

#### 116TH CONGRESS 1ST SESSION

# H. R. 641

To improve agricultural job opportunities, benefits, and security for aliens in the United States and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

January 17, 2019

Ms. Lofgren (for herself, Mr. Panetta, Mr. Carbajal, Mr. Cox of California, Mr. Aguilar, Mr. Blumenauer, Ms. Bonamici, Ms. Brownley of California, Mr. Cárdenas, Mr. Castro of Texas, Ms. Judy Chu of California, Mr. Cicilline, Mr. Cohen, Mr. Costa, Mr. Deutch, Ms. ESHOO, Mr. ESPAILLAT, Mr. GALLEGO, Mr. GARAMENDI, Ms. GARCIA of Texas, Mr. Gomez, Mr. Gonzalez of Texas, Mr. Grijalva, Mr. Hard-ER of California, Mr. Hastings, Ms. Hill of California, Ms. Jackson LEE, Ms. JAYAPAL, Mr. JOHNSON of Georgia, Ms. KAPTUR, Mr. KHANNA, Mr. LAWSON of Florida, Mr. TED LIEU of California, Ms. MATSUI, Mr. McEachin, Mr. McGovern, Ms. Mucarsel-Powell, Mr. NADLER, Mrs. NAPOLITANO, Ms. NORTON, Ms. OMAR, Ms. PINGREE, Mr. PRICE of North Carolina, Mr. RASKIN, Ms. ROYBAL-ALLARD, Mr. RUSH, Ms. Schakowsky, Mr. Soto, Mr. Suozzi, Mr. Swalwell of California, Mr. Takano, Mr. Thompson of California, Mrs. Torres of California, Mr. Vargas, Ms. Velázquez, Ms. Wasserman Schultz, Mr. Welch, Ms. WILSON of Florida, and Mr. YARMUTH) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

# A BILL

To improve agricultural job opportunities, benefits, and security for aliens in the United States and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Agricultural Worker Program Act of 2019".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.

# TITLE I—PROGRAM FOR EARNED STATUS ADJUSTMENT OF AGRICULTURAL WORKERS

- Sec. 101. Blue card status.
- Sec. 102. Adjustment to permanent resident status.
- Sec. 103. Use of information.
- Sec. 104. Reports on blue cards.
- Sec. 105. Authorization of appropriations.

#### TITLE II—CORRECTION OF SOCIAL SECURITY RECORDS

Sec. 201. Correction of Social Security records.

#### TITLE III—DEFINITIONS

Sec. 301. Definitions.

## 8 TITLE I—PROGRAM FOR

- 9 EARNED STATUS ADJUST-
- 10 **MENT OF AGRICULTURAL**
- 11 WORKERS
- 12 SEC. 101. BLUE CARD STATUS.
- 13 (a) Requirements for Blue Card Status.—Not-
- 14 withstanding any other provision of law, the Secretary
- 15 may grant blue card status to an alien who—
- 16 (1)(A) has completed qualified work;

1	(B)(i) is the spouse or child of an alien de-
2	scribed in subparagraph (A);
3	(ii) was physically present in the United States
4	on or before the date of the enactment of this Act;
5	and
6	(iii) has maintained continuous presence in the
7	United States from that date until the date on which
8	the alien is granted blue card status; or
9	(C) is, or has been, a nonimmigrant alien ad-
10	mitted to the United States for agricultural employ-
11	ment described in section 101(a)(15)(H)(ii)(a) of
12	such Act who has completed qualified work;
13	(2) is not ineligible under subsection (d)(2);
14	(3) submits a completed application before the
15	end of the period set forth in subsection (b)(3);
16	(4) passes the national security and law en-
17	forcement clearances required under subsection
18	(d)(1) to the satisfactory of the Secretary; and
19	(5) pays the required processing fees and pen-
20	alties in accordance with subsection (e).
21	(b) APPLICATION.—
22	(1) Submission requirements.—An alien de-
23	scribed in subsection (a)(1) who is seeking blue card
24	status shall submit an application—

1	(A) to the Secretary, with the assistance of
2	an attorney or a nonprofit religious, charitable
3	social service, or similar organization recognized
4	by the Board of Immigration Appeals under
5	section 292.2 of title 8, Code of Federal Regu-
6	lations; or
7	(B) to a qualified entity if the applicant
8	consents to the forwarding of the application to
9	the Secretary.
10	(2) EVIDENCE OF APPLICATION FILING.—As
11	soon as practicable after receiving each application
12	for blue card status under paragraph (1), the Sec-
13	retary shall provide the applicant with a document
14	acknowledging the receipt of such application.
15	(3) Application Period.—
16	(A) Initial period.—Except as provided
17	in subparagraphs (B) and (C), the Secretary
18	shall accept applications for blue card status
19	from aliens in the United States during the 18-
20	month period beginning on the date on which
21	the final rule is published in the Federal Reg-
22	ister pursuant to subsection (j).
23	(B) Exception.—Aliens described in sub-
24	section (a)(1)(C) may apply for blue card status

from outside of the United States.

1 (C) Extension.—If the Secretary deter-2 mines, during the initial period described in 3 subparagraph (A), that additional time is re-4 quired to process applications for blue card status or for other good cause, the Secretary may 6 extend the period for accepting applications for 7 an additional 18 months. 8 (4) Application.— 9 (A) IN GENERAL.—The application form 10 referred to in paragraph (1) shall collect such 11 information as the Secretary determines nec-12 essary and appropriate. 13 (B) Family Application.—The Secretary 14 shall establish a process through which an alien 15 may submit a single application under this sec-16 tion on behalf of the alien and his or her spouse 17 and children who meet the requirements set 18 forth in subsection (a)(1)(B). 19 (5) Adjudication.— 20 Interview.—The (A)Secretary may 21 interview applicants for blue card status to de-22 termine whether they meet the eligibility re-23 quirements set forth in this section.

