115th CONGRESS 1st Session

To amend the Immigration and Nationality Act to establish a skills-based immigration points system, to focus family-sponsored immigration on spouses and minor children, to eliminate the Diversity Visa Program, to set a limit on the number of refugees admitted annually to the United States, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

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

## A BILL

- To amend the Immigration and Nationality Act to establish a skills-based immigration points system, to focus familysponsored immigration on spouses and minor children, to eliminate the Diversity Visa Program, to set a limit on the number of refugees admitted annually to 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,

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## 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Reforming American3 Immigration for a Strong Economy Act" or the "RAISE4 Act".

## 5 SEC. 2. ELIMINATION OF DIVERSITY VISA PROGRAM.

6 (a) IN GENERAL.—Section 203 of the Immigration
7 and Nationality Act (8 U.S.C. 1153) is amended by strik8 ing subsection (c).

(b) Technical and Conforming Amendments.—
(1) Immigration and nationality act.—The
Immigration and Nationality Act (8 U.S.C. 1101 et
seq.) is amended—
(A) in section $101(a)(15)(V)$ , by striking
"section 203(d)" and inserting "section
203(c)";
(B) in section 201—
(i) in subsection (a)—
(I) in paragraph (1), by adding
"and" at the end; and
(II) by striking paragraph $(3)$ ;
and
(ii) by striking subsection (e);
(C) in section 203—
(i) in subsection $(b)(2)(B)(ii)(IV)$ , by
striking "section 203(b)(2)(B)" each place

1	such term appears and inserting "clause
2	(i)";
3	(ii) by redesignating subsections (d),
4	(e), (f), (g), and (h) as subsections (c), (d),
5	(e), (f), and (g), respectively;
6	(iii) in subsection (c), as redesignated,
7	by striking "subsection (a), (b), or (c)"
8	and inserting "subsection (a) or (b)";
9	(iv) in subsection (d), as redesig-
10	nated—
11	(I) by striking paragraph (2);
12	and
13	(II) by redesignating paragraph
14	(3) as paragraph (2);
15	(v) in subsection (e), as redesignated,
16	by striking "subsection (a), (b), or (c) of
17	this section" and inserting "subsection (a)
18	or (b)";
19	(vi) in subsection (f), as redesignated,
20	by striking "subsections (a), (b), and (c)"
21	and inserting "subsections (a) and (b)";
22	and
23	(vii) in subsection (g), as redesig-
24	nated—

1	(I) by striking "(d)" each place
2	such term appears and inserting
3	"(c)"; and
4	(II) in paragraph $(2)(B)$ , by
5	striking "subsection (a), (b), or (c)"
6	and inserting "subsection (a) or (b)";
7	(D) in section 204—
8	(i) in subsection $(a)(1)$ , by striking
9	subparagraph (I);
10	(ii) in subsection (e), by striking "sub-
11	section (a), (b), or (c) of section 203" and
12	inserting "subsection (a) or (b) of section
13	203"; and
14	(iii) in subsection $(1)(2)$ —
15	(I) in subparagraph (B), by
16	striking "section 203 (a) or (d)" and
17	inserting "subsection (a) or (c) of sec-
18	tion 203"; and
19	(II) in subparagraph (C), by
20	striking "section 203(d)" and insert-
21	ing "section 203(c)";
22	(E) in section $214(q)(1)(B)(i)$ , by striking
23	"section 203(d)" and inserting "section
24	203(c)";

1	(F) in section $216(h)(1)$ , in the undesig-
2	nated matter following subparagraph (C), by
3	striking "section 203(d)" and inserting "section
4	203(c)"; and
5	(G) in section $245(i)(1)(B)$ , by striking
6	"section 203(d)" and inserting "section
7	203(c)".
8	(2) Immigrant investor pilot program.—
9	Section 610(d) of the Departments of Commerce,
10	Justice, and State, the Judiciary, and Related Agen-
11	cies Appropriations Act, 1993 (Public Law 102–
12	395) is amended by striking "section 203(e) of such
13	Act (8 U.S.C. 1153(e))" and inserting "section
14	203(d) of such Act (8 U.S.C. 1153(d))".
15	(c) EFFECTIVE DATE.—The amendments made by
16	this section shall take effect on the first day of the first
17	fiscal year beginning on or after the date of the enactment
18	of this Act.
19	SEC. 3. ANNUAL ADMISSION OF REFUGEES.
20	Section 207 of the Immigration and Nationality Act
21	(8 U.S.C. 1157) is amended—
22	(1) by striking subsections (a) and (b);
23	(2) by redesignating subsection (e) as sub-
24	section (a);

