114TH CONGRESS 1ST SESSION

S. 1501

To promote and reform foreign capital investment and job creation in American communities.

IN THE SENATE OF THE UNITED STATES

June 3, 2015

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

A BILL

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 "American Job Creation
- 5 and Investment Promotion Reform Act of 2015".
- 6 SEC. 2. REAUTHORIZATION OF EB-5 REGIONAL CENTER
- 7 **PROGRAM.**
- 8 (a) Repeal.—Section 610 of the Departments of
- 9 Commerce, Justice, and State, the Judiciary, and Related

Agencies Appropriations Act, 1993 (8 U.S.C. 1153 note) is repealed. 2 3 (b) AUTHORIZATION.—Section 203(b)(5) of the Im-4 migration and Nationality Act (8 U.S.C. 1153(b)(5)) is 5 amended by adding at the end the following: 6 "(E) REGIONAL CENTER PROGRAM.— "(i) IN GENERAL.—Visas under this 7 8 paragraph shall be made available through 9 September 30, 2020, to qualified immi-10 grants (and the eligible spouse and chil-11 dren of such immigrants) participating in 12 a program implementing this paragraph 13 that involves a regional center in the 14 United States, which has been designated 15 by the Secretary of Homeland Security on 16 the basis of a proposal for the promotion 17 of economic growth, including prospective 18 job creation and increased domestic capital 19 investment. 20 "(ii) Priority.—In processing peti-21 tions under section 204(a)(1)(H) for clas-22 sification under this paragraph, the Sec-23

retary of Homeland Security may give pri-

ority to petitions filed by aliens seeking ad-

mission under this subparagraph. Notwith-

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standing subsection (e), immigrant visas made available under this paragraph may be issued to such aliens in an order that takes into account any priority accorded under this clause.

"(iii) ESTABLISHMENT OF A REGIONAL CENTER.—A regional center shall
operate within a defined geographic area,
which shall be described in the proposal
and be consistent with the purpose of concentrating pooled investment within the defined and limited geographic area. The
proposal to establish a regional center shall
demonstrate that the pooled investment
will have a significant economic impact on
such geographic area, and shall include—

"(I) reasonable predictions, supported by economically and statistically valid forecasting tools, concerning the amount of investment that will be pooled, the kinds of commercial enterprises that will receive such investments, verifiable details of the jobs that will be created directly or indirectly as a result of such invest-

1	ments, and other positive economic ef-
2	fects such investments will have; and
3	"(II) a description of the policies
4	and procedures in place reasonably
5	designed to monitor associated com-
6	mercial enterprises to ensure compli-
7	ance with all laws, regulations, and
8	Executive orders of the United States.
9	"(iv) Indirect job creation.—The
10	Secretary of Homeland Security shall per-
11	mit aliens seeking admission under this
12	paragraph to satisfy up to 90 percent of
13	the requirements under subparagraph
14	(A)(ii) with jobs that are estimated to be
15	created indirectly through investment
16	under this paragraph in accordance with
17	this 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—
23	"(aa) permit aliens seeking
24	admission under this paragraph
25	to rely on economically and sta-

1	tistically valid methodologies for
2	determining the number of jobs
3	created by the program, includ-
4	ing, consistent with this subpara-
5	graph, jobs estimated to have
6	been created indirectly through
7	revenues generated from in-
8	creased exports, improved re-
9	gional productivity, job creation,
10	and increased domestic capital
11	investment resulting from the
12	program; and
13	"(bb) verify that the jobs de-
14	scribed in item (aa) meet the re-
15	quirements under this subpara-
16	graph by using a methodology
17	that has been accepted by the
18	Bureau of Economic Analysis of
19	the Department of Commerce to
20	be economically and statistically
21	valid for such purposes.
22	"(II) Projects involving cap-
23	ITAL CONTRIBUTION FROM NON-ALIEN
24	ENTREPRENEURS.—

1	"(aa) Credit for job cre-
2	ATION.—Alien entrepreneurs may
3	accrue credit for job creation
4	based on capital investment pro-
5	vided by non-alien entrepreneurs
6	only for the percentage of total
7	jobs created that is equal to the
8	percentage of total capital invest-
9	ment provided by such non-alien
10	entrepreneurs in the commercial
11	enterprise.
12	"(bb) Limitation.—The
13	percentage of jobs created for
14	which alien entrepreneurs may
15	accrue credit under item (aa)
16	based on such non-alien entre-
17	preneur capital contribution may
18	not exceed 30 percent of all jobs
19	created even if such contribution
20	exceeds 30 percent.
21	"(III) Ineligible jobs.—In de-
22	termining compliance with the job cre-
23	ation requirements under subpara-
24	graph (A)(ii), the Secretary may not
25	include jobs estimated to be created

1	under a tenant-occupancy method-
2	ology.
3	"(vi) Amendments.—The Secretary
4	of Homeland Security shall—
5	"(I) require approved regional
6	centers to give advance notice to the
7	Secretary of significant proposed
8	changes to their organizational struc-
9	ture, ownership, or administration, in-
10	cluding the sale or rental of such cen-
11	ters;
12	"(II) approve or disapprove the
13	changes referred to in subclause (I)
14	before any such proposed changes
15	take effect; and
16	"(III) approve the changes re-
17	ferred to in subclause (I) only after—
18	"(aa) notice of any such
19	proposed changes are made pub-
20	licly available through a publicly
21	accessible website of U.S. Citi-
22	zenship and Immigration Services
23	for a period of not fewer than 30
24	days; and

1	"(bb) the Secretary deter-
2	mines that the regional center
3	would remain compliant with this
4	subparagraph and with subpara-
5	graph (H).
6	"(F) Business plans for regional
7	CENTER INVESTMENTS.—
8	"(i) Application for approval of
9	INVESTMENT IN COMMERCIAL ENTER-
10	PRISE.—A commercial enterprise associ-
11	ated with a regional center shall file an ap-
12	plication with, and obtain approval from,
13	the Secretary of Homeland Security for
14	each particular investment offering
15	through the commercial enterprise to
16	aliens seeking classification under this
17	paragraph, which shall include—
18	"(I) a comprehensive business
19	plan for a specific capital investment
20	project;
21	"(II) a credible economic analysis
22	regarding estimated job creation that
23	is based upon economically and statis-
24	tically valid methodologies:

1	"(III) documents filed with the
2	Securities and Exchange Commission
3	under the Securities Act of 1933 (15
4	U.S.C. 77a et seq.);
5	"(IV) investment and offering
6	documents, including subscription, in-
7	vestment, partnership, and operating
8	agreements, private placement memo-
9	randa, term sheets, management biog-
10	raphies, the description of the busi-
11	ness plan to be provided to potential
12	alien entrepreneurs, and any mar-
13	keting materials used or prepared for
14	use in connection with the offering by
15	the regional center or any associated
16	commercial enterprise, which shall
17	contain references, as appropriate, to
18	any—
19	"(aa) investment risks asso-
20	ciated with the new commercial
21	enterprise and any other business
22	subsequently receiving investment
23	capital from the new commercial
24	enterprise;

1	"(bb) conflicts of interest
2	that currently exist or may arise
3	among the regional center, new
4	commercial enterprise, other
5	business subsequently receiving
6	investment capital from the new
7	commercial enterprise, or the
8	principals of the aforementioned
9	entities;
10	"(cc) the name and contact
11	information of any person that
12	has received or the commercial
13	enterprise knows will receive any
14	fees or transaction-based com-
15	pensation in connection with the
16	investment, and a description of
17	the services performed or to be
18	performed by such person which
19	entitle them to the fees or trans-
20	action-based compensation; and
21	"(dd) any pending litigation
22	or bankruptcy or adverse judg-
23	ments during the most recent 10-
24	year period affecting the regional
25	center, new commercial enter-

1	prise, any other business subse-
2	quently receiving investment cap-
3	ital from the new commercial en-
4	terprise, or any other enterprise
5	in which any principal of the
6	aforementioned entities held ma-
7	jority ownership at the time;
8	"(V) a description of the policies
9	and procedures reasonably designed to
10	ensure that the commercial enterprise,
11	its agents, employees, and attorneys,
12	and any persons in active concert or
13	participation with the commercial en-
14	terprise, comply with the securities
15	laws of the United States in connec-
16	tion with the offer, purchase, or sale
17	of its securities;
18	"(VI) a certification that the
19	commercial enterprise and its agents,
20	employees, and attorneys, and any
21	persons in active concert or participa-
22	tion with the commercial enterprise,
23	are in compliance with the securities
24	laws of the United States in connec-