(B) Failure to submit sufficient evi-

DENCE.—The Secretary may deny an applica-

24

1	tion for blue card status submitted by an alien
2	who fails to submit evidence of the alien's eligi-
3	bility for such status.
4	(C) Notice.—If the Secretary denies an
5	application for blue card status, the Secretary
6	shall—
7	(i) send a written notice to the appli-
8	cant that provides the applicant with the
9	basis for denial; and
10	(ii) provide the alien with an oppor-
11	tunity to cure the denial within a reason-
12	able time.
13	(D) Amended application.—An alien
14	whose application for blue card status is denied
15	under subparagraph (B) may submit an amend-
16	ed application for such status to the Secretary
17	if the amended application—
18	(i) is submitted within the application
19	period described in paragraph (3); and
20	(ii) contains all the required informa-
21	tion and fees that were missing from the
22	initial application.
23	(E) Additional procedures.—The Sec-
24	retary may utilize the procedures set forth in
25	sections 103.2 and 103.3 of title 8, Code of

1	Federal Regulations, as in effect on the date of
2	the enactment of this Act, to adjudicate re-
3	quests for blue card status to the extent such
4	procedures are consistent with the requirements
5	under this section.
6	(6) EVIDENCE OF BLUE CARD STATUS.—
7	(A) In General.—The Secretary shall
8	issue documentary evidence of blue card status
9	to each alien whose application for such status
10	has been approved.
11	(B) Documentation features.—Docu-
12	mentary evidence provided under subparagraph
13	(A)—
14	(i) shall be machine-readable and tam-
15	per-resistant;
16	(ii) shall contain a digitized photo-
17	graph;
18	(iii) shall, during the alien's author-
19	ized period of admission, and any exten-
20	sion of such authorized admission, serve as
21	a valid travel and entry document for the
22	purpose of applying for admission to the
23	United States;
24	(iv) may be accepted during the pe-
25	riod of its validity by an employer as evi-

1	dence of employment authorization and
2	identity under section 274A(b)(1)(B) of
3	the Immigration and Nationality Act (8
4	U.S.C. $1324a(b)(1)(B)$ ; and
5	(v) shall include such other features
6	and information as the Secretary may pre-
7	scribe.
8	(c) Special Rules for Blue Card Applicants
9	AND ALIENS ELIGIBLE FOR BLUE CARD STATUS.—
10	(1) Aliens apprehended before or during
11	THE APPLICATION PERIOD.—If an alien, who is ap-
12	prehended during the period beginning on the date
13	of the enactment of this Act and ending on the last
14	day of the application period described in paragraph
15	(3), appears prima facie eligible for blue card status,
16	the Secretary—
17	(A) shall provide the alien with a reason-
18	able opportunity to submit an application for
19	such status under this section during such ap-
20	plication period; and
21	(B) may not remove the individual until a
22	final administrative determination is made on
23	the application.
24	(2) Aliens in removal proceedings.—Not-
25	withstanding any other provision of the Immigration

1	and Nationality Act (8 U.S.C. 1101 et seq.) if an
2	alien is in removal, deportation, or exclusion pro-
3	ceedings during the period beginning on the date of
4	the enactment of this Act and ending on the last day
5	of the application period described in subsection
6	(b)(3) and is prima facie eligible for blue card status
7	under this section, upon motion by the Secretary
8	and with the consent of the alien or upon motion by
9	the alien, the Executive Office for Immigration Re-
10	view shall—
11	(A) terminate such proceedings without
12	prejudice to future proceedings; and
13	(B) permit the alien a reasonable oppor-
14	tunity to apply for such status.
15	(3) Treatment of aliens previously or-
16	DERED REMOVED.—
17	(A) IN GENERAL.—If an alien who meets
18	the eligibility requirements set forth in sub-
19	section (a) is present in the United States and
20	has been ordered excluded, deported, or re-
21	moved, or ordered to depart voluntarily from
22	the United States under any provision of the
23	Immigration and Nationality Act—
24	(i) notwithstanding such order or sec-
25	tion 241(a)(5) of the Immigration and Na-

1	tionality Act (8 U.S.C. $1231(a)(5)$ ), the
2	alien may apply for blue card status under
3	this section; and
4	(ii) if the alien is granted such status,
5	the alien may file a motion to reopen the
6	exclusion, deportation, removal, or vol-
7	untary departure order, which motion shall
8	be granted.
9	(B) Limitations on motions to re-
10	OPEN.—The limitations on motions to reopen
11	set forth in section 240(c)(7) of the Immigra-
12	tion and Nationality Act (8 U.S.C. 1229a(c)(7))
13	shall not apply to motions filed under subpara-
14	graph (A)(ii).
15	(4) Period pending adjudication of appli-
16	CATION.—During the period beginning on the date
17	on which an alien applies for blue card status under
18	this section and ending on the date on which the
19	Secretary makes a final decision regarding such ap-
20	plication, the alien—
21	(A) is eligible to apply for advance parole;
22	(B) may not be detained by the Secretary
23	or removed from the United States unless the
24	Secretary makes a prima facie determination

