 coverage or reduction of the costs of processing or 5 adjudicating classes of immigration benefit applica-6 tions that Congress, or the Secretary of Homeland 7 Security in the case of asylum applications, has au-8 thorized to be processed or adjudicated at no cost or 9 at a reduced cost to the applicant; and

10 (2) in an amount that is not greater than 1 11 percent of the fee for filing a petition under section 12 203(b)(5) of the Immigration and Nationality Act (8) 13 U.S.C. 1153(b)(5), to make improvements to the 14 information technology systems used by the Sec-15 retary of Homeland Security to process, adjudicate, 16 and archive applications and petitions under such 17 section, including the conversion to electronic format 18 of documents filed by petitioners and applicants for 19 benefits under such section.

(d) EXEMPTION FROM PAPERWORK REDUCTION
ACT.—During the 1-year period beginning on the date of
the enactment of this Act, the requirements under chapter
35 of title 44, United States Code, shall not apply to any
collection of information required under this subtitle, any
amendment made by this subtitle, or any rule promulgated

by the Secretary of Homeland Security to implement this
 subtitle or the amendments made by this subtitle, to the
 extent that the Secretary determines that compliance with
 such requirements would impede the expeditious imple mentation of this subtitle or the amendments made by this
 subtitle.

(e) RULE OF CONSTRUCTION REGARDING ADJUDICA-7 8 TION DELAYS.—Nothing in this subtitle may be construed 9 to limit the authority of the Secretary of Homeland Secu-10 rity to suspend the adjudication of any application or petition under section 203(b)(5) or 216A of the Immigration 11 and Nationality Act (8 U.S.C. 1153(b)(5) and 1186b) 12 13 pending the completion of a national security or law enforcement investigation relating to such application or pe-14 15 tition.

(f) RULE OF CONSTRUCTION REGARDING MODIFICATION OF FEES.—Nothing in this section may be construed
to require any modification of fees before the completion
of—

(1) the fee study described in subsection (a); or
(2) regulations promulgated by the Secretary of
Homeland Security, in accordance with subchapter
II of chapter 5 and chapter 7 of title 5, United
States Code (commonly known as the "Administra-

tive Procedure Act"), to carry out subsections (b)
 and (c).

3 SEC. 7. TRANSPARENCY.

4 (a) IN GENERAL.—Employees of the Department of 5 Homeland Security, including the Secretary of Homeland Security, the Secretary's counselors, the Assistant Sec-6 7 retary for the Private Sector, the Director of U.S. Citizen-8 ship and Immigration Services, counselors to such Direc-9 tor, and the Chief of the Immigrant Investor Programs 10 Office (or any successor to such Office) at U.S. Citizenship and Immigration Services, shall act impartially and 11 12 may not give preferential treatment to any entity, organization, or individual in connection with any aspect of the 13 immigrant visa program described in section 203(b)(5) of 14 15 the Immigration and Nationality Act (8)U.S.C. 16 1153(b)(5)).

17 (b) IMPROPER ACTIVITIES.—Activities that con18 stitute preferential treatment under subsection (a) shall
19 include—

(1) working on, or in any way attempting to influence, in a manner not available to or accorded to
all other petitioners, applicants, and seekers of benefits under the immigrant visa program referred to in
subsection (a), the standard processing of an application, petition, or benefit for—

| 1 | (A) a regional center; |
|----|---|
| 2 | (B) a new commercial enterprise; |
| 3 | (C) a job-creating entity; or |
| 4 | (D) any person or entity associated with |
| 5 | such regional center, new commercial enter- |
| 6 | prise, or job-creating entity; and |
| 7 | (2) meeting or communicating with persons as- |
| 8 | sociated with the entities listed in paragraph (1) , at |
| 9 | the request of such persons, in a manner not avail- |
| 10 | able to or accorded to all other petitioners, appli- |
| 11 | cants, and seekers of benefits under such immigrant |
| 12 | visa program. |
| 13 | (c) Reporting of Communications.— |
| 14 | (1) WRITTEN COMMUNICATION.—Employees of |
| 15 | the Department of Homeland Security, including the |
| 16 | officials listed in subsection (a), shall include, in the |
| 17 | record of proceeding for a case under section |
| 18 | 203(b)(5) of the Immigration and Nationality Act (8) |
| 19 | U.S.C. 1153(b)(5)), actual or electronic copies of all |
| 20 | case-specific written communication, including e- |
| 21 | mails from government and private accounts, with |
| 22 | non-Department persons or entities advocating for |
| 23 | regional center applications or individual petitions |
| 24 | under such section that are pending on or after the |
| 25 | date of the enactment of this Act (other than rou- |

tine communications with other agencies of the Fed eral Government regarding the case, including com munications involving background checks and litiga tion defense).