1	(3) by redesignating subsection (f) as sub-
2	section (e);
3	(4) by inserting after subsection (a), as redesig-
4	nated, the following:
5	"(b) Maximum Number of Admissions.—
6	"(1) IN GENERAL.—The number of refugees
7	who may be admitted under this section in any fiscal
8	year may not exceed 50,000.
9	"(2) ASYLEES.—The President shall annually
10	enumerate the number of aliens who were granted
11	asylum in the previous fiscal year."; and
12	(5) by striking "Attorney General" each place
13	such term appears and inserting "Secretary of
	such term appears and inserting "Secretary of Homeland Security".
13	
13 14	Homeland Security".
13 14 15	Homeland Security". SEC. 4. FAMILY-SPONSORED IMMIGRATION PRIORITIES.
13 14 15 16	Homeland Security". <b>SEC. 4. FAMILY-SPONSORED IMMIGRATION PRIORITIES.</b> (a) IMMEDIATE RELATIVE REDEFINED.—The Immi-
13 14 15 16 17	Homeland Security". <b>SEC. 4. FAMILY-SPONSORED IMMIGRATION PRIORITIES.</b> (a) IMMEDIATE RELATIVE REDEFINED.—The Immi- gration and Nationality Act (8 U.S.C. 1101 et seq.) is
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	Homeland Security". <b>SEC. 4. FAMILY-SPONSORED IMMIGRATION PRIORITIES.</b> (a) IMMEDIATE RELATIVE REDEFINED.—The Immi- gration and Nationality Act (8 U.S.C. 1101 et seq.) is amended—
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	Homeland Security". <b>SEC. 4. FAMILY-SPONSORED IMMIGRATION PRIORITIES.</b> (a) IMMEDIATE RELATIVE REDEFINED.—The Immi- gration and Nationality Act (8 U.S.C. 1101 et seq.) is amended— (1) in section 101(b)(1) (8 U.S.C. 1101(b)(1)),
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	Homeland Security". <b>SEC. 4. FAMILY-SPONSORED IMMIGRATION PRIORITIES.</b> (a) IMMEDIATE RELATIVE REDEFINED.—The Immi- gration and Nationality Act (8 U.S.C. 1101 et seq.) is amended— (1) in section 101(b)(1) (8 U.S.C. 1101(b)(1)), in the matter preceding subparagraph (A), by strik-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	Homeland Security". <b>SEC. 4. FAMILY-SPONSORED IMMIGRATION PRIORITIES.</b> (a) IMMEDIATE RELATIVE REDEFINED.—The Immi- gration and Nationality Act (8 U.S.C. 1101 et seq.) is amended— (1) in section 101(b)(1) (8 U.S.C. 1101(b)(1)), in the matter preceding subparagraph (A), by strik- ing "under twenty-one years of age who" and insert-

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1	(i) in clause (i), by striking "children,
2	spouses, and parents of a citizen of the
3	United States, except that, in the case of
4	parents, such citizens shall be at least 21
5	years of age." and inserting "children and
6	spouse of a citizen of the United States.";
7	and
8	(ii) in clause (ii), by striking "such an
9	immediate relative" and inserting "the im-
10	mediate relative spouse of a United States
11	citizen'';
12	(B) by striking subsection (c) and insert-
13	ing the following:
14	"(c) Worldwide Level of Family-Sponsored
15	IMMIGRANTS.—(1) The worldwide level of family-spon-
16	sored immigrants under this subsection for a fiscal year
17	is equal to 88,000 minus the number computed under
18	paragraph (2).
19	((2) The number computed under this paragraph for
20	a fiscal year is the number of aliens who were paroled into
21	the United States under section $212(d)(5)$ in the second
22	preceding fiscal year who—
23	"(A) did not depart from the United States
24	(without advance parole) within 365 days; and

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1	"(B)(i) did not acquire the status of an alien
2	lawfully admitted to the United States for perma-
3	nent residence during the two preceding fiscal years;
4	or
5	"(ii) acquired such status during such period
6	under a provision of law (other than subsection (b))
7	that exempts adjustment to such status from the nu-
8	merical limitation on the worldwide level of immigra-
9	tion under this section."; and
10	(C) in subsection (f)—
11	(i) in paragraph (2), by striking "sec-
12	tion $203(a)(2)(A)$ " and inserting "section
13	203(a)";
14	(ii) by striking paragraph (3);
15	(iii) by redesignating paragraph (4) as
16	paragraph (3); and
17	(iv) in paragraph (3), as redesignated,
18	by striking " $(1)$ through $(3)$ " and inserting
19	"(1) and (2)".
20	(b) FAMILY-BASED VISA PREFERENCES.—Section
21	203(a) of the Immigration and Nationality Act (8 U.S.C.
22	1153(a)) is amended to read as follows:
23	"(a) Spouses and Minor Children of Perma-
24	NENT RESIDENT ALIENS.—Family-sponsored immigrants
25	described in this subsection are qualified immigrants who