1	that such alien is, or has become, ineligible for
2	blue card status under subsection (d)(2);
3	(C) shall not be considered unlawfully
4	present under section 212(a)(9)(B) of the Im-
5	migration and Nationality Act (8 U.S.C.
6	1182(a)(9)(B); and
7	(D) shall not be considered an unauthor-
8	ized alien (as defined in section 274A(h)(3) of
9	the Immigration and Nationality Act (8 U.S.C.
10	1324a(h)(3))).
11	(5) Effect of Departure.—Section 101(g)
12	of the Immigration and Nationality Act (8 U.S.C.
13	1101(g)) shall not apply to an alien granted—
14	(A) advance parole under paragraph (4)(A)
15	to reenter the United States; or
16	(B) blue card status.
17	(6) Protection from detention or re-
18	MOVAL DURING BLUE CARD STATUS.—An alien
19	granted blue card status under this section may not
20	be detained by the Secretary or removed from the
21	United States unless—
22	(A) the alien is removable under section
23	237 of the Immigration and Nationality Act (8
24	U.S.C. 1227); or

1	(B) the alien's blue card status has been
2	revoked.
3	(7) Duration of Status.—Beginning on the
4	date that is eight years after the date on which reg-
5	ulations are published under subsection (j), no alien
6	may remain in blue card status.
7	(d) Required Background Investigations and
8	Ineligibility.—
9	(1) In general.—
10	(A) BIOMETRIC AND BIOGRAPHIC DATA.—
11	The Secretary may not grant blue card status
12	to an alien or an alien dependent spouse or
13	child under this section unless such alien sub-
14	mits biometric and biographic data in accord-
15	ance with procedures established by the Sec-
16	retary.
17	(B) ALTERNATIVE PROCEDURES.—The
18	Secretary shall provide an alternative procedure
19	for applicants who cannot provide the standard
20	biometric data required under subparagraph
21	(A) because of a physical impairment.
22	(C) Data collection.—The Secretary
23	shall collect, from each alien applying for status
24	under this section, biometric, biographic, and
25	other data that the Secretary determines to be

1 appropriate in order to conduct a background 2 investigation and determine the alien's eligi-3 bility for blue card status. 4 (2) Grounds for ineligibility.— (A) IN GENERAL.—Except as provided in 6 subparagraph (B), an alien is ineligible for blue 7 card status if the Secretary determines that the 8 alien— 9 (i) has a conviction for— 10 (I) an offense classified as a fel-11 ony in the convicting jurisdiction 12 (other than a State or local offense 13 for which an essential element was the 14 alien's immigration status, or a viola-15 tion of the Immigration and Nation-16 ality Act (8 U.S.C. 1101 et seq.)); 17 (II) an aggravated felony (as de-18 fined in section 101(a)(43) of the Im-19 migration and Nationality Act (8) 20 U.S.C. 1101(a)(43)) at the time of 21 the conviction); 22 (III) 3 or more misdemeanor of-23 fenses (other than minor traffic of-24 fenses or State or local offenses for 25 which an essential element was the

1	alien's immigration status, or viola-
2	tions of the Immigration and Nation-
3	ality Act) if the alien was convicted on
4	different dates for each of the 3 of-
5	fenses;
6	(IV) any offense under foreign
7	law, except for a purely political of-
8	fense, which, if the offense had been
9	committed in the United States,
10	would render the alien inadmissible
11	under section 212(a) of the Immigra-
12	tion and Nationality Act (8 U.S.C.
13	1182(a)), excluding the paragraphs
14	set forth in clause (ii), or removable
15	under section 237(a) of such Act (8
16	U.S.C. 1227(a)), except as provided in
17	paragraph (3) of such section 237(a);
18	or
19	(V) unlawful voting (as defined
20	in section 237(a)(6) of the Immigra-
21	tion and Nationality Act (8 U.S.C.
22	1227(a)(6)));
23	(ii) is inadmissible under section
24	212(a) of the Immigration and Nationality

1	Act (8 U.S.C. 1182(a)), except that in de-
2	termining an alien's inadmissibility—
3	(I) paragraphs (4), (5), (7), and
4	(9)(B) of such section 212(a) shall
5	not apply;
6	(II) subparagraphs (A), (C), (D),
7	(F), and (G) of such section 212(a)(6)
8	and paragraphs (9)(C) and (10)(B) of
9	such section 212(a) shall not apply
10	unless based on the act of unlawfully
11	entering the United States after the
12	date of the enactment of this Act; and
13	(III) paragraphs (6)(B) and
14	(9)(A) of such section 212(a) shall
15	not apply unless the relevant conduct
16	began on or after the date on which
17	the alien files an application for reg-
18	istered provisional immigrant status
19	under this section;
20	(iii) is an alien who the Secretary
21	knows or has reasonable grounds to be-
22	lieve, is engaged in or is likely to engage
23	after entry in any terrorist activity (as de-
24	fined in section 212(a)(3)(B)(iv) of such
25	Act); or

1	(iv) was, on the date of the enactment
2	of this Act—
3	(I) an alien lawfully admitted for
4	permanent residence; or
5	(II) an alien admitted as a ref-
6	ugee under section 207 of the Immi-
7	gration and Nationality Act (8 U.S.C.
8	1157) or granted asylum under sec-
9	tion 208 of such Act (8 U.S.C. 1158).
10	(B) Waiver.—
11	(i) In General.—The Secretary may
12	waive the application of subparagraph
13	(A)(i)(III) or any provision of section
14	212(a) of the Immigration and Nationality
15	Act (8 U.S.C. 1182(a)) that is not listed in
16	clause (ii) on behalf of an alien for human-
17	itarian purposes, to ensure family unity, or
18	if such a waiver is otherwise in the public
19	interest. Any discretionary authority to
20	waive grounds of inadmissibility under
21	such section 212(a) conferred under any
22	other provision of the Immigration and
23	Nationality Act shall apply equally to
24	aliens seeking blue card status under this
25	section.

