

116TH CONGRESS 1ST SESSION

S. 874

To authorize the cancellation of removal and adjustment of status of certain individuals who are long-term United States residents and who entered the United States as children, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 26, 2019

Mr. Graham (for himself and Mr. Durbin) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To authorize the cancellation of removal and adjustment of status of certain individuals who are long-term United States residents and who entered the United States as children, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- This Act may be cited as the "Dream Act of 2019".
- 5 SEC. 2. DEFINITIONS.
- 6 In this Act:
- 7 (1) In general.—Except as otherwise specifi-
- 8 cally provided, any term used in this Act that is

- used in the immigration laws shall have the meaning
 given such term in the immigration laws.
- 3 (2) DACA.—The term "DACA" means de-4 ferred action granted to an alien pursuant to the 5 Deferred Action for Childhood Arrivals program an-6 nounced by President Obama on June 15, 2012.
 - (3) DISABILITY.—The term "disability" has the meaning given such term in section 3(1) of the Americans with Disabilities Act of 1990 (42 U.S.C. 12102(1)).
 - (4) EARLY CHILDHOOD EDUCATION PROGRAM.—The term "early childhood education program" has the meaning given such term in section 103 of the Higher Education Act of 1965 (20 U.S.C. 1003).
 - (5) ELEMENTARY SCHOOL; HIGH SCHOOL; SECONDARY SCHOOL.—The terms "elementary school", "high school", and "secondary school" have the meanings given such terms in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801).
 - (6) Immigration Laws.—The term "immigration laws" has the meaning given such term in section 101(a)(17) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(17)).

1	(7) Institution of higher education.—The
2	term "institution of higher education"—
3	(A) except as provided in subparagraph
4	(B), has the meaning given such term in section
5	102 of the Higher Education Act of 1965 (20
6	U.S.C. 1002); and
7	(B) does not include an institution of high-
8	er education outside of the United States.
9	(8) Permanent resident status on a con-
10	DITIONAL BASIS.—The term "permanent resident
11	status on a conditional basis' means status as an
12	alien lawfully admitted for permanent residence on
13	a conditional basis under this Act.
14	(9) Poverty line.—The term "poverty line"
15	has the meaning given such term in section 673 of
16	the Community Services Block Grant Act (42 U.S.C.
17	9902).
18	(10) Secretary.—Except as otherwise specifi-
19	cally provided, the term "Secretary" means the Sec-
20	retary of Homeland Security.
21	(11) Uniformed Services.—The term "Uni-
22	formed Services" has the meaning given the term
23	"uniformed services" in section 101(a) of title 10,
24	United States Code.

1	SEC. 3. PERMANENT RESIDENT STATUS ON A CONDITIONAL
2	BASIS FOR CERTAIN LONG-TERM RESIDENTS
3	WHO ENTERED THE UNITED STATES AS CHIL-
4	DREN.
5	(a) Conditional Basis for Status.—Notwith-
6	standing any other provision of law, an alien shall be con-
7	sidered, at the time of obtaining the status of an alien
8	lawfully admitted for permanent residence under this sec-
9	tion, to have obtained such status on a conditional basis
10	subject to the provisions under this Act.
11	(b) Requirements.—
12	(1) IN GENERAL.—Notwithstanding any other
13	provision of law, the Secretary shall cancel the re-
14	moval of, and adjust to the status of an alien law-
15	fully admitted for permanent residence on a condi-
16	tional basis, an alien who is inadmissible or deport-
17	able from the United States or is in temporary pro-
18	tected status under section 244 of the Immigration
19	and Nationality Act (8 U.S.C. 1254a), if—
20	(A) the alien has been continuously phys-
21	ically present in the United States since the
22	date that is 4 years before the date of the en-
23	actment of this Act;
24	(B) the alien was younger than 18 years of
25	age on the date on which the alien initially en-
26	tered the United States;

1	(C) subject to paragraphs (2) and (3), the
2	alien—
3	(i) is not inadmissible under para-
4	graph (2) , (3) , $(6)(E)$, $(6)(G)$, (8) ,
5	(10)(A), (10)(C), or (10)(D) of section
6	212(a) of the Immigration and Nationality
7	Act (8 U.S.C. 1182(a));
8	(ii) has not ordered, incited, assisted,
9	or otherwise participated in the persecution
10	of any person on account of race, religion,
11	nationality, membership in a particular so-
12	cial group, or political opinion; and
13	(iii) has not been convicted of—
14	(I) any offense under Federal or
15	State law, other than a State offense
16	for which an essential element is the
17	alien's immigration status, that is
18	punishable by a maximum term of im-
19	prisonment of more than 1 year; or
20	(II) 3 or more offenses under
21	Federal or State law, other than State
22	offenses for which an essential ele-
23	ment is the alien's immigration sta-
24	tus, for which the alien was convicted
25	on different dates for each of the 3 of-