1	are the spouse or a child of an alien lawfully admitted
2	for permanent residence.".
3	(c) Conforming Amendments.—
4	(1) Definition of v nonimmigrant.—Section
5	101(a)(15)(V) of the Immigration and Nationality
6	Act (8 U.S.C. $1101(a)(15)(V)$ ) is amended by strik-
7	ing "section $203(a)(2)(A)$ " each place such term ap-
8	pears and inserting "section 203(a)".
9	(2) NUMERICAL LIMITATION TO ANY SINGLE
10	FOREIGN STATE.—Section 202 of such Act (8
11	U.S.C. 1152) is amended—
12	(A) in subsection $(a)(4)$ —
13	(i) by striking subparagraphs (A) and
14	(B) and inserting the following:
15	"(A) 75 percent of family-sponsored
16	IMMIGRANTS NOT SUBJECT TO PER COUNTRY
17	LIMITATION.—Of the visa numbers made avail-
18	able under section 203(a) in any fiscal year, 75
19	percent shall be issued without regard to the
20	numerical limitation under paragraph (2).
21	"(B) TREATMENT OF REMAINING 25 PER-
22	CENT FOR COUNTRIES SUBJECT TO SUB-
23	SECTION (e).—
24	"(i) IN GENERAL.—Of the visa num-
25	bers made available under section 203(a)

1	in any fiscal year, 25 percent shall be
2	available, in the case of a foreign state or
3	dependent area that is subject to sub-
4	section (e) only to the extent that the total
5	number of visas issued in accordance with
6	subparagraph (A) to natives of the foreign
7	state or dependent area is less than the
8	subsection (e) ceiling.
9	"(ii) Subsection (e) ceiling de-
10	FINED.—In clause (i), the term 'subsection
11	(e) ceiling' means, for a foreign state or
12	dependent area, 77 percent of the max-
13	imum number of visas that may be made
14	available under section 203(a) to immi-
15	grants who are natives of the state or area,
16	consistent with subsection (e)."; and
17	(ii) by striking subparagraphs (C) and
18	(D); and
19	(B) in subsection (e)—
20	(i) in paragraph (1), by adding "and"
21	at the end;
22	(ii) by striking paragraph (2);
23	(iii) by redesignating paragraph (3) as
24	paragraph (2); and

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1	(iv) in the undesignated matter after
2	paragraph (2), as redesignated, by striking
3	", respectively," and all that follows and
4	inserting a period.
5	(3) Rules for determining whether cer-
6	TAIN ALIENS ARE CHILDREN.—Section 203(h) of
7	such Act (8 U.S.C. 1153(h)) is amended by striking
8	"(a)(2)(A)" each place such term appears and in-
9	serting ''(a)(2)''.
10	(4) PROCEDURE FOR GRANTING IMMIGRANT
11	STATUS.—Section 204 of such Act (8 U.S.C. 1154)
12	is amended—
13	(A) in subsection $(a)(1)$ —
14	(i) in subparagraph (A)(i), by striking
15	"to classification by reason of a relation-
16	ship described in paragraph $(1)$ , $(3)$ , or $(4)$
17	
	of section 203(a) or'';
18	(ii) in subparagraph (B)—
18 19	
	(ii) in subparagraph (B)—
19	<ul><li>(ii) in subparagraph (B)—</li><li>(I) in clause (i), by redesignating</li></ul>
19 20	<ul><li>(ii) in subparagraph (B)—</li><li>(I) in clause (i), by redesignating the second subclause (I) as subclause</li></ul>
19 20 21	<ul> <li>(ii) in subparagraph (B)—</li> <li>(I) in clause (i), by redesignating the second subclause (I) as subclause (II); and</li> </ul>
19 20 21 22	<ul> <li>(ii) in subparagraph (B)—</li> <li>(I) in clause (i), by redesignating the second subclause (I) as subclause (II); and</li> <li>(II) by striking "203(a)(2)(A)"</li> </ul>

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1	(iii) in subparagraph $(D)(i)(I)$ , by
2	striking "a petitioner" and all that follows
3	through $(a)(1)(B)(iii)$ ." and inserting "an
4	individual younger than 21 years of age for
5	purposes of adjudicating such petition and
6	for purposes of admission as an immediate
7	relative under section $201(b)(2)(A)(i)$ or a
8	family-sponsored immigrant under section
9	203(a), as appropriate, notwithstanding
10	the actual age of the individual.";
11	(B) in subsection $(f)(1)$ , by striking ",
12	203(a)(1), or $203(a)(3)$ , as appropriate"; and
13	(C) by striking subsection (k).
14	(5) WAIVERS OF INADMISSIBILITY.—Section
15	212 of such Act (8 U.S.C. 1182) is amended—
16	(A) in subsection $(a)(6)(E)(ii)$ , by striking
17	"section 203(a)(2)" and inserting "section
18	203(a)"; and
19	(B) in subsection $(d)(11)$ , by striking
20	"(other than paragraph (4) thereof)".
21	(6) Employment of v nonimmigrants.—Sec-
22	tion $214(q)(1)(B)(i)$ of such Act (8 U.S.C.
23	1184(q)(1)(B)(i) is amended by striking "section
24	203(a)(2)(A)" each place such term appears and in-
25	serting "section 203(a)".