1	(ii) Exceptions.—The discretionary
2	authority under clause (i) may not be used
3	to waive—
4	(I) subparagraph (B), (C),
5	(D)(ii), (E), (G), (H), or (I) of section
6	212(a)(2) of such Act;
7	(II) section $212(a)(3)$ of such
8	Act; or
9	(III) subparagraph (A), (C), (D),
10	or (E) of section 212(a)(10) of such
11	Act.
12	(C) Conviction explained.—For pur-
13	poses of this paragraph, the term "conviction"
14	does not include a judgment that has been ex-
15	punged, set aside, or the equivalent.
16	(D) RULE OF CONSTRUCTION.—Nothing in
17	this paragraph may be construed to require the
18	Secretary to commence removal proceedings
19	against an alien.
20	(e) Fees and Penalties.—
21	(1) STANDARD PROCESSING FEE.—Aliens 16
22	years of age or older who are applying for blue card
23	status under this subsection, or for an extension of
24	such status, shall pay a processing fee to the De-

1	partment of Homeland Security in an amount deter-
2	mined by the Secretary.
3	(2) Recovery of costs.—The processing fee
4	authorized under paragraph (1) shall be set at a
5	level that is sufficient to recover the full costs of
6	processing the application, including any costs in-
7	curred—
8	(A) to adjudicate the application;
9	(B) to take and process biometric data;
10	(C) to perform national security and crimi-
11	nal checks, including adjudication;
12	(D) to prevent and investigate fraud; and
13	(E) to administer the collection of such
14	fee.
15	(3) Authority to limit fees.—The Sec-
16	retary may issue regulations—
17	(A) to limit the maximum processing fee
18	payable under this subsection by a family, in-
19	cluding spouses and unmarried children young-
20	er than 21 years of age; and
21	(B) to exempt defined classes of individ-
22	uals from the payment of the fee required
23	under paragraph (1).
24	(4) Penalty.—In addition to the processing
25	fee required under paragraph (1), aliens applying for

1	blue card status under this subsection who are 21
2	years of age or older shall pay a \$100 penalty to the
3	Department of Homeland Security.
4	(5) Deposit and use of processing fees
5	AND PENALTIES.—Fees and penalties authorized
6	under this subsection—
7	(A) shall be deposited into the Immigration
8	Examinations Fee Account pursuant to section
9	286(m) of the Immigration and Nationality Act
10	(8 U.S.C. 1356(m)); and
11	(B) shall remain available until expended
12	pursuant to section 286(n) of such Act.
13	(f) Terms and Conditions of Blue Card Sta-
14	TUS.—
15	(1) Conditions of blue card status.—
16	(A) Employment.—Notwithstanding any
17	other provision of law, including section
18	241(a)(7) of the Immigration and Nationality
19	Act (8 U.S.C. 1231(a)(7)), an alien with blue
20	card status shall be authorized to be employed
21	in the United States while in such status.
22	(B) Travel outside the united
23	STATES.—An alien with blue card status—
24	(i) may travel outside of the United
25	States, including commuting to the United

1	States from a residence in a foreign coun-
2	try; and
3	(ii) may be admitted upon returning
4	to the United States without having to ob-
5	tain a visa if—
6	(I) the alien is in possession of—
7	(aa) valid, unexpired docu-
8	mentary evidence of blue card
9	status that complies with sub-
10	section (b)(6)(B); or
11	(bb) a travel document that
12	has been approved by the Sec-
13	retary and was issued to the
14	alien after the alien's original
15	documentary evidence was lost,
16	stolen, or destroyed;
17	(II) the alien's absence from the
18	United States did not exceed 180
19	days, unless the alien's failure to
20	timely return was due to extenuating
21	circumstances beyond the alien's con-
22	trol; and
23	(III) the alien establishes that he
24	or she is not inadmissible under sub-
25	paragraph (A)(i), (A)(iii), (B), or (C)

1	of section 212(a)(3) of the Immigra-
2	tion and Nationality Act (8 U.S.C.
3	1182(a)(3)).
4	(C) Admission.—An alien granted blue
5	card status shall be considered to have been ad-
6	mitted in such status as of the date on which
7	the alien's application was submitted.
8	(D) CLARIFICATION OF STATUS.—An alien
9	granted blue card status shall be considered
10	lawfully admitted to the United States.
11	(2) Revocation.—
12	(A) IN GENERAL.—The Secretary may re-
13	voke blue card status at any time after pro-
14	viding appropriate notice to the alien, and after
15	the exhaustion or waiver of all applicable ad-
16	ministrative review procedures if the alien—
17	(i) no longer meets the eligibility re-
18	quirements for blue card status;
19	(ii) knowingly used documentation
20	issued under this section for an unlawful
21	or fraudulent purpose; or
22	(iii) was absent from the United
23	States for—
24	(I) any single period longer than
25	180 days in violation of the require-

1	ment under paragraph (1)(B)(ii)(II);
2	or
3	(II) for more than 180 days in
4	the aggregate during any calendar
5	year, unless the alien's failure to time-
6	ly return was due to extenuating cir-
7	cumstances beyond the alien's control.
8	(B) Additional evidence.—
9	(i) In General.—In determining
10	whether to revoke an alien's status under
11	subparagraph (A), the Secretary may re-
12	quire the alien—
13	(I) to submit additional evidence;
14	and
15	(II) to appear for an interview.
16	(ii) Effect of noncompliance.—
17	The blue card status of an alien who fails
18	to comply with any requirement imposed
19	by the Secretary under clause (i) shall be
20	revoked unless the alien demonstrates to
21	the Secretary's satisfaction that such fail-
22	ure was reasonably excusable.
23	(C) Invalidation of documentation.—
24	If an alien's blue card status is revoked pursu-
25	ant to subparagraph (A), any documentation