1	fenses and imprisoned for an aggre-
2	gate of 90 days or more; and
3	(D) the alien—
4	(i) has been admitted to an institution
5	of higher education;
6	(ii) has earned a high school diploma
7	or a commensurate alternative award from
8	a public or private high school, or has ob-
9	tained a general education development
10	certificate recognized under State law or a
11	high school equivalency diploma in the
12	United States; or
13	(iii) is enrolled in secondary school or
14	in an education program assisting students
15	in—
16	(I) obtaining a regular high
17	school diploma or its recognized equiv-
18	alent under State law; or
19	(II) in passing a general edu-
20	cational development exam, a high
21	school equivalence diploma examina-
22	tion, or other similar State-authorized
23	exam.
24	(2) Waiver.—With respect to any benefit
25	under this Act, the Secretary may waive the grounds

- of inadmissibility under paragraph (2), (6)(E), (6)(G), or (10)(D) of section 212(a) of the Immigra-
- 3 tion and Nationality Act (8 U.S.C. 1182(a)) for hu-
- 4 manitarian purposes or family unity or if the waiver
- 5 is otherwise in the public interest.
- 6 (3)TREATMENT OF **EXPUNGED** CONVIC-7 TIONS.—An expunged conviction shall not automati-8 cally be treated as an offense under paragraph (1). 9 The Secretary shall evaluate expunged convictions 10 on a case-by-case basis according to the nature and 11 severity of the offense to determine whether, under 12 the particular circumstances, the Secretary deter-13 mines that the alien should be eligible for cancella-14 tion of removal, adjustment to permanent resident 15 status on a conditional basis, or other adjustment of
 - (4) DACA RECIPIENTS.—The Secretary shall cancel the removal of, and adjust to the status of an alien lawfully admitted for permanent residence on a conditional basis, an alien who was granted DACA unless the alien has engaged in conduct since the alien was granted DACA that would make the alien ineligible for DACA.
- 24 (5) Application fee.—

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status.

1	(A) IN GENERAL.—The Secretary may re-
2	quire an alien applying for permanent resident
3	status on a conditional basis under this section
4	to pay a reasonable fee that is commensurate
5	with the cost of processing the application.
6	(B) Exemption.—An applicant may be
7	exempted from paying the fee required under
8	subparagraph (A) if the alien—
9	(i)(I) is younger than 18 years of age;
10	(II) received total income, during the
11	12-month period immediately preceding the
12	date on which the alien files an application
13	under this section, that is less than 150
14	percent of the poverty line; and
15	(III) is in foster care or otherwise
16	lacking any parental or other familial sup-
17	port;
18	(ii) is younger than 18 years of age
19	and is homeless;
20	(iii)(I) cannot care for himself or her-
21	self because of a serious, chronic disability;
22	and
23	(II) received total income, during the
24	12-month period immediately preceding the
25	date on which the alien files an application

1	under this section, that is less than 150
2	percent of the poverty line; or
3	(iv)(I) during the 12-month period im-
4	mediately preceding the date on which the
5	alien files an application under this sec-
6	tion, accumulated \$10,000 or more in debt
7	as a result of unreimbursed medical ex-
8	penses incurred by the alien or an imme-
9	diate family member of the alien; and
10	(II) received total income, during the
11	12-month period immediately preceding the
12	date on which the alien files an application
13	under this section, that is less than 150
14	percent of the poverty line.
15	(6) Submission of biometric and bio-
16	GRAPHIC DATA.—The Secretary may not grant an
17	alien permanent resident status on a conditional
18	basis under this section unless the alien submits bio-
19	metric and biographic data, in accordance with pro-
20	cedures established by the Secretary. The Secretary
21	shall provide an alternative procedure for aliens who
22	are unable to provide such biometric or biographic
23	data because of a physical impairment.