(2) ORAL COMMUNICATION.—If substantive oral 5 6 communication, including telephonic communication, 7 virtual communication, or in-person meetings, takes 8 place between officials of the Department of Home-9 land Security and non-Department persons or enti-10 ties advocating for regional center applications or in-11 dividual petitions under section 203(b)(5) of such 12 Act that are pending on or after the date of the en-13 actment of this Act (except communications exempt-14 ed under paragraph (1))—

15 (A) the conversation shall be recorded; or
16 (B) detailed minutes of the session shall be
17 taken and included in the record of proceeding.
18 (3) NOTIFICATION.—

(A) IN GENERAL.—If the Secretary, in the
course of written or oral communication described in this subsection, receives evidence
about a specific case from anyone other than an
affected party or his or her representative (excluding Federal Government or law enforcement
sources), such information may not be made

| 1 | part of the record of proceeding and may not |
|----|---|
| 2 | be considered in adjudicative proceedings un- |
| 3 | less— |
| 4 | (i) the affected party has been given |
| 5 | notice of such evidence; and |
| 6 | (ii) if such evidence is derogatory, the |
| 7 | affected party has been given an oppor- |
| 8 | tunity to respond to the evidence. |
| 9 | (B) INFORMATION FROM LAW ENFORCE- |
| 10 | MENT, INTELLIGENCE AGENCIES, OR CON- |
| 11 | FIDENTIAL SOURCES.— |
| 12 | (i) LAW ENFORCEMENT OR INTEL- |
| 13 | LIGENCE AGENCIES.—Evidence received |
| 14 | from law enforcement or intelligence agen- |
| 15 | cies may not be made part of the record of |
| 16 | proceeding without the consent of the rel- |
| 17 | evant agency or law enforcement entity. |
| 18 | (ii) Whistleblowers, confiden- |
| 19 | TIAL SOURCES, OR INTELLIGENCE AGEN- |
| 20 | CIES.—Evidence received from whistle- |
| 21 | blowers, other confidential sources, or the |
| 22 | intelligence community that is included in |
| 23 | the record of proceeding and considered in |
| 24 | adjudicative proceedings shall be handled |
| 25 | in a manner that does not reveal the iden- |

| tity of the whistleblower or confidential |
|--|
| source, or reveal classified information. |
| (d) Consideration of Evidence.— |
| (1) IN GENERAL.—No case-specific communica- |
| tion with persons or entities that are not part of the |
| Department of Homeland Security may be consid- |
| ered in the adjudication of an application or petition |
| under section 203(b)(5) of the Immigration and Na- |
| tionality Act (8 U.S.C. $1153(b)(5)$) unless the com- |
| munication is included in the record of proceeding of |
| the case. |
| (2) WAIVER.—The Secretary of Homeland Se- |
| curity may waive the requirement under paragraph |
| (1) only in the interests of national security or for |
| investigative or law enforcement purposes. |
| (e) Channels of Communication.— |
| (1) E-MAIL ADDRESS OR EQUIVALENT.—The |
| Director of U.S. Citizenship and Immigration Serv- |
| ices shall maintain an e-mail account (or equivalent |
| means of communication) for persons or entities— |
| (A) with inquiries regarding specific peti- |
| tions or applications under the immigrant visa |
| program described in section $203(b)(5)$ of the |
| Immigration and Nationality Act (8 U.S.C. |
| 1153(b)(5)); or |
| |

| | 100 |
|----|--|
| 1 | (B) seeking information that is not case- |
| 2 | specific about the immigrant visa program de- |
| 3 | scribed in such section $203(b)(5)$. |
| 4 | (2) Communication only through appro- |
| 5 | PRIATE CHANNELS OR OFFICES.— |
| 6 | (A) ANNOUNCEMENT OF APPROPRIATE |
| 7 | CHANNELS OF COMMUNICATION.—Not later |
| 8 | than 40 days after the date of the enactment of |
| 9 | this Act, the Director of U.S. Citizenship and |
| 10 | Immigration Services shall announce that the |
| 11 | only channels or offices by which industry |
| 12 | stakeholders, petitioners, applicants, and seek- |
| 13 | ers of benefits under the immigrant visa pro- |
| 14 | gram described in section $203(b)(5)$ of the Im- |
| 15 | migration and Nationality Act (8 U.S.C. |
| 16 | 1153(b)(5)) may communicate with the Depart- |
| 17 | ment of Homeland Security regarding specific |
| 18 | cases under such section (except for commu- |
| 19 | nication made by applicants and petitioners |
| 20 | pursuant to regular adjudicatory procedures), |
| 21 | or information that is not case-specific about |
| 22 | the visa program applicable to certain cases |
| 23 | under such section, are through— |
| 24 | (i) the e-mail address or equivalent |
| | |

channel described in paragraph (1);