1	(7) Definition of Alien spouse.—Section
2	216(h)(1)(C) of such Act (8 U.S.C. $1186a(h)(1)(C)$ )
3	is amended by striking "section 203(a)(2)" and in-
4	serting "section 203(a)".
5	(8) Classes of deportable aliens.—Sec-
6	tion $237(a)(1)(E)(ii)$ of such Act (8 U.S.C.
7	1227(a)(1)(E)(ii)) is amended by striking "section
8	203(a)(2)" and inserting "section 203(a)".
9	(d) Creation of Nonimmigrant Classification
10	FOR ALIEN PARENTS OF ADULT UNITED STATES CITI-
11	ZENS.—
12	(1) IN GENERAL.—Section $101(a)(15)$ of the
13	Immigration and Nationality Act (8 U.S.C.
14	1101(a)(15)) is amended—
15	(A) in subparagraph (T)(ii)(III), by strik-
16	ing the period at the end and inserting a semi-
17	colon;
18	(B) in subparagraph (U)(iii), by striking
19	"or" at the end;
20	(C) in subparagraph (V)(ii)(II), by striking
21	the period at the end and inserting "; or"; and
22	(D) by adding at the end the following:
23	"(W) Subject to section 214(s), an alien who is
24	a parent of a citizen of the United States, if the cit-
25	izen is at least 21 years of age.".

14

1 (2) CONDITIONS ON ADMISSION.—Section 214 2 of such Act (8 U.S.C. 1184) is amended by adding 3 at the end the following: (s)(1) The initial period of authorized admission for 4 5 a nonimmigrant described in section 101(a)(15)(W) shall 6 be 5 years, but may be extended by the Secretary of 7 Homeland Security for additional 5-year periods if the 8 United States citizen son or daughter of the nonimmigrant 9 is still residing in the United States. 10 (2)А described nonimmigrant in section 11 101(a)(15)(W)— 12 "(A) is not authorized to be employed in the 13 United States; and 14 "(B) is not eligible for any Federal, State, or 15 local public benefit. 16 "(3) Regardless of the resources of a nonimmigrant 17 described in section 101(a)(15)(W), the United States citizen son or daughter who sponsored the nonimmigrant 18 19 parent shall be responsible for the nonimmigrant's support 20 while the nonimmigrant resides in the United States. 21 "(4) An alien is ineligible to receive a visa or to be 22 admitted into the United States as a nonimmigrant de-23 scribed in section 101(a)(15)(W) unless the alien provides 24 satisfactory proof that the United States citizen son or

25 daughter has arranged for health insurance coverage for

the alien, at no cost to the alien, during the anticipated
 period of the alien's residence in the United States.".

- 3 (e) EFFECTIVE DATE; APPLICABILITY.—
- 4 (1) EFFECTIVE DATE.—The amendments made
  5 by this section shall take effect on the first day of
  6 the first fiscal year that begins after the date of the
  7 enactment of this Act.

8 (2) INVALIDITY OF CERTAIN PETITIONS AND 9 APPLICATIONS.—Excepted as provided in paragraph 10 (3), any petition under section 204 of the Immigra-11 tion and Nationality Act (8 U.S.C. 1154) seeking 12 classification of an alien under a family-sponsored 13 immigrant category that was eliminated by the 14 amendments made by this section and filed after the 15 date on which this Act was introduced and any ap-16 plication for an immigrant visa based on such a peti-17 tion shall be considered invalid.

18 (3) VALID OFFER OF ADMISSION.—Notwith-19 standing the termination by this Act of the family-20 sponsored and employment-based immigrant visa 21 categories, any alien who was granted admission to 22 the United States under subsection (a) or (b) of sec-23 tion 203 of the Immigration and Nationality Act, as 24 in effect on the day before the date of the enactment 25 of this Act, and is scheduled to receive an immigrant

1	visa in the applicable preference category not later
2	than 1 year after the date of the enactment of this
3	Act, shall be entitled to such visa if the alien enters
4	the United States within 1 year after such date of
5	enactment.
6	SEC. 5. REPLACEMENT OF EMPLOYMENT-BASED IMMIGRA-
7	TION CATEGORIES WITH IMMIGRATION
8	POINTS SYSTEM.
9	(a) Worldwide Level of Immigration.—Section
10	201 of the Immigration and Nationality Act (8 U.S.C.
11	1151) is amended—
12	(1) in subsection (a), as amended by section
13	2(b)(1)(B), by amending paragraph (2) to read as
14	follows:
15	((2) points-based immigrants described in sec-
16	tion 203(b) , in a number not to exceed—
17	"(A) the number specified in subsection
18	(d) during any fiscal year; or
19	"(B) 50 percent of the number specified in
20	subsection (d) during the first 6 months of any
21	fiscal year."; and
22	(2) by amending subsection $(d)$ to read as fol-
23	lows:
24	"(d) Worldwide Level of Points-based Immi-