1	(A) REQUIREMENT FOR BACKGROUND
2	CHECKS.—The Secretary shall utilize biometric,
3	biographic, and other data that the Secretary
4	determines appropriate—
5	(i) to conduct security and law en-
6	forcement background checks of an alien
7	seeking permanent resident status on a
8	conditional basis under this section; and
9	(ii) to determine whether there is any
10	criminal, national security, or other factor
11	that would render the alien ineligible for
12	such status.
13	(B) Completion of Background
14	CHECKS.—The security and law enforcement
15	background checks of an alien required under
16	subparagraph (A) shall be completed, to the
17	satisfaction of the Secretary, before the date on
18	which the Secretary grants such alien perma-
19	nent resident status on a conditional basis
20	under this section.
21	(8) Medical examination.—
22	(A) REQUIREMENT.—An alien applying for
23	permanent resident status on a conditional
24	basis under this section shall undergo a medical

examination.

1	(B) POLICIES AND PROCEDURES.—The
2	Secretary, with the concurrence of the Sec-
3	retary of Health and Human Services, shall
4	prescribe policies and procedures for the nature
5	and timing of the examination required under
6	subparagraph (A).
7	(9) Military selective service.—An alien
8	applying for permanent resident status on a condi-
9	tional basis under this section shall establish that
10	the alien has registered under the Military Selective
11	Service Act (50 U.S.C. 3801 et seq.), if the alien is
12	subject to registration under such Act.
13	(c) Determination of Continuous Presence.—
14	(1) Termination of continuous period.—
15	Any period of continuous physical presence in the
16	United States of an alien who applies for permanent
17	resident status on a conditional basis under this sec-
18	tion shall not terminate when the alien is served a
19	notice to appear under section 239(a) of the Immi-
20	gration and Nationality Act (8 U.S.C. 1229(a)).
21	(2) Treatment of Certain Breaks in Pres-
22	ENCE.—
23	(A) In general.—Except as provided in
24	subparagraphs (B) and (C), an alien shall be

considered to have failed to maintain contin-

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- uous physical presence in the United States under subsection (b)(1)(A) if the alien has departed from the United States for any period exceeding 90 days or for any periods, in the aggregate, exceeding 180 days.
 - (B) EXTENSIONS FOR EXTENUATING CIR-CUMSTANCES.—The Secretary may extend the time periods described in subparagraph (A) for an alien who demonstrates that the failure to timely return to the United States was due to extenuating circumstances beyond the alien's control, including the serious illness of the alien, or death or serious illness of a parent, grandparent, sibling, or child of the alien.
 - (C) Travel authorized by the sec-Retary.—Any period of travel outside of the United States by an alien that was authorized by the Secretary may not be counted toward any period of departure from the United States under subparagraph (A).
- 21 (d) Limitation on Removal of Certain 22 Aliens.—
- 23 (1) IN GENERAL.—The Secretary or the Attor-24 ney General may not remove an alien who appears 25 prima facie eligible for relief under this section.

1	(2) Aliens subject to removal.—The Sec-
2	retary shall provide a reasonable opportunity to
3	apply for relief under this section to any alien who
4	requests such an opportunity or who appears prima
5	facie eligible for relief under this section if the alien
6	is in removal proceedings, is the subject of a final
7	removal order, or is the subject of a voluntary depar-
8	ture order.
9	(3) CERTAIN ALIENS ENROLLED IN ELEMEN-
10	TARY OR SECONDARY SCHOOL.—
11	(A) STAY OF REMOVAL.—The Attorney
12	General shall stay the removal proceedings of
13	an alien who—
14	(i) meets all the requirements under
15	subparagraphs (A), (B), and (C) of sub-
16	section (b)(1), subject to paragraphs (2)
17	and (3) of such subsection;
18	(ii) is at least 5 years of age; and
19	(iii) is enrolled in an elementary
20	school, a secondary school, or an early
21	childhood education program.
22	(B) Commencement of Removal Pro-
23	CEEDINGS.—The Secretary may not commence
24	removal proceedings for an alien described in
25	subparagraph (A).