1	issued by the Secretary to such alien under sub-
2	section (b)(6) shall automatically be rendered
3	invalid for any purpose except for departure
4	from the United States.
5	(3) Ineligibility for public benefits.—An
6	alien who has been granted blue card status is not
7	eligible for the Federal means-tested public benefits
8	unavailable to qualified aliens under section 403 of
9	the Personal Responsibility and Work Opportunity
10	Reconciliation Act of 1996 (8 U.S.C. 1613)).
11	(4) Treatment of blue card status.—An
12	alien granted blue card status shall be considered
13	lawfully present in the United States for all pur-
14	poses while such alien remains in such status, except
15	that the alien—
16	(A) is not entitled to the premium assist-
17	ance tax credit authorized under section 36B of
18	the Internal Revenue Code of 1986 (26 U.S.C.
19	36B) for his or her coverage;
20	(B) shall be subject to the rules applicable
21	to individuals who are not lawfully present set
22	forth in subsection (e) of such section;
23	(C) shall be subject to the rules applicable
24	to individuals who are not lawfully present set

forth in section 1402(e) of the Patient Protec-

1	tion and Affordable Care Act (42 U.S.C.
2	18071(e)); and
3	(D) shall be subject to the rules applicable
4	to individuals not lawfully present set forth in
5	section 5000A(d)(3) of the Internal Revenue
6	Code of 1986 (26 U.S.C. 5000A(d)(3)).
7	(g) Provisions Involving Employers.—
8	(1) RECORD OF EMPLOYMENT.—Employers of
9	aliens granted blue card status shall provide the
10	alien and the Secretary with a written record of em-
11	ployment each year the alien remains in such status.
12	(2) CIVIL PENALTIES.—
13	(A) IN GENERAL.—If the Secretary deter-
14	mines, after notice and an opportunity for a
15	hearing, that an employer of an alien granted
16	blue card status has knowingly failed to provide
17	the record of employment required under para-
18	graph (1) or has provided a false statement of
19	material fact in such a record, the employer
20	shall be subject to a civil penalty in an amount
21	not to exceed \$500 per violation.
22	(B) LIMITATION.—The penalty under sub-
23	paragraph (A) for failure to provide employ-
24	ment records shall not apply unless the alien
25	has provided the employer with evidence of em-

- ployment authorization described in subsection
  (b)(11).
- (C) Deposit of civil penalties.—Civil penalties collected under this paragraph shall be deposited into the Immigration Examinations Fee Account pursuant to section 286(m) of the Immigration and Nationality Act (8 U.S.C. 1356(m)).
  - (3) Continuing employment.—An employer that knows an alien employee is an applicant for blue card status or will apply for such status once the application period commences is not in violation of section 274A(a)(2) of the Immigration and Nationality Act (8 U.S.C. 1324a(a)(2)) if the employer continues to employ the alien pending the adjudication of the alien employee's application.

#### (4) Employer protections.—

(A) USE OF EMPLOYMENT RECORDS.—
Copies of employment records or other evidence of employment provided by an alien or by an alien's employer in support of an alien's application for blue card status may not be used in a civil or criminal prosecution or investigation of that employer under section 274A of the Immigration and Nationality Act (8 U.S.C.

for the prior unlawful employment of that alien regardless of the adjudication of such application or reconsideration by the Secretary of such alien's prima facie eligibility determination. Employers that provide unauthorized aliens with copies of employment records or other evidence of employment pursuant to an application for blue card status shall not be subject to civil and criminal liability pursuant to such section 274A for employing such unauthorized aliens.

(B) LIMIT ON APPLICABILITY.—The protections for employers and aliens under subparagraph (A) shall not apply if the aliens or employers submit employment records that are determined to be fraudulent.

### (h) Administrative and Judicial Review.—

(1) IN GENERAL.—Any administrative or judicial review of a determination regarding an application for blue card status shall comply with the requirements under this subsection.

#### (2) Administrative review.—

(A) SINGLE LEVEL OF APPELLATE RE-VIEW.—The Secretary shall establish an appellate authority to provide for a single level of ad-

1	ministration appellate review of a final agency
2	determination.
3	(B) Standard for review.—An admin-
4	istrative appellate review established under sub-
5	paragraph (A) shall be based solely upon—
6	(i) the administrative record estab-
7	lished at the time of the determination re-
8	garding the application; and
9	(ii) any additional or newly discovered
10	evidence that was not available at the time
11	of a final agency determination.
12	(3) Judicial Review.—Judicial review of a de-
13	termination under this section shall be limited to the
14	review of an order of removal under section 242 of
15	the Immigration and Nationality Act (8 U.S.C.
16	1252).
17	(i) DISCLOSURES AND PRIVACY.—
18	(1) Prohibited disclosures.—Except as oth-
19	erwise provided in this subsection, no officer or em-
20	ployee of any Federal agency may—
21	(A) use the information furnished in an
22	application for lawful status under this section
23	or section 245B of the Immigration and Na-
24	tionality Act, as added by section 102, for any
25	purpose other than to make a determination on

1	any application by the alien for any immigra-
2	tion benefit or protection;
3	(B) make any publication through which
4	information furnished by any particular appli-
5	cant can be identified; or
6	(C) permit anyone other than the sworn of-
7	ficers, employees, and contractors of such agen-
8	cy or of another entity approved by the Sec-
9	retary to examine any individual application for
10	lawful status under this section or such section
11	245B.
12	(2) REQUIRED DISCLOSURES.—The Secretary
13	shall provide the information furnished in an appli-
14	cation filed under this section or section 245B of the
15	Immigration and Nationality Act, as added by sec-
16	tion 102, and any other information derived from
17	such furnished information to—
18	(A) a law enforcement agency, intelligence
19	agency, national security agency, a component
20	of the Department of Homeland Security,
21	court, or grand jury, consistent with law, in
22	connection with—
23	(i) a criminal investigation or prosecu-
24	tion of any felony not related to the appli-
25	cant's immigration status; or