1	tion with the offer, purchase, or sale
2	of its securities; and
3	"(VII) for a capital investment in
4	a targeted employment area, a cred-
5	ible economic analysis regarding esti-
6	mated job creation that is likely to
7	occur—
8	"(aa) if the targeted employ-
9	ment area is located within a
10	combined statistical area or a
11	metropolitan statistical area, in
12	the combined statistical area or
13	metropolitan statistical area; or
14	"(bb) if the targeted employ-
15	ment area is located outside of
16	an area described in item (aa), in
17	any county that is included in the
18	targeted employment area and
19	counties adjacent to the targeted
20	employment area.
21	"(ii) Effect of approval of busi-
22	NESS PLAN FOR INVESTMENT IN REGIONAL
23	CENTER COMMERCIAL ENTERPRISE.—The
24	approval of an application under this sub-
25	paragraph shall be binding for purposes of

1	the adjudication of subsequent petitions
2	seeking classification under this paragraph
3	by immigrants investing in the same com-
4	mercial enterprise concerning the same
5	economic activity, and of petitions filed
6	under section 216A, unless the Secretary
7	of Homeland Security determines that
8	there is evidence of fraud, misrepresenta-
9	tion, criminal misuse, a threat to public
10	safety or national security, a material
11	change that affects the approved economic
12	model, other evidence affecting program
13	eligibility that was not disclosed by the pe-
14	titioner during the approval process, or a
15	material mistake of law or fact in the prior
16	adjudication.
17	"(iii) Consideration of fraudu-
18	LENT OR OTHER CRIMINAL ACTIVITY IN
19	ESTABLISHING ELIGIBILITY CRITERIA.—
20	"(I) IN GENERAL.—The Sec-
21	retary of Homeland Security shall
22	consider the potential for fraud, mis-
23	representation, criminal misuse, and
24	threats to public safety or national se-

1	curity in establishing eligibility cri-
2	teria under this subparagraph.
3	"(II) Grounds for denial or
4	REVOCATION.—The Secretary shall
5	deny or revoke the approval of any
6	business plan application under this
7	subparagraph with any particular in-
8	vestment or business arrangement
9	that, in the Secretary's unreviewable
10	discretion—
11	"(aa) presents a threat to
12	public safety or national security;
13	or
14	"(bb) presents a significant
15	risk of criminal misuse, fraud, or
16	abuse, including arrangements
17	that involve self-dealing or any
18	other inherent conflict of interest
19	between potential alien entre-
20	preneurs and the principals of a
21	regional center or a regional cen-
22	ter associated commercial enter-
23	prise.
24	"(iv) SITE VISITS.—The Secretary
25	shall perform at least 1 site visit to each

regional center associated commercial enterprise in accordance with section 216A(c)(1)(C).

"(v) Premium PROCESSING OP-TION.—The Secretary shall establish a process for premium processing of business plan applications under this subparagraph related to investment in a regional center commercial enterprise, including making available the expeditious execution of a site visit described in clause (iv), which may include an opportunity for the applicant to address and cure any deficiencies identified by the Secretary in the applicant's business plan, investment documents, or statement regarding job creation prior to a final determination. The Secretary shall impose a fee for the use of the process described in this clause sufficient to recover the costs of its administration.

"(vi) APPROVAL OF BUSINESS PLAN
IN A TARGETED EMPLOYMENT AREA.—For
a capital investment in a designated targeted employment area, at least 50 percent
of the estimated job creation intended to

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1	form the basis of the job creation require-
2	ment under subparagraph (A)(ii) shall be
3	expected to occur within an area specified
4	in subparagraph (F)(i)(VII). If the esti-
5	mated job creation in such area is below
6	50 percent, the total number of jobs cre-
7	ated by the capital investment for which
8	alien entrepreneurs may receive credit shall
9	be limited to the number at which 50 per-
10	cent of the job creation requirement occurs
11	within an area described in clause (i)(VII).
12	"(G) REGIONAL CENTER ANNUAL STATE-
13	MENTS.—
14	"(i) In general.—Each regional cen-
15	ter designated under subparagraph (E)
16	shall annually submit, to the Director of
17	U.S. Citizenship and Immigration Services
18	(referred to in this subparagraph as the
19	'Director'), in a manner prescribed by the
20	Secretary of Homeland Security, a state-
21	ment, including—
22	"(I) a certification by the re-
23	gional center that it remains in com-
24	pliance with clauses (i) and (ii) of
25	subparagraph (H);

1	" (II) a certification by the re-
2	gional center described in subpara-
3	graph (I)(ii)(II);
4	"(III) a certification by the re-
5	gional center that it is in compliance
6	with subparagraph (K)(iii);
7	"(IV) a description of any pend-
8	ing litigation or bankruptcy pro-
9	ceedings, or litigation or bankruptcy
10	proceedings resolved during the pre-
11	ceding fiscal year, involving the re-
12	gional center or an associated com-
13	mercial enterprise;
14	"(V) an accounting of all foreign
15	investor money invested in the re-
16	gional center and its associated com-
17	mercial enterprises; and
18	"(VI) for each new commercial
19	enterprise associated with the regional
20	center—
21	"(aa) an accounting of the
22	aggregate capital invested in the
23	new commercial enterprise by
24	alien entrepreneurs under this
25	paragraph for each capital invest-

1	ment project being undertaken by
2	the new commercial enterprise;
3	"(bb) a description of how
4	such capital is being used to exe-
5	cute each capital investment
6	project in the approved business
7	plan or plans;
8	"(cc) evidence that 100 per-
9	cent of such capital has been ir-
10	revocably committed to each cap-
11	ital investment project;
12	"(dd) detailed evidence of
13	the progress made toward the
14	completion of each capital invest-
15	ment project;
16	"(ee) an accounting of the
17	aggregate direct jobs created or
18	preserved;
19	"(ff) a description of all
20	funds, including administrative,
21	loan monitoring, or loan manage-
22	ment fees, in addition to investor
23	capital collected from alien entre-
24	preneurs by any party in relation
25	to the investment or participation

1	in the regional center program
2	described in subparagraph (E),
3	the entities that received such
4	funds, and the purpose for which
5	such funds were collected;
6	"(gg) any documentation re-
7	ferred to in subparagraph
8	(F)(i)(IV) if there has been a
9	material change during the pre-
10	ceding fiscal year; and
11	"(hh) a certification by the
12	regional center and associated
13	commercial enterprise that such
14	statements are accurate.
15	"(ii) Amendment of annual state-
16	MENTS.—The Director—
17	"(I) shall require the regional
18	center to amend or supplement an an-
19	nual statement required under clause
20	(i) if the Director determines that
21	such statement is deficient; and
22	"(II) may require the regional
23	center to amend or supplement such
24	annual statement if the Director de-

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1	termines that such an amendment or
2	supplement is appropriate.
3	"(iii) Sanctions.—
4	"(I) EFFECT OF VIOLATION.—If
5	the Director determines that a re-
6	gional center or other individual affili-
7	ated with a regional center, including
8	an individual affiliated with an associ-
9	ated commercial enterprise, and any
10	legal representative of such entities
11	has violated any certification under
12	clause (i) or that the regional center
13	is conducting itself in a manner incon-
14	sistent with its designation, including
15	any willful and material deviation by
16	commercial enterprises associated
17	with the regional center from any ap-
18	proved business plan for such com-
19	mercial enterprises, the Director shall
20	sanction the violating entity or indi-
21	vidual under subclause (II).
22	"(II) AUTHORIZED SANCTIONS.—
23	The Director shall establish a grad-
24	uated set of sanctions based on the

severity of the violations referred to in

1	subclause (I), as determined by the
2	Director, including—
3	"(aa) civil money penalties
4	equal to not more than 10 per-
5	cent of the total capital invested
6	by alien entrepreneurs in the re-
7	gional center's associated com-
8	mercial enterprises, the payment
9	of which shall not in any cir-
10	cumstance utilize any of such
11	alien entrepreneurs' capital in-
12	vestment;
13	"(bb) temporary suspension
14	from participation in the pro-
15	gram described in subparagraph
16	(E), which may be lifted by the
17	Director if the individual or enti-
18	ty cures the alleged violation
19	after being provided such an op-
20	portunity by the Director;
21	"(cc) permanent bar from
22	program participation for 1 or
23	more individuals associated with
24	the regional center or an associ-
25	ated commercial enterprise; and