1	(C) Employment.—An alien whose re-
2	moval is stayed pursuant to subparagraph (A)
3	or who may not be placed in removal pro-
4	ceedings pursuant to subparagraph (B) shall,
5	upon application to the Secretary, be granted
6	an employment authorization document.
7	(D) Lift of Stay.—The Secretary or At-
8	torney General may not lift the stay granted to
9	an alien under subparagraph (A) unless the
10	alien ceases to meet the requirements under
11	such subparagraph.
12	(e) Exemption From Numerical Limitations.—
13	Nothing in this section or in any other law may be con-
14	strued to apply a numerical limitation on the number of
15	aliens who may be granted permanent resident status on
16	a conditional basis under this Act.
17	SEC. 4. TERMS OF PERMANENT RESIDENT STATUS ON A
18	CONDITIONAL BASIS.
19	(a) Period of Status.—Permanent resident status
20	on a conditional basis is—
21	(1) valid for a period of 8 years, unless such pe-
22	riod is extended by the Secretary; and
23	(2) subject to termination under subsection (c).
24	(b) Notice of Requirements.—At the time an
25	alien obtains permanent resident status on a conditional

1	basis, the Secretary shall provide notice to the alien re-
2	garding the provisions of this Act and the requirements
3	to have the conditional basis of such status removed.
4	(c) TERMINATION OF STATUS.—The Secretary may
5	terminate the permanent resident status on a conditional
6	basis of an alien only if the Secretary—
7	(1) determines that the alien ceases to meet the
8	requirements under paragraph (1)(C) of section
9	3(b), subject to paragraphs (2) and (3) of that sec-
10	tion; and
11	(2) prior to the termination, provides the
12	alien—
13	(A) notice of the proposed termination
14	and
15	(B) the opportunity for a hearing to pro-
16	vide evidence that the alien meets such require-
17	ments or otherwise contest the termination.
18	(d) Return to Previous Immigration Status.—
19	(1) In general.—Except as provided in para-
20	graph (2), an alien whose permanent resident status
21	on a conditional basis expires under subsection
22	(a)(1) or is terminated under subsection (c) or

whose application for such status is denied shall re-

turn to the immigration status that the alien had

immediately before receiving permanent resident sta-

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- tus on a conditional basis or applying for such status, as appropriate.
 - (2) SPECIAL RULE FOR TEMPORARY PROTECTED STATUS.—An alien whose permanent resident status on a conditional basis expires under subsection (a)(1) or is terminated under subsection (c) or whose application for such status is denied and who had temporary protected status under section 244 of the Immigration and Nationality Act (8 U.S.C. 1254a) immediately before receiving or applying for such permanent resident status on a conditional basis, as appropriate, may not return to such temporary protected status if—
 - (A) the relevant designation under section 244(b) of the Immigration and Nationality Act (8 U.S.C. 1254a(b)) has been terminated; or
- 17 (B) the Secretary determines that the rea-18 son for terminating the permanent resident sta-19 tus on a conditional basis renders the alien in-20 eligible for such temporary protected status.

21 SEC. 5. REMOVAL OF CONDITIONAL BASIS OF PERMANENT

- 22 **RESIDENT STATUS.**
- 23 (a) Eligibility for Removal of Conditional

Basis.—

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1	(1) In general.—Subject to paragraph (2),
2	the Secretary shall remove the conditional basis of
3	an alien's permanent resident status granted under
4	this Act and grant the alien status as an alien law-
5	fully admitted for permanent residence if the alien—
6	(A) is described in paragraph (1)(C) of
7	section 3(b), subject to paragraphs (2) and (3)
8	of that section;
9	(B) has not abandoned the alien's resi-
10	dence in the United States; and
11	(C)(i) has acquired a degree from an insti-
12	tution of higher education or has completed at
13	least 2 years, in good standing, in a program
14	for a bachelor's degree or higher degree in the
15	United States;
16	(ii) has served in the Uniformed Services
17	for at least 2 years and, if discharged, received
18	an honorable discharge; or
19	(iii) has been employed for periods totaling
20	at least 3 years and at least 75 percent of the
21	time that the alien has had a valid employment
22	authorization, except that any period during
23	which the alien is not employed while having a
24	valid employment authorization and is enrolled

in an institution of higher education, a sec-

1	ondary school, or an education program de-
2	scribed in section 3(b)(1)(D)(iii), shall not
3	count toward the time requirements under this
4	clause.
5	(2) Hardship exception.—
6	(A) IN GENERAL.—The Secretary shall re-
7	move the conditional basis of an alien's perma-
8	nent resident status and grant the alien status
9	as an alien lawfully admitted for permanent
10	residence if the alien—
11	(i) satisfies the requirements under
12	subparagraphs (A) and (B) of paragraph
13	(1);
14	(ii) demonstrates compelling cir-
15	cumstances for the inability to satisfy the
16	requirements under subparagraph (C) of
17	such paragraph; and
18	(iii) demonstrates that—
19	(I) the alien has a disability;
20	(II) the alien is a full-time care-
21	giver of a minor child; or
22	(III) the removal of the alien
23	from the United States would result
24	in extreme hardship to the alien or
25	the alien's spouse, parent, or child