11
"(1) IN GENERAL.—The worldwide level of
points-based immigrant visas issued during any fis-
cal year may not exceed 140,000.
"(2) Effect of visas issues to spouses
AND CHILDREN.—The numerical limitation set forth
in paragraph (1) shall include any visas issued pur-
suant to section $203(b)(3)$ .".
(b) Numerical Limitations on Individual For-
EIGN STATES.—Section 202(a) of the Immigration and
Nationality Act (8 U.S.C. 1182(a)) is amended—
(1) in paragraph $(2)$ , by striking "subsections
(a) and (b)" and inserting "subsection (a)";
(2) in paragraph $(3)$ , by striking "both sub-
sections (a) and (b)" and inserting "subsection (a)";
and
(3) by striking paragraph (5).
(c) Application Process for Points-based Immi-
GRANTS.—Section 203 of the Immigration and Nation-
ality Act (8 U.S.C. 1153) is amended—
(1) by amending subsection (b) to read as fol-
lows:
"(b) Application Process for Points-based Im-
migrant Visas.—
"(1) ELIGIBILITY SCREENING.—

1	"(A) APPLICATION SUBMISSION.—Any
2	alien seeking to immigrate to the United States
3	who believes that he or she meets the points re-
4	quirement set forth in section 220 may submit
5	an online application to U.S. Citizenship and
6	Immigration Services for placement in the eligi-
7	ble applicant pool.
8	"(B) Application elements.—Each ap-
9	plication submitted under subparagraph (A)
10	shall include—
11	"(i) the identification of the points for
12	which the applicant is eligible under sec-
13	tion 220;
14	"(ii) an attestation by the applicant,
15	under penalty of disqualification, that the
16	applicant has sufficient documentation to
17	verify the points claimed under clause (i);
18	"(iii) the electronic submission of an
19	application fee in the amount of \$160; and
20	"(iv) any other information required
21	by the Director of U.S. Citizenship and
22	Immigration Services, by regulation.
23	"(C) ELIGIBLE APPLICANT POOL.—
24	"(i) IN GENERAL.—Each application
25	that meets the points requirement set forth

1	in section 220 shall be placed in an eligible
2	applicant pool, which shall be sorted by
3	total points.
4	"(ii) TIE-BREAKING FACTORS.—Appli-
5	cations with equal points will be sorted
6	based on the following tie-breaking factors:
7	"(I) Applicants whose highest
8	educational degree is a doctorate de-
9	gree (or equivalent foreign degree)
10	shall be ranked higher than applicants
11	whose highest educational degree is a
12	professional degree (as defined in sec-
13	tion 220(a)) or equivalent foreign de-
14	gree, who shall be ranked higher than
15	applicants whose highest educational
16	degree is a master's degree (or equiv-
17	alent foreign degree), who shall be
18	ranked higher than applicants whose
19	highest educational degree is a bach-
20	elor's degree (or equivalent foreign de-
21	gree), who shall be ranked higher
22	than applicants whose highest edu-
23	cational degree is a high school di-
24	ploma (as defined in section 220(a) or
25	equivalent foreign diploma, who shall

20

1 ranked higher than applicants be 2 without a high school diploma, with 3 United States degrees ranked higher 4 than their foreign counterparts. 5 "(II) Applicants with equal 6 points and equal educational attain-7 ment shall be ranked according to 8 their respective English language pro-9 ficiency test rankings (as defined in 10 section 220(a)). Applicants 11 "(III) with equal 12 points, equal educational attainment, 13 and equal English language pro-14 ficiency test rankings shall be ranked 15 according to their age, with applicants 16 who are nearest their 25th birthdays 17 being ranked higher. 18 "(D) DURATION.—Applications shall re-

19main in the eligible applicant pool for 1220months. An applicant who is not invited to21apply for a point-based immigrant visa during22the 12-month period in which the application23remains in the eligible applicant pool may re-24apply for placement in the eligible applicant25pool.

21

1 "(2) VISA PETITION.—

2 "(A) INVITATION.—Every 6 months, the 3 Director of U.S. Citizenship and Immigration 4 Services shall invite the highest ranked appli-5 cants in the eligible applicant pool, in a number 6 that is expected to yield 50 percent of the point-based immigrant visas authorized under 7 8 section 201(d) for the fiscal year, including 9 spouses and dependent children accompanying 10 or following to join the principle alien, to file a 11 petition for a points-based immigrant visa.