1	"(dd) termination of re-
2	gional center status.
3	"(H) Bona fides of persons associ-
4	ATED WITH REGIONAL CENTERS OR REGIONAL
5	CENTER ASSOCIATED COMMERCIAL ENTER-
6	PRISES.—
7	"(i) In general.—No person shall be
8	permitted by any regional center or re-
9	gional center associated commercial enter-
10	prise to be directly or indirectly involved
11	with the regional center or commercial en-
12	terprise as its principal, representative, ad-
13	ministrator, owner, officer, board member,
14	manager, executive, general partner, fidu-
15	ciary, marketer, promoter, or other similar
16	position of substantive authority for the
17	operations, management or promotion of
18	the regional center or commercial enter-
19	prise if—
20	"(I) the person has been found
21	liable within the previous 10 years for
22	any criminal or civil violation of any
23	law relating to fraud or deceit, or at
24	any time if such violation involved a
25	civil liability in excess of \$1,000,000,

1	a criminal conviction with a term of
2	imprisonment of more than 1 year or
3	a criminal or civil violation of any law
4	or agency regulation in connection
5	with the offer, purchase, or sale of a
6	security;
7	"(II) the person is subject to a
8	final order of a State securities com-
9	mission (or an agency or officer of a
10	State who performs similar functions),
11	a State authority that supervises or
12	examines banks, savings associations,
13	or credit unions, a State insurance
14	commission (or an agency of or officer
15	of a State who performs similar func-
16	tions), an appropriate Federal bank-
17	ing agency, the Commodity Futures
18	Trading Commission, or the National
19	Credit Union Administration, which is
20	based on a violation of any law or reg-
21	ulation that—
22	"(aa) prohibits fraudulent,
23	manipulative, or deceptive con-
24	duct; or

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

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 clauses (iii) and
7	(iv) of section 212(a)(3)(B));
8	"(ee) any activity related to
9	human trafficking or a human
10	rights offense;
11	"(ff) any activity described
12	in section $212(a)(3)(E)$; or
13	"(gg) the violation of any
14	statute, regulation, or Executive
15	order regarding foreign financial
16	transactions or foreign asset con-
17	trol; or
18	"(IV) the person—
19	"(aa) is, or during the pre-
20	ceding 10 years has been, in-
21	cluded on the Department of
22	Justice's List of Currently Dis-
23	ciplined Practitioners; or
24	"(bb) during the preceding
25	10 years, has received a rep-

1	rimand or otherwise been publicly
2	disciplined by a bar association of
3	which the person is or was a
4	member.
5	"(ii) Status of regional center
6	PRINCIPALS.—
7	"(I) Lawful status re-
8	QUIRED.—No person may be directly
9	or indirectly involved with a regional
10	center as its principal, administrator,
11	owner, officer, board member, man-
12	ager, executive, general partner, fidu-
13	ciary, or other similar position of sig-
14	nificant authority for the operations
15	or management of the regional center
16	unless the person is a national of the
17	United States or an individual who
18	has been lawfully admitted for perma-
19	nent residence.
20	"(II) Foreign governments.—
21	No foreign government entity may be
22	directly or indirectly involved with the
23	ownership or administration of a re-
24	gional center.

"(iii) Information required.—The 1 2 Secretary shall require such attestations and information, including the submission 3 of fingerprints or other biometrics to the Federal Bureau of Investigation, and shall 6 perform such criminal record checks and 7 other background checks with respect to a 8 regional center or regional center associ-9 ated commercial enterprise, and persons 10 involved in a regional center or regional 11 center associated commercial enterprise as 12 described in clauses (i) and (ii), to deter-13 mine whether such regional center or re-14 gional center associated commercial enter-15 prise is in compliance with clauses (i) and (ii). The Secretary may require the infor-16 17 mation and attestations described in this 18 clause from such regional center or re-19 gional center associated commercial enter-20 prise, and any person involved in the re-21 gional center or regional center associated 22 commercial enterprise, at any time on or 23 after the date of the enactment of the 24 American Job Creation and Investment 25 Promotion Reform Act of 2015.

1	"(iv) Termination.—The Secretary,
2	in the Secretary's unreviewable discretion,
3	shall terminate from the program under
4	this paragraph any regional center or re-
5	gional center associated commercial enter-
6	prise if the Secretary determines that—
7	"(I) the regional center or re-
8	gional center associated commercial
9	enterprise has violated clause (i);
10	"(II) the regional center has vio-
11	lated clause (ii);
12	"(III) the regional center, a re-
13	gional center associated commercial
14	enterprise, or any person involved
15	with the regional center or regional
16	center associated commercial enter-
17	prise fails to provide an attestation or
18	information requested by the Sec-
19	retary or provides any false attesta-
20	tion or information under clause (iii);
21	or
22	"(IV) the regional center, a re-
23	gional center associated commercial
24	enterprise, or any person involved
25	with the regional center or regional

1	center associated commercial enter-
2	prise has engaged in fraud, misrepre-
3	sentation, criminal misuse, or poses a
4	threat to public safety or national se-
5	curity.
6	"(I) COMPLIANCE WITH SECURITIES
7 LAV	vs.—
8	"(i) Jurisdiction.—In view of the
9	objective of promoting investment in the
10	United States, in an action filed by the Se-
11	curities and Exchange Commission, the
12	purchase or sale of securities offered or
13	sold by any regional center or any party
14	associated with a regional center shall be
15	deemed to have occurred within the terri-
16	tory of the United States for purposes of
17	the securities laws, and subject matter ju-
18	risdiction shall also lie within the United
19	States.
20	"(ii) Regional center certifi-
21	CATIONS REQUIRED.—
22	"(I) Initial certification.—
23	The Secretary of Homeland Security
24	shall not approve an application for
25	regional center designation or regional

center amendment unless the regional center certifies that the regional center is in compliance with and has policies and procedures reasonably designed to ensure that all parties associated with the regional center remain in compliance with the securities laws of the United States and of any State in which the regional center operates in connection with the offer, purchase, or sale of securities or the provision of investment advice by the regional center or parties associated with the regional center.

"(II) Reissue.—A regional center of the provision of center.

"(II) Reissue.—A regional center shall annually reissue a certification described in subclause (I) in accordance with subparagraph (G). Annual certifications under this subclause shall also certify compliance with clause (iii) by stating that the certifier is in a position to have knowledge of the offers, purchases, and sales of securities or the provision of investment advice by parties associ-

1	ated with the regional center and, to
2	the best of the certifier's knowledge,
3	after reasonable investigation, all such
4	offers, purchases, and sales of securi-
5	ties or the provision of investment ad-
6	vice complied with securities laws of
7	the United States and that records,
8	data, and information related to such
9	offers, purchases, and sales have been
10	maintained.
11	"(III) EFFECT OF NONCOMPLI-
12	ANCE.—If a regional center, through
13	its due diligence, discovered during
14	the previous fiscal year that the re-
15	gional center or any party associated
16	with the regional center was not in
17	compliance with the securities laws of
18	the United States, the certifier shall—
19	"(aa) describe the activities
20	that led to noncompliance;
21	"(bb) describe the actions
22	taken to remedy the noncompli-
23	ance; and
24	"(ce) certify that the re-
25	gional center and all parties asso-

ciated with the regional center
are currently in compliance.

"(iii) Oversight required.—Each regional center shall monitor and supervise all offers, purchases, and sales of, and advice relating to, securities made by parties associated with the regional center to ensure compliance with the securities laws of the United States, and maintain records, data, and information relating to all such offers, purchases, sales, and advice during the 5-year period beginning on the date of their creation. Such records, data, and information shall be made available to the Securities and Exchange Commission and to the Secretary upon request.

"(iv) Suspension or terminate the Secretary's unreviewable discretion, shall suspend or terminate the designation of any regional center that does not provide the certification described in clause (ii). In addition to any other authority provided to the Secretary under this paragraph, the Secretary, in the Secretary's unreviewable

1	discretion, may suspend or terminate the
2	designation of any regional center or im-
3	pose other sanctions against the regional
4	center if the regional center or any parties
5	associated with the regional center—
6	"(I) are permanently or tempo-
7	rarily enjoined by order, judgment, or
8	decree of any court of competent ju-
9	risdiction in connection with the offer,
10	purchase, or sale of a security or the
11	provision of investment advice;
12	"(II) are subject to any final
13	order of the Securities and Exchange
14	Commission that—
15	"(aa) bars such person from
16	association with an entity regu-
17	lated by the Securities and Ex-
18	change Commission; or
19	"(bb) constitutes a final
20	order based on violations in con-
21	nection with the offer, purchase,
22	or sale of, or advice relating to, a
23	security; or
24	"(III) knowingly submitted or
25	caused to be submitted a certification

1	described in clause (ii) that contained
2	an untrue statement of a material fact
3	or omitted to state a material fact
4	necessary in order to make the state-
5	ments made, in light of the cir-
6	cumstances under which they were
7	made, not misleading.
8	"(v) Savings Provision.—Nothing in
9	this subparagraph may be construed to im-
10	pair or limit the authority of the Securities
11	and Exchange Commission under the Fed-
12	eral securities laws.
13	"(vi) Defined Term.—In this sub-
14	paragraph, the term 'parties associated
15	with a regional center' means—
16	"(I) the regional center;
17	"(II) any commercial enterprise
18	associated with the regional center;
19	"(III) the regional center's and
20	associated commercial enterprise's
21	owners, officers, directors, managers,
22	partners, agents, employees, pro-
23	moters and attorneys; and
24	"(IV) any person in active con-
25	cert or participation with the regional

center or directly or indirectly controlling, controlled by, or under common control with the regional center.