1	who is a national of the United States
2	or is lawfully admitted for permanent
3	residence.
4	(3) CITIZENSHIP REQUIREMENT.—
5	(A) In general.—Except as provided in
6	subparagraph (B), the conditional basis of an
7	alien's permanent resident status granted under
8	this Act may not be removed unless the alien
9	demonstrates that the alien satisfies the re-
10	quirements under section 312(a) of the Immi-
11	gration and Nationality Act (8 U.S.C. 1423(a)).
12	(B) Exception.—Subparagraph (A) shall
13	not apply to an alien who is unable to meet the
14	requirements under such section 312(a) due to
15	disability.
16	(4) Application fee.—
17	(A) IN GENERAL.—The Secretary may re-
18	quire aliens applying for lawful permanent resi-
19	dent status under this section to pay a reason-
20	able fee that is commensurate with the cost of
21	processing the application.
22	(B) Exemption.—An applicant may be
23	exempted from paying the fee required under
24	subparagraph (A) if the alien—
25	(i)(I) is younger than 18 years of age:

1	(II) received total income, during the
2	12-month period immediately preceding the
3	date on which the alien files an application
4	under this section, that is less than 150
5	percent of the poverty line; and
6	(III) is in foster care or otherwise
7	lacking any parental or other familial sup-
8	port;
9	(ii) is younger than 18 years of age
10	and is homeless;
11	(iii)(I) cannot care for himself or her-
12	self because of a serious, chronic disability;
13	and
14	(II) received total income, during the
15	12-month period immediately preceding the
16	date on which the alien files an application
17	under this section, that is less than 150
18	percent of the poverty line; or
19	(iv)(I) during the 12-month period im-
20	mediately preceding the date on which the
21	alien files an application under this sec-
22	tion, the alien accumulated \$10,000 or
23	more in debt as a result of unreimbursed
24	medical expenses incurred by the alien or

1	an immediate family member of the alien;
2	and
3	(II) received total income, during the
4	12-month period immediately preceding the
5	date on which the alien files an application
6	under this section, that is less than 150
7	percent of the poverty line.
8	(5) Submission of biometric and bio-
9	GRAPHIC DATA.—The Secretary may not remove the
10	conditional basis of an alien's permanent resident
11	status unless the alien submits biometric and bio-
12	graphic data, in accordance with procedures estab-
13	lished by the Secretary. The Secretary shall provide
14	an alternative procedure for applicants who are un-
15	able to provide such biometric data because of a
16	physical impairment.
17	(6) Background Checks.—
18	(A) REQUIREMENT FOR BACKGROUND
19	CHECKS.—The Secretary shall utilize biometric,
20	biographic, and other data that the Secretary
21	determines appropriate—
22	(i) to conduct security and law en-
23	forcement background checks of an alien
24	applying for removal of the conditional

1	basis of the alien's permanent resident sta-
2	tus; and
3	(ii) to determine whether there is any
4	criminal, national security, or other factor
5	that would render the alien ineligible for
6	removal of such conditional basis.
7	(B) COMPLETION OF BACKGROUND
8	CHECKS.—The security and law enforcement
9	background checks of an alien required under
10	subparagraph (A) shall be completed, to the
11	satisfaction of the Secretary, before the date on
12	which the Secretary removes the conditional
13	basis of the alien's permanent resident status.
14	(b) Treatment for Purposes of Naturaliza-
15	TION.—
16	(1) In general.—For purposes of title III of
17	the Immigration and Nationality Act (8 U.S.C. 1401
18	et seq.), an alien granted permanent resident status
19	on a conditional basis shall be considered to have
20	been admitted to the United States, and be present
21	in the United States, as an alien lawfully admitted
22	for permanent residence.
23	(2) Limitation on application for natu-
24	RALIZATION.—An alien may not apply for natu-