1	(ii) a national security investigation or
2	prosecution; and
3	(B) an official coroner for purposes of af-
4	firmatively identifying a deceased individual,
5	whether or not the death of such individual re-
6	sulted from a crime.
7	(3) Auditing and evaluation of informa-
8	TION.—The Secretary may—
9	(A) audit and evaluate information fur-
10	nished as part of any application filed under
11	this section or section 245B of the Immigration
12	and Nationality Act, as added by section 102,
13	for purposes of identifying immigration fraud or
14	fraud schemes; and
15	(B) use any evidence detected by means of
16	audits and evaluations for purposes of inves-
17	tigating, prosecuting, referring for prosecution,
18	or denying or terminating immigration benefits.
19	(4) Privacy and civil liberties.—
20	(A) In General.—The Secretary, in ac-
21	cordance with paragraph (1), shall require ap-
22	propriate administrative and physical safe-
23	guards to protect the security, confidentiality,
24	and integrity of personally identifiable informa-
25	tion collected, maintained, and disseminated

- pursuant to this section and section 245B of the Immigration and Nationality Act, as added by section 102.
- (B) Assessments.—Notwithstanding the 4 privacy requirements set forth in section 222 of 6 the Homeland Security Act (6 U.S.C. 142) and 7 the E-Government Act of 2002 (Public Law 8 107–347), the Secretary shall conduct a privacy 9 impact assessment and a civil liberties impact 10 assessment of the legalization program estab-11 lished under this section and section 245B of 12 the Immigration and Nationality Act during the 13 pendency of the final regulations to be issued 14 pursuant to subsection (j).
- 15 (j) RULEMAKING.—Not later than 1 year after the 16 date of the enactment of this Act, the Secretary shall issue 17 final regulations to implement this section.
- 18 SEC. 102. ADJUSTMENT TO PERMANENT RESIDENT STATUS.
- 19 (a) IN GENERAL.—Chapter 5 of title II of the Immi-20 gration and Nationality Act (8 U.S.C. 1255 et seq.) is
- 21 amended by inserting after section 245A the following:
- 22 "SEC. 245B. ADJUSTMENT TO PERMANENT RESIDENT STA-
- 23 TUS FOR AGRICULTURAL WORKERS.
- 24 "(a) In General.—Except as provided in subsection
- 25 (b), and not earlier than 5 years after the date of the en-

1	actment of the Agricultural Worker Program Act of 2019
2	the Secretary shall adjust the status of an alien granted
3	blue card status to that of an alien lawfully admitted for
4	permanent residence if the Secretary determines that the
5	following requirements are satisfied:
6	"(1) Qualifying employment.—Except as
7	provided in paragraph (3), the alien—
8	"(A) during the 8-year period beginning on
9	the date of the enactment of the Agricultural
10	Worker Program Act of 2019, performed not
11	less than 100 work days of agricultural employ-
12	ment during each of 5 years; or
13	"(B) during the 5-year period beginning or
14	such date of enactment, performed not less
15	than 150 work days of agricultural employment
16	during each of 3 years.
17	"(2) EVIDENCE.—An alien may demonstrate
18	compliance with the requirement under paragraph
19	(1) by submitting to the Secretary—
20	"(A) the alien's record of employment (as
21	described in section 101(d) of the Agricultural
22	Worker Program Act of 2019);
23	"(B) documentation that may be submitted
24	under subsection $(e)(4)$ ; or

1	"(C) any other documentation designated
2	by the Secretary for such purpose.
3	"(3) Extraordinary circumstances.—
4	"(A) IN GENERAL.—In determining wheth-
5	er an alien has met the requirement under
6	paragraph (1), the Secretary may credit the
7	alien with not more than 12 additional months
8	of agricultural employment in the United States
9	to meet such requirement if the alien was un-
10	able to work in agricultural employment due
11	to—
12	"(i) pregnancy, disabling injury, or
13	disease established by the alien through
14	medical records;
15	"(ii) illness, disease, or other special
16	needs of the alien's child established by the
17	alien through medical records;
18	"(iii) severe weather conditions that
19	prevented the alien from engaging in agri-
20	cultural employment for a significant pe-
21	riod; or
22	"(iv) termination from agricultural
23	employment, if the Secretary determines
24	that—

1	"(I) the termination was without
2	just cause; and
3	"(II) the alien was unable to find
4	alternative agricultural employment
5	after a reasonable job search.
6	"(B) Effect of Determination.—A de-
7	termination under subparagraph (A)(iv), with
8	respect to an alien, shall not be conclusive,
9	binding, or admissible in a separate or subse-
10	quent judicial or administrative action or pro-
11	ceeding between the alien and a current or
12	prior employer of the alien or any other party.
13	"(4) Application Period.—The alien applies
14	for adjustment of status before the expiration of the
15	alien's blue card status.
16	"(5) Fine.—The alien pays a fine of \$400 to
17	the Secretary, which shall be deposited into the Im-
18	migration Examinations Fee Account pursuant to
19	section 286(m).
20	"(b) Grounds for Denial of Adjustment of
21	Status.—
22	"(1) IN GENERAL.—The Secretary may not ad-
23	just the status of an alien granted blue card status
24	if the alien—

1	"(A) is no longer eligible for blue card sta-
2	tus; or
3	"(B) failed to perform the qualifying em-
4	ployment required under subsection (a)(1),
5	after considering any amount credited by the
6	Secretary under subsection (a)(3).
7	"(2) Maintenance of waivers of inadmis-
8	SIBILITY.—The grounds of inadmissibility set forth
9	in section 212(a) that were previously waived for the
10	alien or made inapplicable shall not apply for pur-
11	poses of the alien's adjustment of status under this
12	section.
13	"(3) Pending Revocation Proceedings.—If
14	the Secretary has notified the applicant that the
15	Secretary intends to revoke the applicant's blue card
16	status, the Secretary may not approve an application
17	for adjustment of status under this section unless
18	the Secretary makes a final determination not to re-
19	voke the applicant's status.
20	"(4) Payment of Taxes.—
21	"(A) IN GENERAL.—An alien may not file
22	an application for adjustment of status under
23	this section unless the applicant has satisfied
24	any applicable Federal tax liability.