12 "(B) PETITION ELEMENTS.—Subject to 13 subparagraph (C), the Director of U.S. Citizen-14 ship and Immigration Services shall award a 15 points-based immigrant visa to any applicant 16 invited to file a petition under subparagraph 17 (A) who, not later than 90 days after receiving 18 such invitation, files a petition with the Direc-19 tor that includes—

20 "(i) valid documentation proving that
21 the applicant is entitled to all of the points
22 claimed in the application submitted pur23 suant to paragraph (1);

24 "(ii) an attestation from the prospec25 tive employer, if applicable—

1	"(I) of the annual salary being
2	offered to the applicant; and
3	"(II) that the job being offered
4	to the applicant is a new or vacant po-
5	sition that does not displace a United
6	States worker;
7	"(iii)(I) proof that the applicant's
8	United States employer has secured health
9	insurance that meet all applicable regula-
10	tions; or
11	"(II) evidence that the applicant has
12	posted a bond to be used to purchase the
13	health insurance described in subclause (I);
14	and
15	"(iv) a fee in the amount of \$345.
16	"(C) DISPOSITION OF PETITIONS EXCEED-
17	ING THE ANNUAL NUMERICAL LIMITATION.—If
18	the Director receives a petition that complies
19	with the requirements under subparagraph (B)
20	after the numerical limitation set forth in sec-
21	tion 201(d) has been reached for the applicable
22	fiscal year, the Director shall
23	"(i) issue a points-based immigrant
24	visa to the petitioner;

	20
1	"(ii) delay the admission into the
2	United States of the petitioner and his or
3	her spouse and children, if applicable, until
4	the first day of the following fiscal year;
5	and
6	"(iii) reduce the number of points-
7	based immigrant visas that may be issued
8	during the following fiscal year accord-
9	ingly.
10	"(3) VISAS FOR SPOUSES AND CHILDREN.—
11	"(A) SPOUSE.—The legal spouse of an ap-
12	plicant under this subsection who is accom-
13	panying or following to join the applicant in the
14	United States shall be issued a points-based im-
15	migrant visa under this section upon the ap-
16	proval of the parent's petition under paragraph
17	(2).
18	"(B) MINOR CHILDREN.—Any children of
19	an applicant under this subsection who have not
20	reached 18 years of age as of the date on which
21	a petition is filed under paragraph (2) and are
22	accompanying or following to join the applicant
23	in the United States shall be issued a points-
24	based immigrant visa under this section upon

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the approval of the parent's petition under
 paragraph (2).
 "(C) DEPENDENT ADULT CHILDREN.—

Any adult child of an applicant under this subsection who is unable to care for himself or herself may be admitted into the United States, on a temporary basis, until he or she is capable to care for himself or herself, but may not be authorized to work in the United States or to receive any other benefits of permanent residence.

"(4) INFLATION ADJUSTMENTS.—The Director
shall adjust the amount of the fees required under
paragraphs (1)(B)(iii) and (2)(B)(iv) every 2 years,
as appropriate, to reflect inflation.

15 "(5) INELIGIBILITY FOR PUBLIC BENEFITS.— 16 An alien who has been issued a points-based immi-17 grant visa under this subsection, and every member 18 of the household of such alien, shall not be eligible 19 for any Federal means-tested public benefit (as de-20 fined and implemented in section 403 of the Per-21 sonal Responsibility and Work Opportunity Rec-22 onciliation Act of 1996 (8 U.S.C. 1613) during the 23 5-year period beginning on the date on which such 24 visa was issued."; and

<ul> <li>(2) in subsection (d)(1), as redesignated by section 2(b)(1)(C)(ii), by striking "or (b)";</li> <li>(d) ESTABLISHMENT OF IMMIGRATION POINTS SYS-</li> </ul>
(d) Establishment of Immigration Points Sys-
TEM.—
(1) IN GENERAL.—Chapter 2 of title II of the
Immigration and Nationality Act (8 U.S.C. 1181 et
seq.) is amended by adding at the end the following:
"SEC. 220. IMMIGRATION POINTS SYSTEM.
"(a) DEFINITIONS.—In this section:
"(1) ENGLISH LANGUAGE PROFICIENCY
TEST.—The term 'English language proficiency test'
means—
"(A) the International English Language
Testing System (IELTS), as administered by a
partnership between the British Council, IDP
Education, and Cambridge English Language
Assessment;
"(B) the Test of English as a Foreign
Language (TOEFL), as administered by the
Educational Testing Service; or
"(C) any other test to measure English
proficiency that has been approved by the Com-
missioner of U.S. Citizenship and Immigration
missioner of U.S. Citizenship and Immigration Services for purposes of subsection (e) that

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1	measurement and anti-fraud integrity set by the
2	IELTS or the TOEFL.
3	"(2) English language proficiency test
4	RANKING.—
5	"(A) IN GENERAL.—Subject to subpara-
6	graph (B), the term 'English language pro-
7	ficiency test ranking' means the decile rank of
8	the applicant's English language proficiency
9	test score, when compared with all of the other
10	people who took the same test during the same
11	period.
12	"(B) Adjustment.—The Commissioner of
13	U.S. Citizenship and Immigration Services, in
14	consultation with the Secretary of Education,
15	may adjust the decile rank of an applicant's
16	English language proficiency test score if the
17	number of people taking such test is too small
18	or unusually skewed to make such decile rank
19	inconsistent with the decile rank the applicant
20	would have received if he or she had taken the
21	IELTS or TOEFL.
22	"(3) HIGH SCHOOL.—The term 'high school'
23	has the meaning given such term in section 8101 of
24	the Elementary and Secondary Education Act of
25	1965 (20 U.S.C. 7801).