1	ralization while the alien is in permanent resident
2	status on a conditional basis.
3	SEC. 6. DOCUMENTATION REQUIREMENTS.
4	(a) Documents Establishing Identity.—An
5	alien's application for permanent resident status on a con-
6	ditional basis may include, as proof of identity—
7	(1) a passport or national identity document
8	from the alien's country of origin that includes the
9	alien's name and the alien's photograph or finger-
10	print;
11	(2) the alien's birth certificate and an identity
12	card that includes the alien's name and photograph;
13	(3) a school identification card that includes the
14	alien's name and photograph, and school records
15	showing the alien's name and that the alien is or
16	was enrolled at the school;
17	(4) a Uniformed Services identification card
18	issued by the Department of Defense;
19	(5) any immigration or other document issued
20	by the United States Government bearing the alien's
21	name and photograph; or
22	(6) a State-issued identification card bearing
23	the alien's name and photograph.
24	(b) Documents Establishing Continuous Phys-
25	ICAL PRESENCE IN THE UNITED STATES.—To establish

1	that an alien has been continuously physically present in
2	the United States, as required under section 3(b)(1)(A),
3	or to establish that an alien has not abandoned residence
4	in the United States, as required under section 5(a)(1)(B),
5	the alien may submit documents to the Secretary, includ-
6	ing—
7	(1) employment records that include the em-
8	ployer's name and contact information;
9	(2) records from any educational institution the
10	alien has attended in the United States;
11	(3) records of service from the Uniformed Serv-
12	ices;
13	(4) official records from a religious entity con-
14	firming the alien's participation in a religious cere-
15	mony;
16	(5) passport entries;
17	(6) a birth certificate for a child who was born
18	in the United States;
19	(7) automobile license receipts or registration;
20	(8) deeds, mortgages, or rental agreement con-
21	tracts;
22	(9) tax receipts;
23	(10) insurance policies;
24	(11) remittance records;

1	(12) rent receipts or utility bills bearing the
2	alien's name or the name of an immediate family
3	member of the alien, and the alien's address;
4	(13) copies of money order receipts for money
5	sent in or out of the United States;
6	(14) dated bank transactions; or
7	(15) 2 or more sworn affidavits from individ-
8	uals who are not related to the alien who have direct
9	knowledge of the alien's continuous physical pres-
10	ence in the United States, that contain—
11	(A) the name, address, and telephone num-
12	ber of the affiant; and
13	(B) the nature and duration of the rela-
14	tionship between the affiant and the alien.
15	(c) Documents Establishing Initial Entry
16	INTO THE UNITED STATES.—To establish under section
17	3(b)(1)(B) that an alien was younger than 18 years of
18	age on the date on which the alien initially entered the
19	United States, an alien may submit documents to the Sec-
20	retary, including—
21	(1) an admission stamp on the alien's passport;
22	(2) records from any educational institution the
23	alien has attended in the United States;

1	(3) any document from the Department of Jus-
2	tice or the Department of Homeland Security stat-
3	ing the alien's date of entry into the United States;
4	(4) hospital or medical records showing medical
5	treatment or hospitalization, the name of the med-
6	ical facility or physician, and the date of the treat-
7	ment or hospitalization;
8	(5) rent receipts or utility bills bearing the
9	alien's name or the name of an immediate family
10	member of the alien, and the alien's address;
11	(6) employment records that include the em-
12	ployer's name and contact information;
13	(7) official records from a religious entity con-
14	firming the alien's participation in a religious cere-
15	mony;
16	(8) a birth certificate for a child who was born
17	in the United States;
18	(9) automobile license receipts or registration;
19	(10) deeds, mortgages, or rental agreement con-
20	tracts;
21	(11) tax receipts;
22	(12) travel records;
23	(13) copies of money order receipts sent in or
24	out of the country;
25	(14) dated bank transactions:

1	(15) remittance records; or
2	(16) insurance policies.
3	(d) Documents Establishing Admission to an
4	INSTITUTION OF HIGHER EDUCATION.—To establish that
5	an alien has been admitted to an institution of higher edu-
6	cation, the alien shall submit to the Secretary a document
7	from the institution of higher education certifying that the
8	alien—
9	(1) has been admitted to the institution; or
10	(2) is currently enrolled in the institution as a
11	student.
12	(e) Documents Establishing Receipt of a De-
13	GREE FROM AN INSTITUTION OF HIGHER EDUCATION.—
14	To establish that an alien has acquired a degree from an
15	institution of higher education in the United States, the
16	alien shall submit to the Secretary a diploma or other doc-
17	ument from the institution stating that the alien has re-
18	ceived such a degree.
19	(f) Documents Establishing Receipt of High
20	SCHOOL DIPLOMA, GENERAL EDUCATIONAL DEVELOP-
21	MENT CERTIFICATE, OR A RECOGNIZED EQUIVALENT.—
22	To establish that an alien has earned a high school di-
23	ploma or a commensurate alternative award from a public
24	or private high school, or has obtained a general edu-
25	cational development certificate recognized under State