1 "(B) Definition of Applicable fed-2 ERAL TAX LIABILITY.—In this paragraph, the term 'applicable federal tax liability' means all 3 4 Federal income taxes assessed in accordance with section 6203 of the Internal Revenue Code 6 of 1986 since the date on which the applicant 7 was authorized to work in the United States in 8 blue card status. 9 "(C) COMPLIANCE.—An alien may dem-10 onstrate compliance with subparagraph (A) by 11 submitting such documentation as the Sec-12 retary, in consultation with the Secretary of the 13 Treasury, may require by regulation. 14 "(c) SPOUSES AND CHILDREN.—Notwithstanding 15 any other provision of law, the Secretary shall grant permanent resident status to the spouse or child of an alien 16 whose status was adjusted under subsection (a) if— 18

"(1) the spouse or child (including any individual who was a child on the date such alien was granted blue card status) applies for or received such status;

"(2) the principal alien includes the spouse and children in an application for adjustment of status to that of a lawful permanent resident; and

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1	"(3) the spouse or child is not ineligible for
2	such status.
3	"(d) Numerical Limitations.—The numerical lim-
4	itations under sections 201 and 202 shall not apply to the
5	adjustment of aliens to lawful permanent resident status
6	under this section.
7	"(e) Submission of Applications.—
8	"(1) Interview.—The Secretary may interview
9	applicants for adjustment of status under this sec-
10	tion to determine whether the alien meets the eligi-
11	bility requirements set forth in this section.
12	"(2) Fees.—
13	"(A) In general.—Applicants for adjust-
14	ment of status under this section shall pay a
15	processing fee to the Secretary in an amount
16	that will ensure the recovery of the full costs of
17	adjudicating such applications, including—
18	"(i) the cost of taking and processing
19	biometric data;
20	"(ii) expenses relating to prevention
21	and investigation of fraud; and
22	"(iii) costs relating to the collection of
23	such fee.
24	"(B) AUTHORITY TO LIMIT FEES.—The
25	Secretary, by regulation—

1	"(i) may limit the maximum proc-
2	essing fee payable under this paragraph by
3	a family, including spouses and children;
4	and
5	"(ii) may exempt defined classes of in-
6	dividuals from the payment of the fee
7	under subparagraph (A).
8	"(3) DISPOSITION OF FEES.—All fees collected
9	under paragraph (2)(A)—
10	"(A) shall be deposited into the Immigra-
11	tion Examinations Fee Account pursuant to
12	section 286(m); and
13	"(B) shall remain available until expended
14	pursuant to section 286(n).
15	"(4) Documentation of work history.—
16	"(A) Burden of proof.—An alien apply-
17	ing for blue card status under section 101 of
18	the Agricultural Worker Program Act of 2019
19	or for adjustment of status under subsection (a)
20	shall provide evidence that the alien has worked
21	the requisite number of hours or days required
22	under subsection (a)(1) of such section 101 or
23	subsection (a)(1) of this section, as applicable.
24	"(B) Timely production of records.—
25	If an employer or farm labor contractor employ-

ing such an alien has kept proper and adequate records respecting such employment, the alien's burden of proof under subparagraph (A) may be met by securing timely production of those records under regulations to be promulgated by the Secretary.

"(C) SUFFICIENT EVIDENCE.—An alien may meet the burden of proof under subparagraph (A) to establish that the alien has performed the days or hours of work referred to in subparagraph (A) by producing sufficient evidence to show the extent of that employment as a matter of just and reasonable inference.

14 "(f) Penalties for False Statements in Appli-15 cations.—

"(1) Criminal Penalty.—Any person who—

"(A) files an application for blue card status under section 101 of the Agricultural Worker Program Act of 2019 or for an adjustment of status under this section and knowingly and willfully falsifies, conceals, or covers up a material fact or makes any false, fictitious, or fraudulent statements or representations, or makes or uses any false writing or document knowing

1 the same to contain any false, fictitious, or 2 fraudulent statement or entry; or "(B) creates or supplies a false writing or 3 4 document for use in making such an application, 6 shall be fined in accordance with title 18, United 7 States Code, imprisoned not more than 5 years, or 8 both. 9 "(2) Inadmissibility.—An alien who is convicted of a crime described in paragraph (1) shall be 10 11 deemed inadmissible to the United States on the 12 ground described in section 212(a)(6)(C)(i). 13 "(3) Deposit.—Fines collected under para-14 graph (1) shall be deposited into the Immigration Examinations Fee Account pursuant to section 15 16 286(m). 17 "(g) Eligibility for Legal Services.—Section 18 504(a)(11) of the Departments of Commerce, Justice, and 19 State, the Judiciary, and Related Agencies Appropriations 20 Act, 1996 (Public Law 104–134; 110 Stat. 1321–55) may 21 not be construed to prevent a recipient of funds under the Legal Services Corporation Act (42 U.S.C. 2996 et seq.) from providing legal assistance directly related to an application for blue card status under section 101 of the Agri-