| 1 | (ii) the National Customer Service |
|----|---|
| 2 | Center, or any successor to such Center; or |
| 3 | (iii) the Office of Public Engagement, |
| 4 | Immigrant Investor Program Office, in- |
| 5 | cluding the Stakeholder Engagement |
| 6 | Branch, or any successors to those Offices |
| 7 | or that Branch. |
| 8 | (B) Direction of incoming communica- |
| 9 | TIONS.— |
| 10 | (i) IN GENERAL.—Employees of the |
| 11 | Department of Homeland Security shall di- |
| 12 | rect communications described in subpara- |
| 13 | graph (A) to the channels of communica- |
| 14 | tion or offices listed in clauses (i) through |
| 15 | (iii) of subparagraph (A). |
| 16 | (ii) RULE OF CONSTRUCTION.—Noth- |
| 17 | ing in this subparagraph may be construed |
| 18 | to prevent— |
| 19 | (I) any person from commu- |
| 20 | nicating with the Ombudsman of U.S. |
| 21 | Citizenship and Immigration Services |
| 22 | regarding the immigrant investor pro- |
| 23 | gram under section $203(b)(5)$ of the |
| 24 | Immigration and Nationality Act (8 |
| 25 | U.S.C. 1153(b)(5)); or |

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| 1 | (II) the Ombudsman from resolv- |
| 2 | ing problems regarding such immi- |
| 3 | grant investor program pursuant to |
| 4 | the authority granted under section |
| 5 | 452 of the Homeland Security Act of |
| 6 | 2002 (6 U.S.C. 272). |
| 7 | (C) Log.— |
| 8 | (i) IN GENERAL.—The Director of |
| 9 | U.S. Citizenship and Immigration Services |
| 10 | shall maintain a written or electronic log |
| 11 | of— |
| 12 | (I) all communications described |
| 13 | in subparagraph (A) and communica- |
| 14 | tions from members of Congress, |
| 15 | which shall reference the date, time, |
| 16 | and subject of the communication, |
| 17 | and the identity of the Department of- |
| 18 | ficial, if any, to whom the inquiry was |
| 19 | forwarded; |
| 20 | (II) with respect to written com- |
| 21 | munications described in subsection |
| 22 | (c)(1), the date on which the commu- |
| 23 | nication was received, the identities of |
| 24 | the sender and addressee, and the |
| 25 | subject of the communication; and |
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| 1 | (III) with respect to oral commu- |
| 2 | nications described in subsection |
| 3 | (c)(2), the date on which the commu- |
| 4 | nication occurred, the participants in |
| 5 | the conversation or meeting, and the |
| 6 | subject of the communication. |
| 7 | (ii) TRANSPARENCY.—The log of com- |
| 8 | munications described in clause (i) shall be |
| 9 | made publicly available in accordance with |
| 10 | section 552 of title 5, United States Code |
| 11 | (commonly known as the "Freedom of In- |
| 12 | formation Act''). |
| 13 | (3) Publication of information.—Not later |
| 14 | than 30 days after a person or entity inquiring |
| 15 | about a specific case or generally about the immi- |
| 16 | grant visa program described in section $203(b)(5)$ of |
| 17 | the Immigration and Nationality Act (8 U.S.C. |
| 18 | 1153(b)(5)) receives, as a result of a communication |
| 19 | with an official of the Department of Homeland Se- |
| 20 | curity, generally applicable and information that is |
| 21 | not case-specific about program requirements or ad- |
| 22 | ministration that has not been made publicly avail- |
| 23 | able by the Department, the Director of U.S. Citi- |
| 24 | zenship and Immigration Services shall publish such |
| 25 | information on the U.S. Citizenship and Immigra- |
| | |

tion Services website as an update to the relevant
 Frequently Asked Questions page or by some other
 comparable mechanism.

4 (f) PENALTY.—

5 (1) IN GENERAL.—Any person who inten-6 tionally violates the prohibition on preferential treat-7 ment under this section or intentionally violates the 8 reporting requirements under subsection (c) shall be 9 disciplined in accordance with paragraph (2).

10 (2) SANCTIONS.—Not later than 90 days after 11 the date of the enactment of this Act, the Secretary 12 of Homeland Security shall establish a graduated set 13 of sanctions based on the severity of the violation re-14 ferred to in paragraph (1), which may include, in 15 addition to any criminal or civil penalties that may 16 be imposed, written reprimand, suspension, demo-17 tion, or removal.

(g) RULE OF CONSTRUCTION REGARDING CLASSIFIED INFORMATION.—Nothing in this section may be construed to modify any law, regulation, or policy regarding
the handling or disclosure of classified information.

(h) RULE OF CONSTRUCTION REGARDING PRIVATE
RIGHT OF ACTION.—Nothing in this section may be construed to create or authorize a private right of action to

1 challenge a decision of an employee of the Department of

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2 Homeland Security.

3 (i) EFFECTIVE DATE.—This section, and the amend4 ments made by this section, shall take effect on the date
5 of the enactment of this Act.