1	"(4) IELTS.—The term 'IELTS' means the
2	International English Language Testing System.
3	"(5) INSTITUTION OF HIGHER EDUCATION.—
4	The term 'institution of higher education' has the
5	same meaning given that term in section 101 of the
6	Higher Education Act of 1965 (20 U.S.C. 1001).
7	"(6) Professional degree.—The term 'pro-
8	fessional degree' includes the following degrees:
9	"(A) Master's of Business Administration.
10	"(B) Doctor of Jurisprudence.
11	"(C) Doctor of Medicine.
12	"(7) STEM.—The term 'STEM' means the
13	academic discipline of science, technology, engineer-
14	ing, or mathematics.
15	"(8) TOEFL.—The term 'TOEFL' means the
16	Test of English as a Foreign Language.
17	"(b) IN GENERAL.—An alien is eligible to submit an
18	application for placement in the eligible applicant pool
19	under section $203(b)(1)$ if the applicant has accrued a
20	total of 30 points under this section.
21	"(c) AGE.—
22	"(1) IN GENERAL.—An applicant may accrue
23	points for age under this subsection based on the
24	age of the applicant on the date on which the appli-
25	cant submits an application under section $203(b)(1)$ .

1	"(2) Ages 0 Through 17.—An alien who has
2	not reached 18 years of age may not submit an ap-
3	plication under section 203(b)(1).
4	"(3) Ages 18 Through 21.—An applicant who
5	is at least $18$ years of age and younger than $22$
6	years of age shall accrue 6 points.
7	"(4) Ages 22 Through 25.—An applicant who
8	is at least 22 years of age and younger than 26
9	years of age shall accrue 8 points.
10	"(5) Ages 26 Through 30.—An applicant who
11	is at least 26 years of age and younger than 31
12	years of age shall accrue 10 points.
13	"(6) Ages 31 Through 35.—An applicant who
14	is at least 31 years of age and younger than 36
15	years of age shall accrue 8 points.
16	"(7) Ages 36 Through 40.—An applicant who
17	is at least 36 years of age and younger than 41
18	years of age shall accrue 6 points.
19	"(8) Ages 41 THROUGH 45.—An applicant who
20	is at least 41 years of age and younger than 46
21	years of age shall accrue 4 points.
22	"(9) Ages 46 Through 50.—An applicant who
23	is at least 46 years of age and younger than 51
24	years of age shall accrue 2 points.

"(10) AGE 51 AND OLDER.—An applicant who
 is at least 51 years of age may submit an applica tion under section 203(b), but shall not accrue any
 points on account of age.

5 "(d) EDUCATION.—

6 "(1) IN GENERAL.—An applicant may only ac-7 crue points for educational attainment under this 8 section based on the highest degree obtained by the 9 applicant as of the date on which the applicant sub-10 mits an application under section 203(b).

"(2) UNITED STATES OR FOREIGN HIGH
SCHOOL DEGREE.—An applicant whose highest degree is a diploma from a high school in the United
States, or the foreign equivalent of such a degree, as
determined by the Secretary of Education, shall accrue 1 point.

17 "(3) FOREIGN BACHELOR'S DEGREE.—An applicant who has received the foreign equivalent of a
19 bachelor's degree from an institution of higher edu20 cation, as determined by the Secretary of Education,
21 but has not received a degree described in para22 graphs (5) through (8), shall accrue 5 points.

23 "(4) UNITED STATES BACHELOR'S DEGREE.—
24 An applicant who has received a bachelor's degree
25 from an institution of higher education, but has not

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1	received a degree described in paragraphs (5)
2	through (8), shall accrue 6 points.
3	"(5) Foreign master's degree in stem.—
4	An applicant whose highest degree is a master's de-
5	gree in STEM from a foreign college or university,
6	approved by the Secretary of Education, shall accrue
7	7 points.
8	"(6) UNITED STATES MASTER'S DEGREE IN
9	STEM.—An applicant whose highest degree is a mas-
10	ter's degree in STEM from an institution of higher
11	education shall accrue 8 points.
12	"(7) Foreign professional degree or doc-
13	TORATE DEGREE IN STEM.—An applicant whose
14	highest degree is a foreign professional degree or a
15	doctorate degree in STEM, approved by the Sec-
16	retary of Education, shall accrue 10 points.
17	"(8) UNITED STATES PROFESSIONAL DEGREE
18	or doctorate degree in stem.—An applicant
19	whose highest degree is a United States professional
20	degree or a doctorate degree in STEM from an in-
21	stitution of higher education shall accrue 13 points.
22	"(9) Approved foreign educational insti-
23	TUTIONS AND DEGREES.—The Director of U.S. Citi-
24	zenship and Immigration Services, in cooperation
25	with the Secretary of Education, shall maintain and

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1 regularly update a list of foreign educational institu-2 tions and degrees that meet accreditation standards 3 equivalent to those recognized by major United 4 States accrediting agencies and are approved for the 5 purpose of accruing points under this subsection. 6 "(e) ENGLISH LANGUAGE PROFICIENCY.— 7 "(1) IN GENERAL.—An applicant may accrue 8 points for English language proficiency in accord-9 ance with this subsection based on the highest 10 English language assessment test ranking of the ap-11 plicant as of the date on which the applicant submits 12 an application under section 203(b).