"(J) EB-5 INTEGRITY FUND.—

"(i) ESTABLISHMENT.—There is established in the United States Treasury a special fund, which shall be known as the EB-5 Integrity Fund (referred to in this subparagraph as the 'Fund'). Amounts deposited into the Fund shall be available until expended to the Secretary of Homeland Security for the purposes set forth in clause (iii).

"(ii) FEES.—The Secretary of Homeland Security shall collect an annual fee of \$20,000 for the Fund from each regional center designated under subparagraph (E). The first fee under this clause shall be due not later than January 1, 2016, and subsequent fees due not later than January 1 of each year thereafter. Newly designated regional centers shall pay their initial fee for the calendar year following the calendar year during which the regional center was so designated. The Secretary may pre-

1	scribe regulations, as necessary, to increase
2	the dollar amount specified under this
3	clause to ensure the Secretary's continued
4	ability to carry out the activities specified
5	in clause (iii).
6	"(iii) Permissible uses of fund.—
7	The Secretary of Homeland Security
8	shall—
9	"(I) use not less than $\frac{1}{3}$ of the
10	amounts deposited into the Fund to
11	conduct audits and site visits (an-
12	nounced and unannounced);
13	"(II) use not less than $1/3$ of the
14	amounts deposited into the Fund for
15	investigations based outside of the
16	United States, including—
17	"(aa) monitoring and inves-
18	tigating program-related events
19	and promotional activities; and
20	"(bb) ensuring an alien en-
21	trepreneur's compliance with sub-
22	paragraph (L);
23	"(III) use amounts deposited into
24	the Fund—

1	"(aa) to detect and inves-
2	tigate fraud or other crimes; and
3	"(bb) to determine whether
4	regional centers, associated com-
5	mercial enterprises, and alien en-
6	trepreneurs (and alien spouses
7	and alien children, if any) comply
8	with applicable immigration laws
9	and regulations;
10	"(IV) use amounts deposited into
11	the Fund to conduct interviews of the
12	owners, officers, directors, managers,
13	partners, agents, employees, pro-
14	moters, and attorneys of a regional
15	center and regional center associated
16	commercial enterprise; and
17	"(V) otherwise use amounts de-
18	posited into the Fund as the Sec-
19	retary determines to be necessary, in-
20	cluding monitoring compliance with
21	the requirements under section 7 of
22	the American Job Creation and In-
23	vestment Promotion Reform Act of
24	2015.

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

1	center, or of the investment opportunities
2	of a regional center, shall comply with the
3	rules and standards prescribed by the Sec-
4	retary of Homeland Security to oversee re-
5	gional center promotion, including—
6	"(I) registration with U.S. Citi-
7	zenship and Immigration Services,
8	which the Secretary shall make pub-
9	licly available;
10	"(II) minimum qualifications;
11	"(III) guidelines for offering in-
12	vestment opportunities and rep-
13	resenting the visa process to foreign
14	entrepreneurs; and
15	"(IV) permissible fee arrange-
16	ments.
17	"(ii) Effect of violation.—If the
18	Secretary determines, in the Secretary's
19	unreviewable discretion, that a direct or
20	third-party promoter has violated clause
21	(i), the Secretary shall suspend or perma-
22	nently bar such individual from participa-
23	tion in the program described in subpara-
24	graph (E).

1	"(iii) Compliance.—Each regional
2	center shall maintain a written agreement
3	between the regional center or regional
4	center associated commercial enterprise
5	and each direct or third-party promoter
6	operating on behalf of such regional center
7	or commercial enterprise that outlines the
8	rules and standards prescribed under
9	clause (i).
10	"(L) Source of funds.—
11	"(i) In general.—An alien entre-
12	preneur shall demonstrate that the capital
13	required under subparagraph (A) and any
14	funds used to pay administrative costs and
15	fees associated with the alien's investment
16	were obtained from a lawful source and
17	through lawful means.
18	"(ii) Required information.—The
19	Secretary of Homeland Security shall re-
20	quire, as applicable, that an alien entre-
21	preneur petition under this paragraph con-
22	tain—
23	"(I) business and tax records, in-
24	cluding—

1	"(aa) foreign business reg-
2	istration records;
3	"(bb) corporate or partner-
4	ship tax returns (or any other en-
5	tity in any form that has filed in
6	any country or subdivision there-
7	of any return described in this
8	subpart), and personal tax re-
9	turns including income, fran-
10	chise, property (whether real,
11	personal, or intangible), or any
12	other tax returns of any kind
13	filed within 7 years, with any
14	taxing jurisdiction in or outside
15	the United States by or on behalf
16	of the alien entrepreneur; and
17	"(cc) evidence identifying
18	any other source of capital or ad-
19	ministrative fees;
20	"(II) evidence related to mone-
21	tary judgments against the alien en-
22	trepreneur, including certified copies
23	of any judgments or evidence of all
24	pending governmental civil or criminal
25	actions, governmental administrative

1	proceedings, and any private civil ac-
2	tions (pending or otherwise) involving
3	monetary judgments against the alien
4	entrepreneur from any court in or
5	outside the United States; and
6	"(III) the identity of all persons
7	who transfer into the United States,
8	on behalf of the entrepreneur—
9	"(aa) any funds that are
10	used to meet the capital require-
11	ment under subparagraph (A);
12	and
13	"(bb) any funds that are
14	used to pay administrative costs
15	and fees associated with the
16	alien's investment.
17	"(iii) Gift restrictions.—Gifted
18	funds may be counted toward the min-
19	imum capital investment requirement
20	under subparagraph (C) only if such funds
21	were gifted to the alien entrepreneur by
22	the alien entrepreneur's spouse, parent,
23	child, sibling, or grandparent and such
24	funds were gifted in good faith and not to
25	circumvent any limitations imposed on per-

1 missible sources of capital under this sub-2 paragraph. If a significant portion of the 3 capital invested under subparagraph (A) was gifted to the alien entrepreneur, the Secretary shall require the alien entre-6 preneur's petition under this paragraph to 7 include records described in subclauses (I) 8 and (II) of clause (ii) from the donor. 9 "(iv) Loan restrictions.—Capital 10 derived from indebtedness may be counted 11 toward the minimum capital investment re-12 quirement under subparagraph (C) only if 13 such capital is— 14 "(I) secured by assets owned by 15 the alien entrepreneur; and "(II) issued by a reputable bank-16 17 ing or lending institution that is prop-18 erly chartered or licensed under the 19 laws of any State, territory, country, 20 or applicable jurisdiction, which the 21 Secretary shall determine after con-22 sulting with relevant commercial or 23 government databases, such as those 24 of the Department of the Treasury's 25 Office of Foreign Assets Control, Of-

1	fice of Terrorist Financing and Fi-
2	nancial Crimes, and Financial Crimes
3	Enforcement Network.
4	"(M) Treatment of entrepreneurs if
5	REGIONAL CENTER TERMINATED.—
6	"(i) In general.—Upon the termi-
7	nation of a regional center or regional cen-
8	ter associated commercial enterprise under
9	this paragraph—
10	"(I) the conditional permanent
11	residence of an alien who has been ad-
12	mitted to the United States pursuant
13	to section 216A(a)(1) based on an in-
14	vestment in a commercial enterprise
15	associated with the terminated re-
16	gional center or regional center associ-
17	ated commercial enterprise shall con-
18	tinue to be authorized; and
19	"(II) the alien shall not accrue
20	any period of unlawful presence under
21	section 212(a)(9) during the 180-day
22	period following such termination un-
23	less the Secretary has reason to be-
24	lieve the alien was a knowing partici-
25	pant in the conduct that led to the