1	law or a high school equivalency diploma in the United
2	States, the alien shall submit to the Secretary—
3	(1) a high school diploma, certificate of comple-
4	tion, or other alternate award;
5	(2) a high school equivalency diploma or certifi-
6	cate recognized under State law; or
7	(3) evidence that the alien passed a State-au-
8	thorized exam, including the general educational de-
9	velopment exam, in the United States.
10	(g) Documents Establishing Enrollment in an
11	EDUCATIONAL PROGRAM.—To establish that an alien is
12	enrolled in any school or education program described in
13	section $3(b)(1)(D)(iii)$, $3(d)(3)(A)(iii)$, or $5(a)(1)(C)$, the
14	alien shall submit school records from the United States
15	school that the alien is currently attending that include—
16	(1) the name of the school; and
17	(2) the alien's name, periods of attendance, and
18	current grade or educational level.
19	(h) Documents Establishing Exemption From
20	APPLICATION FEES.—To establish that an alien is exempt
21	from an application fee under section 3(b)(5)(B) or
22	5(a)(4)(B), the alien shall submit to the Secretary the fol-
23	lowing relevant documents:
24	(1) Documents to establish age.—To es-
25	tablish that an alien meets an age requirement, the

1	alien shall provide proof of identity, as described in
2	subsection (a), that establishes that the alien is
3	younger than 18 years of age.
4	(2) Documents to establish income.—To
5	establish the alien's income, the alien shall provide—
6	(A) employment records that have been
7	maintained by the Social Security Administra-
8	tion, the Internal Revenue Service, or any other
9	Federal, State, or local government agency;
10	(B) bank records; or
11	(C) at least 2 sworn affidavits from indi-
12	viduals who are not related to the alien and
13	who have direct knowledge of the alien's work
14	and income that contain—
15	(i) the name, address, and telephone
16	number of the affiant; and
17	(ii) the nature and duration of the re-
18	lationship between the affiant and the
19	alien.
20	(3) Documents to establish foster care,
21	LACK OF FAMILIAL SUPPORT, HOMELESSNESS, OR
22	SERIOUS, CHRONIC DISABILITY.—To establish that
23	the alien was in foster care, lacks parental or famil-
24	ial support, is homeless, or has a serious, chronic
25	disability, the alien shall provide at least 2 sworn af-

1	fidavits from individuals who are not related to the
2	alien and who have direct knowledge of the cir-
3	cumstances that contain—
4	(A) a statement that the alien is in foster
5	care, otherwise lacks any parental or other fa-
6	miliar support, is homeless, or has a serious,
7	chronic disability, as appropriate;
8	(B) the name, address, and telephone num-
9	ber of the affiant; and
10	(C) the nature and duration of the rela-
11	tionship between the affiant and the alien.
12	(4) Documents to establish unpaid med-
13	ICAL EXPENSE.—To establish that the alien has debt
14	as a result of unreimbursed medical expenses, the
15	alien shall provide receipts or other documentation
16	from a medical provider that—
17	(A) bear the provider's name and address;
18	(B) bear the name of the individual receiv-
19	ing treatment; and
20	(C) document that the alien has accumu-
21	lated \$10,000 or more in debt in the past 12
22	months as a result of unreimbursed medical ex-
23	penses incurred by the alien or an immediate
24	family member of the alien.

1	(i) Documents Establishing Qualification for
2	HARDSHIP EXEMPTION.—To establish that an alien satis-
3	fies one of the criteria for the hardship exemption set forth
4	in section 5(a)(2)(A)(iii), the alien shall submit to the Sec-
5	retary at least 2 sworn affidavits from individuals who are
6	not related to the alien and who have direct knowledge
7	of the circumstances that warrant the exemption, that
8	contain—
9	(1) the name, address, and telephone number of
10	the affiant; and
11	(2) the nature and duration of the relationship
12	between the affiant and the alien.
13	(j) Documents Establishing Service in the
14	Uniformed Services.—To establish that an alien has
15	served in the Uniformed Services for at least 2 years and,
16	if discharged, received an honorable discharge, the alien
17	shall submit to the Secretary—
18	(1) a Department of Defense form DD–214;
19	(2) a National Guard Report of Separation and
20	Record of Service form 22;
21	(3) personnel records for such service from the
22	appropriate Uniformed Service; or
23	(4) health records from the appropriate Uni-
24	formed Service.
25	(k) Documents Establishing Employment.—