cultural Worker Program Act of 2019, to an individual

- 1 who has been granted blue card status, or for an applica-
- 2 tion for an adjustment of status under this section.
- 3 "(h) Administrative and Judicial Review.—
- 4 Aliens applying for blue card status under section 101 of
- 5 the Agricultural Worker Program Act of 2019 or for ad-
- 6 justment to permanent resident status under this section
- 7 shall be entitled to the rights and subject to the conditions
- 8 applicable to other classes of aliens under section 242.".
- 9 (b) Conforming Amendment.—Section 201(b)(1)
- 10 of the Immigration and Nationality Act (8 U.S.C.
- 11 1151(b)(1)) is amended—
- (1) by redesignating subparagraph (E) as sub-
- paragraph (F); and
- 14 (2) by inserting after subparagraph (D) the fol-
- lowing:
- 16 "(E) Aliens granted lawful permanent resi-
- dent status under section 245B.".
- 18 (c) Clerical Amendment.—The table of contents
- 19 of the Immigration and Nationality Act (8 U.S.C. 1101
- 20 note) is amended by inserting after the item relating to
- 21 section 245A the following:

"Sec. 245B. Adjustment to permanent resident status for agricultural workers.".

- 22 SEC. 103. USE OF INFORMATION.
- 23 Beginning not later than the first day of the applica-
- 24 tion period described in section 101(b)(3), the Secretary,

1	in cooperation with qualified designated entities, shall
2	broadly disseminate information regarding—
3	(1) the benefits that aliens may receive under
4	this title and the amendments made by this title;
5	and
6	(2) the requirements that an alien is required
7	to meet to receive such benefits.
8	SEC. 104. REPORTS ON BLUE CARDS.
9	Not later than six months after the publication of the
10	final rule under section 101(j), and annually thereafter for
11	the following eight years, the Secretary shall submit a re-
12	port to Congress that identifies, for the previous fiscal
13	year—
14	(1) the number of aliens who applied for blue
15	card status;
16	(2) the number of aliens who were granted blue
17	card status;
18	(3) the number of aliens who applied for an ad-
19	justment of status pursuant to section 245B(a) of
20	the Immigration and Nationality Act, as added by
21	section 102; and
22	(4) the number of aliens who received an ad-
23	justment of status pursuant such section 245B(a).

### 1 SEC. 105. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated to the Sec-
retary such amounts as may be necessary to implement
this title, including any amounts needed for costs associ-
ated with the initiation of such implementation during fis-
cal years 2019 and 2020.
TITLE II—CORRECTION OF
SOCIAL SECURITY RECORDS
SEC. 201. CORRECTION OF SOCIAL SECURITY RECORDS.
(a) In General.—Section 208(e)(1) of the Social
Security Act (42 U.S.C. 408(e)(1)) is amended—
(1) in subparagraph (B)(ii), by striking "or" at
the end;
(2) in subparagraph (C), by inserting "or" at
the end;
(3) by inserting after subparagraph (C) the fol-
lowing:
"(D) who is granted blue card status
under section 101 of the Agricultural Worker
Program Act of 2019,"; and
(4) in the undesignated matter following sub-
paragraph (D), as added by paragraph (3), by strik-
ing "1990." and inserting "1990, or in the case of
an alien described in subparagraph (D), if such con-
duct is alleged to have occurred before the date on

which the alien was granted blue card status under

section 101(a) of the Agricultural Worker Program
Act of 2019.".
(b) Effective Date.—The amendments made by
subsection (a) shall take effect on the first day of the sev-
enth month that begins after the date of the enactment
of this Act.
TITLE III—DEFINITIONS
SEC. 301. DEFINITIONS.
In this Act:
(1) AGRICULTURAL EMPLOYMENT.—The term
"agricultural employment" has the meaning given
such term in section 3 of the Migrant and Seasonal
Agricultural Worker Protection Act (29 U.S.C.
1802), without regard to whether the specific service
or activity is temporary or seasonal.
(2) Blue card status.—The term "blue card
status" means the status of an alien who has been
lawfully admitted into the United States for tem-
porary residence under section 101.
(3) CHILD.—The term "child" has the meaning
given such term in section $101(b)(1)$ of the Immi-
gration and Nationality Act (8 U.S.C. 1101(b)(1)).
(4) CONTINUOUS PRESENCE.—An alien shall be
deemed to have maintained "continuous presence" in

the United States for purposes of section

- 1 101(a)(1)(B)(iii) if any absences from the United 2 States during the applicable period were brief, cas-3 ual, and innocent, whether or not such absences 4 were authorized by the Secretary.
  - (5) EMPLOYER.—The term "employer" means any person or entity, including any farm labor contractor and any agricultural association, that employs workers in agricultural employment.
  - (6) QUALIFIED DESIGNATED ENTITY.—The term "qualified designated entity" means—
    - (A) a qualified farm labor organization or an association of employers designated by the Secretary; or
    - (B) any other entity that the Secretary designates as having substantial experience, demonstrated competence, and a history of long-term involvement in the preparation and submission of application for adjustment of status under title II of the Immigration and Nationality Act (8 U.S.C. 1151 et seq.).
  - (7) QUALIFIED WORK.—The term "qualified work" means work performed in agricultural employment in the United States for not fewer than 575 hours or 100 work days during the 2-year period ending on the date of the enactment of this Act.

1	(8) Secretary.—The term "Secretary" means
2	the Secretary of Homeland Security.
3	(9) Work day.—The term "work day" means
4	any day in which the individual is employed 5.75 or
5	more hours in agricultural employment.

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