1	termination of such regional center or
2	regional center associated commercial
3	enterprise.
4	"(ii) New Regional Center or in-
5	VESTMENT.—The conditional permanent
6	resident status of an alien described in
7	clause (i)(I) shall be terminated at the end
8	of the 180-day period described in clause
9	(i)(II) unless—
10	"(I) in the case of the termi-
11	nation of a regional center—
12	"(aa) the associated com-
13	mercial enterprise affiliates with
14	an approved regional center des-
15	ignated to operate within the
16	same geographic area as the
17	commercial enterprise; or
18	"(bb) such alien invests in
19	another commercial enterprise
20	associated with an approved re-
21	gional center; or
22	"(II) in the case of the termi-
23	nation of a regional center associated
24	commercial enterprise, such alien in-
25	vests in another commercial enterprise

1	associated with an approved regional
2	center.
3	"(iii) Removal of conditions.—
4	Aliens described in subclauses (I)(bb) and
5	(II) of clause (ii) shall be eligible to have
6	their conditions removed pursuant to sec-
7	tion 216A beginning on the date that is 2
8	years after the date of the subsequent in-
9	vestment.
10	"(N) Fraud, criminal misuse, and
11	THREATS TO NATIONAL INTERESTS.—
12	"(i) Denial or revocation.—If the
13	Secretary of Homeland Security deter-
14	mines, in the Secretary's unreviewable dis-
15	cretion, that the approval of a petition, ap-
16	plication, or benefit described in this para-
17	graph is contrary to the national interest
18	of the United States for reasons relating to
19	fraud, misrepresentation, criminal misuse,
20	or threats to public safety or national secu-
21	rity, the Secretary shall deny or revoke the
22	approval of—
23	"(I) a petition seeking classifica-
24	tion of an alien as an alien entre-
25	preneur under this paragraph;

1	"(II) a petition to remove condi-
2	tions under section 216A before
3	granting lawful permanent resident
4	status or any other petition, applica-
5	tion, or benefit based upon the pre-
6	vious or concurrent filing or approval
7	of a petition for classification of an
8	alien under this paragraph;
9	"(III) an application for approval
10	of a business plan in a regional center
11	associate commercial enterprise; or
12	"(IV) an application for designa-
13	tion as a regional center.
14	"(ii) Debarment.—If a regional cen-
15	ter or regional center associated commer-
16	cial enterprise has its designation or par-
17	ticipation in the program under this para-
18	graph terminated for reasons relating to
19	fraud, intentional material misrepresenta-
20	tion, criminal misuse, or threats to public
21	safety or national security, any person as-
22	sociated with such regional center or re-
23	gional center associated commercial enter-
24	prise, including an alien investor, shall be
25	permanently barred from future participa-

1	tion in the program if the Secretary of
2	Homeland Security, in the Secretary's
3	unreviewable discretion, determines that
4	such person was a knowing participant in
5	the conduct that led to the termination.".
6	(c) Effective Date.—The amendments made by
7	this section—
8	(1) shall take effect on the date of the enact-
9	ment of this Act; and
10	(2) shall apply to—
11	(A) any application to designate a regional
12	center, and any person involved with the re-
13	gional center, that is pending or approved on or
14	after the date of the enactment of this Act; and
15	(B) any regional center approved before
16	the date of the enactment of this Act, on or
17	after a delayed effective date that is 1 year
18	after such date of enactment with respect to
19	any person involved in the regional center on or
20	after such delayed effective date, unless other-
21	wise provided in this section.
22	(d) GAO REPORT.—Not later than December 31,
23	2018, the Comptroller General of the United States shall
24	submit a report to the Committee on the Judiciary of the

Senate and the Committee on the Judiciary of the House 1 2 of Representatives that describes— 3 (1) the economic benefits of the regional center 4 program established under section 203(b)(5) of the 5 Immigration and Nationality Act U.S.C. 6 1153(b)(5)), including the steps taken by U.S. Citi-7 zenship and Immigration Services to verify job creation; 8 9 (2) the extent to which U.S. Citizenship and 10 Immigration Services ensures compliance by regional 11 center participants; 12 (3) the extent to which U.S. Citizenship and 13 Immigration Services has maintained records by re-14 gional centers and associated commercial enter-15 prises, including annual statements and certifications; 16 17 (4) the steps taken by U.S. Citizenship and Im-18 migration Services to verify the source of funds, as 19 required under section 203(b)(5)(L) of the Immigra-20 tion and Nationality Act, as added by subsection (b); 21 (5) the extent to which U.S. Citizenship and 22 Immigration Services collaborates with other Federal 23 and law enforcement agencies, particularly to detect

illegal activity and threats to national security;

- 1 (6) the extent to which U.S. Citizenship and 2 Immigration Services has prevented fraud and abuse 3 in regional center activities, including the designa-4 tion of a regional center investment in a targeted 5 employment area;
 - (7) the extent to which U.S. Citizenship and Immigration Services has used its authority to sanction, suspend, bar, or terminate a regional center or individuals affiliated with a regional center;
 - (8) the steps that have been taken to oversee direct and third-party promoters under section 203(b)(5)(H) of the Immigration and Nationality Act, as added by subsection (b);
 - (9) the extent to which employees of the Department of Homeland Security have complied with the ethical standards and transparency requirements under section 7; and
- 18 (10) an accounting of the expenditure of 19 amounts from the EB-5 Integrity Fund established 20 under section 203(b)(5)(J) of the Immigration and 21 Nationality Act, as added by subsection (b).
- 22 (e) Inspector General Report.—Not later than 23 December 31, 2018, the Inspector General of the Intel-24 ligence Community, in coordination with the Inspector 25 General of the Department of Homeland Security and

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- 1 after consultation with relevant Federal agencies, includ-
- 2 ing U.S. Immigration and Customs Enforcement, shall
- 3 submit a report to the Committee on the Judiciary of the
- 4 Senate and the Committee on the Judiciary of the House
- 5 of Representatives that describes—
- 6 (1) vulnerabilities within the EB-5 Immigrant
- 7 Investor Program that may undermine the national
- 8 security of the United States;
- 9 (2) actual or potential use of the EB-5 Immi-
- grant Investor Program to facilitate export of sen-
- 11 sitive technology;
- 12 (3) actual or potential use of the EB-5 Immi-
- grant Investor Program to facilitate economic espio-
- 14 nage;
- 15 (4) actual or potential use of the EB–5 Immi-
- 16 grant Investor Program by foreign government
- 17 agents; and
- 18 (5) actual or potential use of the EB–5 Immi-
- 19 grant Investor Program to facilitate terrorist activ-
- 20 ity, including funding terrorist activity or laundering
- 21 terrorist funds.

1	SEC. 3. CONDITIONAL PERMANENT RESIDENT STATUS FOR
2	ALIEN ENTREPRENEURS, SPOUSES, AND
3	CHILDREN.
4	(a) In General.—Section 216A of the Immigration
5	and Nationality Act (8 U.S.C. 1186b) is amended—
6	(1) by striking "Attorney General" each place
7	such term appears (except in subsection (d)(2)(C))
8	and inserting "Secretary of Homeland Security";
9	(2) in subsection (a), by amending paragraph
10	(1) to read as follows:
11	"(1) Conditional basis for status.—
12	"(A) IN GENERAL.—Except as provided in
13	subparagraph (B), an alien entrepreneur, alien
14	spouse, and alien child shall be considered, at
15	the time of obtaining status of an alien lawfully
16	admitted for permanent residence, to have ob-
17	tained such status on a conditional basis sub-
18	ject to the provisions of this section.
19	"(B) Exception.—Alien entrepreneurs
20	who meet the requirements under subsection
21	(d)(2)(A)(ii) shall obtain the status of an alien
22	lawfully admitted for permanent residence with-
23	out a conditional basis upon approval of the pe-
24	tition required under such subsection.";
25	(3) in subsection (c) —

1	(A) in the heading, by striking "OF TIME-
2	LY PETITION AND INTERVIEW";
3	(B) in paragraph (1)—
4	(i) in the matter preceding subpara-
5	graph (A), by striking "In order" and in-
6	serting "Except as provided in paragraph
7	(3)(D), in order';
8	(ii) in subparagraph (A), by striking
9	", and" and inserting a semicolon;
10	(iii) in subparagraph (B), by striking
11	"Service respecting the facts and informa-
12	tion described in subsection $(d)(1)$." and
13	inserting "Department of Homeland Secu-
14	rity respecting the facts and information
15	described in subsection (d)(1); and"; and
16	(iv) by adding at the end the fol-
17	lowing:
18	"(C) the Secretary shall perform a site
19	visit to the job creating entity in which the
20	alien entrepreneur invested capital under sec-
21	tion 203(b)(5)(A), which visit may take place at
22	any time after an application for approval of in-
23	vestment in a commercial enterprise is filed
24	under section $203(b)(5)(F)$."; and