1	(1) In general.—An alien may satisfy the em-
2	ployment requirement under section 5(a)(1)(C)(iii)
3	by submitting records that—
4	(A) establish compliance with such employ-
5	ment requirement; and
6	(B) have been maintained by the Social Se-
7	curity Administration, the Internal Revenue
8	Service, or any other Federal, State, or local
9	government agency.
10	(2) Other documents.—An alien who is un-
11	able to submit the records described in paragraph
12	(1) may satisfy the employment requirement by sub-
13	mitting at least 2 types of reliable documents that
14	provide evidence of employment, including—
15	(A) bank records;
16	(B) business records;
17	(C) employer records;
18	(D) records of a labor union, day labor
19	center, or organization that assists workers in
20	employment;
21	(E) sworn affidavits from individuals who
22	are not related to the alien and who have direct
23	knowledge of the alien's work, that contain—
24	(i) the name, address, and telephone
25	number of the affiant; and

1	(ii) the nature and duration of the re-
2	lationship between the affiant and the
3	alien; and
4	(F) remittance records.
5	(l) Authority To Prohibit Use of Certain Doc-
6	UMENTS.—If the Secretary determines, after publication
7	in the Federal Register and an opportunity for public com-
8	ment, that any document or class of documents does not
9	reliably establish identity or that permanent resident sta-
10	tus on a conditional basis is being obtained fraudulently
11	to an unacceptable degree, the Secretary may prohibit or
12	restrict the use of such document or class of documents.
13	SEC. 7. RULEMAKING.
14	(a) Initial Publication.—Not later than 90 days
15	after the date of the enactment of this Act, the Secretary
16	shall publish regulations implementing this Act in the
17	Federal Register. Such regulations shall allow eligible indi-
18	viduals to immediately apply affirmatively for the relief
19	available under section 3 without being placed in removal
20	proceedings.
21	(b) Interim Regulations.—Notwithstanding sec-
22	tion 553 of title 5, United States Code, the regulations
23	published pursuant to subsection (a) shall be effective, on
24	an interim basis, immediately upon publication in the Fed-

- 1 after public notice and opportunity for a period of public
- 2 comment.
- 3 (c) Final Regulations.—Not later than 180 days
- 4 after the date on which interim regulations are published
- 5 under this section, the Secretary shall publish final regula-
- 6 tions implementing this Act.
- 7 (d) Paperwork Reduction Act.—The require-
- 8 ments under chapter 35 of title 44, United States Code
- 9 (commonly known as the "Paperwork Reduction Act"),
- 10 shall not apply to any action to implement this Act.

11 SEC. 8. CONFIDENTIALITY OF INFORMATION.

- 12 (a) IN GENERAL.—The Secretary may not disclose
- 13 or use information provided in applications filed under this
- 14 Act or in requests for DACA for the purpose of immigra-
- 15 tion enforcement.
- 16 (b) Referrals Prohibited.—The Secretary may
- 17 not refer any individual who has been granted permanent
- 18 resident status on a conditional basis or who was granted
- 19 DACA to U.S. Immigration and Customs Enforcement,
- 20 U.S. Customs and Border Protection, or any designee of
- 21 either such entity.
- 22 (c) Limited Exception.—Notwithstanding sub-
- 23 sections (a) and (b), information provided in an applica-
- 24 tion for permanent resident status on a conditional basis

or a request for DACA may be shared with Federal secu-2 rity and law enforcement agencies— 3 (1) for assistance in the consideration of an ap-4 plication for permanent resident status on a condi-5 tional basis; 6 (2) to identify or prevent fraudulent claims; 7 (3) for national security purposes; or 8 (4) for the investigation or prosecution of any 9 felony not related to immigration status. 10 (d) Penalty.—Any person who knowingly uses, publishes, or permits information to be examined in violation 11 12 of this section shall be fined not more than \$10,000. SEC. 9. RESTORATION OF STATE OPTION TO DETERMINE 14 RESIDENCY FOR PURPOSES OF HIGHER EDU-15 CATION BENEFITS. 16 (a) In General.—Section 505 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 17 18 (8 U.S.C. 1623) is repealed. 19 (b) Effective Date.—The repeal under subsection 20 (a) shall take effect as if included in the original enact-21 ment of the Illegal Immigration Reform and Immigrant

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Responsibility Act of 1996 (division C of Public Law 104–

208; 110 Stat. 3009–546).