1	(C) in paragraph (3)(A), by striking "the"
2	before "such filing";
3	(4) in subsection (d)—
4	(A) in paragraph (1)(A)(ii), by inserting
5	"except for alien entrepreneurs described in
6	subsection (d)(2)(A)(ii)," before "sustained";
7	(B) in paragraph (2), by amending sub-
8	paragraph (A) to read as follows:
9	"(A) 90-day period before second an-
10	NIVERSARY.—(i) Except as provided in clause
11	(ii) and subparagraph (B), the petition under
12	subsection (c)(1)(A) shall be filed during the
13	90-day period before the second anniversary of
14	the alien entrepreneur's lawful admission for
15	permanent residence.
16	"(ii) If the alien entrepreneur has sus-
17	tained the actions described in paragraph
18	(1)(A)(i) for at least a 24-month period before
19	admission, the alien entrepreneur may file the
20	petition under subsection (c)(1)(A) any time
21	after such period and before admission for per-
22	manent residence."; and
23	(C) in paragraph (3), by striking "Service"
24	and inserting "Department of Homeland Secu-
25	rity";

1	(5) by redesignating subsection (f) as sub-
2	section (g); and
3	(6) by inserting after subsection (e) the fol-
4	lowing:
5	"(f) Fraud, Misrepresentation, Criminal Mis-
6	USE, OR THREATS TO THE PUBLIC SAFETY OR NATIONAL
7	SECURITY.—If the Secretary of Homeland Security deter-
8	mines, in the Secretary's sole and unreviewable discretion,
9	that the approval of any petition under this section or the
10	conditional permanent resident status granted to an alien
11	entrepreneur under subsection (a) is contrary to the na-
12	tional interest of the United States for reasons relating
13	to fraud, misrepresentation, criminal misuse, or threats to
14	public safety or national security, the Secretary shall—
15	"(1) notify the alien involved of such deter-
16	mination without being required to disclose the basis
17	for such determination to the extent such disclosure
18	would be contrary to the national interest of the
19	United States; and
20	"(2) deny such petition or terminate the perma-
21	nent resident status of the alien involved (and the
22	alien spouse and alien children of such immigrant)
23	as of the date of such determination.".
24	(b) Effective Date.—

1	(1) In general.—Except as provided under
2	paragraph (2), the amendments made by this section
3	shall take effect on the date of the enactment of this
4	Act.
5	(2) Exception.—The amendment made by
6	subsection (a)(3)(B)(iv) shall take effect on the date
7	that is 2 years after the date of the enactment of
8	this Act.
9	SEC. 4. EB-5 VISA REFORMS.
10	(a) Targeted Employment Areas.—
11	(1) In general.—Section 203(b)(5)(B) of the
12	Immigration and Nationality Act (8 U.S.C.
13	1153(b)(5)(B)) is amended to read as follows:
14	"(B) Set-aside for targeted employ-
15	MENT AREAS.—
16	"(i) In general.—Not fewer than
17	5,000 of the visas made available under
18	this paragraph in each fiscal year shall be
19	reserved for qualified immigrants who in-
20	vest in a new commercial enterprise de-
21	scribed in subparagraph (A), which—
22	"(I) is investing such capital in a
23	targeted employment area; and
24	"(II) will create employment in
25	such targeted employment area.

1	"(ii) Duration of high unemploy-
2	MENT AREA DESIGNATION.—A designation
3	of a high unemployment area as a targeted
4	employment area shall be valid for the 2-
5	year period beginning on the date of ap-
6	proval of an application filed under sub-
7	paragraph (F) or at the time of the invest-
8	ment for aliens not subject to the require-
9	ments of subparagraph (F). Such designa-
10	tion may be renewed for additional 2-year
11	periods if the area continues to meet the
12	definition of a high unemployment area.
13	An entrepreneur who has made the re-
14	quired amount of investment in such a tar-
15	geted employment area during its period of
16	designation shall not be required to in-
17	crease the amount of investment based
18	upon expiration of the designation.".
19	(b) Adjustment of Minimum EB-5 Investment
20	Amount.—Section 203(b)(5)(C) of such Act (8 U.S.C.
21	1153(b)(5)(C)) is amended—
22	(1) by striking clauses (i) and (ii) and inserting
23	the following:
24	"(i) MINIMUM INVESTMENT
25	AMOUNTS.—Except as otherwise provided

in this subparagraph, the amount of cap-
ital required under subparagraph (A) shal
be \$1,200,000. In the case of an invest-
ment in a targeted employment area, the
amount of capital required under subpara-
graph (A) shall be \$800,000.
"(ii) Adjustment of minimum in-
VESTMENT AMOUNTS.—
"(I) IN GENERAL.—The Sec-
retary of Homeland Security, in con-
sultation with the Secretary of Labor
and the Secretary of Commerce, may
from time to time prescribe regula-
tions increasing the dollar amounts
specified under clause (i).
6 "(II) AUTOMATIC ADJUST
MENTS.—Beginning on January 1
3 2020, and on every fifth subsequent
January 1—
"(aa) if the Secretary did
not increase the minimum
2 amount during the previous 5 fis-
cal years, the amounts specified
in clause (i) shall automatically
be adjusted by the amount of the

1	cumulative percentage change in
2	the Consumer Price Index (CPI-
3	U) for the previous 5 fiscal years;
4	"(bb) if the Secretary in-
5	creased the minimum amount
6	during the previous 5 fiscal years
7	by an amount that is less than
8	the cumulative percentage change
9	in the CPI-U during the previous
10	5 fiscal years, the amounts speci-
11	fied in clause (i) shall automati-
12	cally be adjusted by the amount
13	of such cumulative percentage
14	change for such period minus any
15	increase prescribed by the Sec-
16	retary by regulations; or
17	"(cc) if the Secretary in-
18	creased the minimum amount
19	during the previous 5 fiscal years
20	by an amount that is greater
21	than the cumulative percentage
22	change in the CPI-U during the
23	previous 5 fiscal years, the
24	amounts specified in clause (i)
25	shall not be increased.

1	"(iii) Minimum investment amount
2	IN A TARGETED EMPLOYMENT AREA.—The
3	minimum investment amount in a targeted
4	employment area shall be not less than $\frac{1}{2}$
5	and not more than 3/4 of the investment in
6	a non-targeted area of employment."; and
7	(2) in clause (iii) by striking "the Attorney
8	General" and inserting "the Secretary".
9	(c) Definitions.—
10	(1) In general.—Section 203(b)(5) of such
11	Act (8 U.S.C. 1153(b)(5)), as amended by sub-
12	sections (a) and (b) and by section 2, is further
13	amended by amending subparagraph (D) to read as
14	follows:
15	"(D) Definitions.—In this paragraph:
16	"(i) Capital.—The term 'capital'—
17	"(I) means all real, personal, or
18	mixed tangible assets owned and con-
19	trolled by the alien entrepreneur, or
20	held in trust for the benefit of the
21	alien and to which the alien has unre-
22	stricted access;
23	"(II) shall be valued at fair mar-
24	ket value in United States dollars, in
25	accordance with Generally Accepted

Accounting Principles or other standard accounting practice adopted by
the Securities and Exchange Commission, at the time it is invested under
this paragraph; and

"(III) shall not include assets acquired, directly or indirectly, by unlawful means, including any cash proceeds of indebtedness secured by such assets.

"(ii) Commercial enterprise associated with a regional center' and 'regional center associated commercial enterprise' mean any for-profit activity formed for the ongoing conduct of lawful business, including a sole proprietorship, partnership (whether limited or general), holding company, joint venture, corporation, business trust, or other entity, that associates with a regional center and receives, or is established to receive, capital investment under the regional center program described in subparagraph (E).

1	"(iii) Full-time employment.—The
2	term 'full-time employment' means employ-
3	ment in a position that requires at least 35
4	hours of service per week for at least a 24-
5	month period.
6	"(iv) High unemployment area.—
7	The term 'high unemployment area' means
8	an area, using the most recent census data
9	available, consisting of a census tract that
10	has an unemployment rate that is at least
11	150 percent of the national average unem-
12	ployment rate.
13	"(v) Rural area.—The term 'rural
14	area' means any area other than an area
15	within a metropolitan statistical area or
16	within the outer boundary of any city or
17	town having a population of 20,000 or
18	more (based on the most recent decennial
19	census of the United States).
20	"(vi) TARGETED EMPLOYMENT
21	AREA.—
22	"(I) IN GENERAL.—The term
23	'targeted employment area' means a
24	high unemployment area, a rural area,
25	or any area within the geographic

boundaries of any military installation
closed, during the 20-year period immediately preceding the filing of an
application under subparagraph (F),
based upon a recommendation by the
Defense Base Closure and Realignment Commission.

- "(II) ELIGIBILITY.—Eligibility for designation as a targeted employment area shall be determined by the Secretary of Homeland Security, who shall not be bound by the determination of any other Federal or State governmental or nongovernmental entity.".
- (2) RULEMAKING.—The Secretary of Homeland Security, in consultation with the Secretary of Defense, shall issue appropriate regulations to account for the modified definition of targeted employment area in section 203(b)(5)(D)(vi) of the Immigration and Nationality Act, as added by paragraph (1).
- 22 (d) AGE DETERMINATION FOR CHILDREN OF ALIEN
 23 ENTREPRENEURS.—Section 203(h) of the Immigration
 24 and Nationality Act (8 U.S.C. 1153(h)) is amended by
 25 adding at the end the following:

1 "(5) Age determination for children of 2 ALIEN ENTREPRENEURS.—An alien admitted under 3 subsection (d) as a lawful permanent resident on a conditional basis as the child of an alien lawfully ad-5 mitted for permanent residence under subsection 6 (b)(5), whose lawful permanent resident status on a 7 conditional basis is terminated under section 216A. 8 shall continue to be considered a child of the prin-9 cipal alien for the purpose of a subsequent immi-10 grant petition by such alien under subsection (b)(5) 11 if the alien remains unmarried and the subsequent 12 petition is filed by the principal alien not later than 13 1 year after the termination of conditional lawful 14 permanent resident status. No alien shall be consid-15 ered a child under this paragraph with respect to 16 more than 1 petition filed after the alien reaches 21 17 years of age.". 18 (e) Enhanced Pay Scale for Certain Federal

19 EMPLOYEES ADMINISTERING THE EB-5 PROGRAM.—The 20 Secretary of Homeland Security may establish, fix the 21 compensation of, and appoint individuals to, designated 22 critical, technical, and professional positions needed to administer sections 203(b)(5) and 216A of the Immigration 24 and Nationality Act (8 U.S.C. 1153(b)(5) and 1186b).

1	(f) Concurrent Filing of EB–5 Petitions and
2	APPLICATIONS FOR ADJUSTMENT OF STATUS.—Section
3	245 of the Immigration and Nationality Act (8 U.S.C.
4	1255) is amended—
5	(1) in subsection (k), in the matter preceding
6	paragraph (1), by striking "or (3)" and inserting
7	"(3), or (5)"; and
8	(2) by adding at the end the following:
9	"(n) If the approval of a petition for classification
10	under section 203(b)(5) would make a visa immediately
11	available to the alien beneficiary, the alien beneficiary's
12	application for adjustment of status under this section
13	shall be considered to be properly filed whether the appli-
14	cation is submitted concurrently with, or subsequent to,
15	the visa petition.".
16	(g) Effective Dates.—
17	(1) In general.—Except as provided under
18	paragraph (2), the amendments made by this section
19	shall be effective upon the date of the enactment of
20	this Act.
21	(2) Exceptions.—The amendments made by
22	subsections (b)(1) and (c)(1) shall not apply to—
23	(A) applications for business plan approval
24	for regional center investments in actual
25	projects that were filed with, or approved by.

- the Secretary of Homeland Security before the
 date of the enactment of this Act; and
- 3 (B) petitions seeking classification under 4 section 203(b)(5) of the Immigration and Nationality Act (8 U.S.C. 1153(b)(5)) and peti-5 6 tions filed under section 216A of such Act (8 7 U.S.C. 1186b) by immigrants investing in the 8 same commercial enterprise concerning the 9 same economic activity as contained in an appli-10 cation for business plan approval described in 11 subparagraph (A).

12 SEC. 5. PROCEDURE FOR GRANTING IMMIGRANT STATUS.

- 13 (a) FILING ORDER.—Section 204(a)(1)(H) of the
- 14 Immigration and Nationality Act (8 U.S.C.
- 15 1154(a)(1)(H)) is amended to read as follows:
- 16 "(H) An alien desiring to be classified under section
- 17 203(b)(5) may file a petition with the Secretary of Home-
- 18 land Security. An alien petitioning for classification pursu-
- 19 ant to section 203(b)(5)(E) may file a petition with the
- 20 Secretary only after approval of investment in a commer-
- 21 cial enterprise under section 203(b)(5)(F).".
- (b) Effective Date.—The amendment made by
- 23 subsection (a)—
- 24 (1) shall take effect on the date of the enact-
- 25 ment of this Act; and

1	(2) shall apply to any petition for classification
2	pursuant to section 203(b)(5)(E) of the Immigration
3	and Nationality Act (8 U.S.C. 1153(b)(5)(E)) that
4	is filed with the Secretary of Homeland Security or
5	or after the date of the enactment of this Act.
6	SEC. 6. ADJUSTMENT OF FEES TO ACHIEVE EFFICIENT
7	PROCESSING.
8	(a) FEE STUDY.—Not later than 30 days after the
9	date of the enactment of this Act, the Director of U.S.
10	Citizenship and Immigration Service shall initiate a study
11	of fees charged in the administration of the program de-
12	scribed in section 203(b)(5)(E) of the Immigration and
13	Nationality Act (8 U.S.C. 1153(b)(5)(E)).
14	(b) Fee Levels.—Notwithstanding section 286(m)
15	of the Immigration and Nationality Act (8 U.S.C.
16	1356(m)), and except as provided under subsection (c)
17	the Director shall set fees for services provided pursuant
18	to section 203(b)(5) of such Act at a level sufficient to
19	ensure the full recovery only of the costs of providing such
20	services, including the cost of ensuring that adjudication
21	is completed, on average, not later than—
22	(1) 120 days after receiving a proposal for the
23	establishment of a regional center described in sec-
24	tion 203(b)(5)(E).

- 1 (2) 120 days after receiving an application for 2 approval of investment in a commercial enterprise 3 described in section 203(b)(5)(F);
- 4 (3) 150 days after receiving a petition from an 5 alien desiring to be classified under section 6 203(b)(5)(E); and
- 7 (4) 180 days after receiving a petition from an 8 alien for removal of conditions described in section 9 216A(c).
- 10 (c) Additional fees in excess of 11 the fee levels described in subsection (b) may be charged 12 only to contribute—
 - (1) in an amount that is equal to the amount paid by all other classes of fee-paying applicants for immigration related benefits, to the coverage or reduction of the costs of processing or adjudicating classes of immigration benefit applications that Congress or, in the case of asylum applications, the Secretary has authorized to be processed or adjudicated at no cost or at a reduced cost to the applicant; and
 - (2) in an amount that is not greater than 1 percent of the fee for filing a petition under section 203(b)(5) of the Immigration and Nationality Act (8 U.S.C. 1153(b)(5)), to improvements to the information technological systems used by the Secretary to

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- 1 process, adjudicate, and archive applications and pe-
- 2 titions under such section, including the conversion
- 3 to electronic format of documents filed by petitioners
- 4 and applicants for benefits under such section.
- 5 (d) Rule of Construction.—Nothing in this sec-
- 6 tion may be construed to require any modification of fees
- 7 before the completion of—
- 8 (1) the fee study described in subsection (a);
- 9 and
- 10 (2) regulations promulgated by the Secretary of
- 11 Homeland Security, in accordance with subchapter
- II of chapter 5 and chapter 7 of title 5, United
- 13 States Code (commonly known as the "Administra-
- tive Procedures Act"), to carry out subsection (b).
- 15 SEC. 7. TRANSPARENCY.
- 16 (a) In General.—Employees of the Department of
- 17 Homeland Security, including the Secretary of Homeland
- 18 Security, the Secretary's counselors, the Assistant Sec-
- 19 retary for the Private Sector, the Director of U.S. Citizen-
- 20 ship and Immigration Services, counselors to such Direc-
- 21 tor, and the Chief of Immigrant Investor Programs at
- 22 U.S. Citizenship and Immigration Services, shall act im-
- 23 partially and may not give preferential treatment to any
- 24 organization or individual in connection with any aspect
- 25 of the immigrant visa program described in section

1	203(b)(5)(E) of the Immigration and Nationality Act, as
2	added by section 2(b).
3	(b) Improper Activities.—Activities that con-
4	stitute preferential treatment under subsection (a) shall
5	include—
6	(1) working on, or in any way attempting to ex-
7	pedite or otherwise influence, in a manner not avail-
8	able to or accorded to all other petitioners, appli-
9	cants, and seekers of benefits under the immigrant
10	visa program described in section $203(b)(5)(E)$ of
11	the Immigration and Nationality Act, as added by
12	section 2(b), the processing of, an application, peti-
13	tion, or benefit for—
14	(A) a regional center;
15	(B) a commercial enterprise associated
16	with a regional center;
17	(C) a job-creating entity associated with a
18	regional center; or
19	(D) any person or entity associated with
20	such regional center, commercial enterprise, or
21	job-creating entity; and
22	(2) meeting or communicating with persons as-
23	sociated with the entities described in paragraph (1),
24	at the request of such persons, in a manner not
25	available to or accorded to all other petitioners, ap-

plicants, and seekers of benefits under the immigrant visa program described in section 203(b)(5)(E) of the Immigration and Nationality

4 Act, as added by section 2(b).

(c) Reporting of Communications.—

- (1) Written communication.—Employees of the Department of Homeland Security, including the officials listed in subsection (a), shall include, in the record of proceeding for a case under section 203(b)(5)(E) of the Immigration and Nationality Act, as added by section 2(b), actual or electronic copies of all case-specific written communication, including e-mails from government and private accounts, with non-Department persons or entities advocating for regional center proposals or individual petitions pending on or after the date of enactment of this Act.
- (2) ORAL COMMUNICATION.—If substantive oral communication, including telephonic communication, virtual communication, and in-person meetings, takes place between officials of the Department of Homeland Security and non-Department persons or entities regarding specific cases under section 203(b)(5)(E) of the Immigration and Nationality Act (other than routine communications with other

1	agencies of the Federal Government regarding the
2	case, including communications involving back-
3	ground checks and litigation defense)—
4	(A) the conversation shall be recorded; or
5	(B) detailed minutes of the session shall be
6	taken and included in the record of proceeding.
7	(3) Notification.—
8	(A) IN GENERAL.—If the Secretary, in the
9	course of written or oral communication de-
10	scribed in this subsection, receives evidence
11	about a specific case from anyone other than an
12	affected party or his or her representative (ex-
13	cluding Federal Government or law enforcement
14	sources), such information may not be made
15	part of the record of proceeding and may not
16	be considered in adjudicative proceedings un-
17	less—
18	(i) the affected party has been given
19	notice of such evidence; and
20	(ii) if such evidence is derogatory, the
21	affected party has been given an oppor-
22	tunity to respond to the evidence.
23	(B) Information from Law enforce-
24	MENT, INTELLIGENCE AGENCIES, OR CON-
25	FIDENTIAL SOURCES —

l	(i) Law enforcement or intel-
2	LIGENCE AGENCIES.—Evidence received
3	from law enforcement or intelligence agen-
1	cies may not be made part of the record of
5	proceeding without the consent of the rel-
Ó	evant agency or law enforcement entity.

(ii) Whistleblowers or other corceived from whistleblowers or other confidential sources that is included in the record of proceeding and considered in adjudicative proceedings shall be handled in a manner that does not reveal the identity of the whistleblower or confidential source.

(d) Consideration of Evidence.—

- (1) IN GENERAL.—No case-specific communication with persons or entities that are not part of the Department of Homeland Security may be considered in the adjudication of an application or petition under section 203(b)(5)(E) of the Immigration and Nationality Act, as added by section 2(b), unless the communication is included in the record of proceeding of the case.
- (2) WAIVER.—The Secretary of Homeland Security may waive the requirement under paragraph

1	(1) only in the interests of national security or for
2	investigative or law enforcement purposes.
3	(e) Channels of Communication.—
4	(1) E-MAIL ADDRESS OR EQUIVALENT.—The
5	Director of U.S. Citizenship and Immigration Serv-
6	ices shall maintain an e-mail account (or equivalent
7	means of communication) for persons or entities—
8	(A) with inquiries regarding specific cases
9	under section 203(b)(5)(E) of the Immigration
10	and Nationality Act, as added by section 2(b);
11	or
12	(B) seeking non-case-specific information
13	about the regional center program described in
14	such section.
15	(2) Communication only through appro-
16	PRIATE CHANNELS OR OFFICES.—
17	(A) Announcement of appropriate
18	CHANNELS OF COMMUNICATION.—Not later
19	than 40 days after the date of the enactment of
20	this Act, the Director of U.S. Citizenship and
21	Immigration Services shall announce that the
22	only channels or offices by which petitioners,
23	applicants, and seekers of benefits under the
24	immigrant visa program described in section

203(b)(5)(E) of the Immigration and Nation-

1	ality Act, or such persons' representatives, may
2	communicate with the Department of Home-
3	land Security regarding specific cases under
4	such section, or non-case-specific information
5	about the regional center program applicable to
6	certain cases under such section, are through—
7	(i) the e-mail address or equivalent
8	channel described in paragraph (1);
9	(ii) the U.S. Citizenship and Immigra-
10	tion Services National Customer Service
11	Center, or any successor to that Center; or
12	(iii) the U.S. Citizenship and Immi-
13	gration Services Office of Public Engage-
14	ment, Immigrant Investor Program Office,
15	Stakeholder Engagement Branch, or any
16	successors to those Offices or Branch.
17	(B) DIRECTION OF INCOMING COMMUNICA-
18	TIONS.—
19	(i) In general.—Employees of the
20	Department of Homeland Security shall di-
21	rect all persons making inquiries regarding
22	the regional center program applicable to
23	certain cases under section $203(b)(5)(E)$ of
24	the Immigration and Nationality Act, as
25	added by section 2(b) to the channels of

1	communication or offices listed in subpara-
2	graph (A).
3	(ii) Savings Provision.—Nothing in
4	this subparagraph may be construed to
5	prevent Department employees from di-
6	recting inquiries to the U.S. Citizenship
7	and Immigration Services Ombudsman.
8	(C) Log.—
9	(i) In General.—The Director of
10	U.S. Citizenship and Immigration Services
11	shall maintain a written or electronic log
12	of—
13	(I) all communications described
14	in subparagraph (A), which shall ref-
15	erence the date, time, and subject of
16	the communication, and the identity
17	of the Department official, if any, to
18	whom the inquiry was forwarded;
19	(II) with respect to written com-
20	munications described in subsection
21	(c)(1), the date the communication
22	was received, the identities of the
23	sender and addressee, and the subject
24	of the communication; and

- 1 (III) with respect to oral commu2 nications described in subsection
 3 (c)(2), the date on which the commu4 nication occurred, the participants in
 5 the conversation or meeting, and the
 6 subject of the communication.
 - (ii) Transparency.—The log of communications described in clause (i) shall be made publicly available in accordance with section 552 of title 5, United States Code (commonly known as the "Freedom of Information Act").
 - (3) Publication of information.—If, as a result of a communication with an official of the Department of Homeland Security, a person or entity inquiring about a specific case or generally about the program described regional center insection 203(b)(5)(E) of the Immigration and Nationality Act received generally applicable and non-case specific information about program requirements or administration that has not been made publicly available by the Department, the Director of U.S. Citizenship and Immigration Services, not later than 30 days after the communication of such information to such person or entity, shall publish such information

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1 on the U.S. Citizenship and Immigration Services 2 website as an update to the relevant Frequently 3 Asked Questions page or by some other comparable mechanism. (f) Penalty.— 6 (1) IN GENERAL.—Any person who violates the 7 prohibition on preferential treatment under this sec-8 tion or intentionally violates the reporting require-9 ments under subsection (c) shall be disciplined in ac-10 cordance with paragraph (2). 11 (2) Sanctions.—Not later than 90 days after 12 the date of the enactment of this Act, the Secretary 13 of Homeland Security shall establish a graduated set 14 of sanctions based on the severity of the violation re-15 ferred to in paragraph (1), which may include, in 16 addition to any criminal or civil penalties that may 17 be imposed— 18 (A) written reprimand; 19 (B) suspension; 20 (C) demotion; or 21 (D) removal. 22 (g) Rule of Construction.—Nothing in this sec-23 tion may be construed to modify any law, regulation, or policy regarding the handling or disclosure of classified in-

formation.

- 1 (h) Effective Date.—The amendments made by
- 2 this section shall take effect on the date of the enactment

3 of this Act.

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