13 "(2) 1ST THROUGH 5TH DECILES.—An appli14 cant whose English language proficiency test score is
15 lower than the 6th decile rank shall not accrue any
16 points under this subsection.

17 "(3) 6TH AND 7TH DECILES.—An applicant
18 whose English language proficiency test score is in
19 the 6th or 7th decile ranks shall accrue 6 points.

20 "(4) 8TH DECILE.—An applicant whose English
21 language proficiency test score is in the 8th decile
22 rank shall accrue 10 points.

23 "(5) 9TH DECILE.—An applicant whose English
24 language proficiency test score is in the 9th decile
25 rank shall accrue 11 points.

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**((6)** 1 10th DECILE.—An applicant whose 2 English language proficiency test score is in the 3 10th decile rank shall accrue 12 points. "(f) EXTRAORDINARY ACHIEVEMENT.—An applicant 4 may accrue, for extraordinary achievement under this sub-5 6 section-7 "(1) 25 points if the applicant is a Nobel Lau-8 reate or has received comparable recognition in a 9 field of scientific or social scientific study, as deter-

10 mined by the Commissioner of U.S. Citizenship and
11 Immigration Services; and

12 "(2) 15 points if the applicant, during the 8-13 year period immediately preceding the submission of 14 an application under section 203(b)(1), earned an 15 individual Olympic medal or placed first in an inter-16 national sporting event in which the majority of the 17 best athletes in an Olympic sport were represented, 18 as determined by the Commissioner of U.S. Citizen-19 ship and Immigration Services.

20 "(g) Job Offer.—

21 "(1) IN GENERAL.—An applicant may accrue,
22 for highly compensated employment under this sub23 section—

24 "(A) 5 points if the annual salary being of-25 fered by the applicant's prospective employer is

1	at least 150 percent of the median household
2	income in the State in which the applicant will
3	be employed, as determined by the Secretary of
4	Labor, and less than 200 percent of such me-
5	dian household income;
6	"(B) 8 points if the annual salary being of-
7	fered by the applicant's prospective employer is
8	at least 200 percent of the median household
9	income in the State in which the applicant will
10	be employed, as determined by the Secretary of
11	Labor, and less than 300 percent of such me-
12	dian household income; and
13	"(C) 13 points if the annual salary being
14	offered by the applicant's prospective employer
15	is at least 300 percent of the median household
16	income in the State in which the applicant will
17	be employed, as determined by the Secretary of
18	Labor.
19	"(2) REQUIREMENT.—An applicant may not be
20	placed in the eligible applicant pool under section
21	203(b)(1) if—
22	"(A) the applicant has not received a de-
23	gree higher than a bachelor's degree; and
24	"(B) the applicant does not accrue any
25	points under paragraph (1).

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1	"(h) Investment in, and Active Management
2	OF, NEW COMMERCIAL ENTERPRISE.—
3	"(1) IN GENERAL.—An applicant may accrue,
4	for foreign investment under this subsection—
5	"(A) 6 points if the applicant agrees to in-
6	vest the equivalent of $$1,350,000$ in foreign
7	currency in a new commercial enterprise in the
8	United States, maintain such investment for at
9	least 3 years, and play an active role in the
10	management of such commercial enterprise as
11	the applicant's primary occupation; and
12	"(B) 12 points if the applicant agrees to
13	invest the equivalent of \$1,800,000 in foreign
14	currency in a new commercial enterprise in the
15	United States, maintain such investment for at
16	least 3 years, and play an active role in the
17	management of such commercial enterprise as
18	the applicant's primary occupation.
19	"(2) Failure to maintain investment.—A
20	points-based immigrant visa issued under section
21	201(b) to an applicant who accrued points under
22	this subsection shall be rescinded if the applicant
23	fails to comply with the requirements under para-
24	graph (1) for a period in excess of 1 year.

"(i) VALID OFFER OF ADMISSION UNDER FAMILY
 PREFERENCE CATEGORY.—Any alien who was granted
 admission to the United States under section 203(a) of
 the Immigration and Nationality Act, as in effect on the
 day before the date of enactment of this Act, shall be enti tled to 2 points if—

"(1) the applicant was scheduled to receive an
immigrant visa under that preference category; and
"(2) the applicant did not receive an immigrant
visa during the 1-year period beginning on the date
of the enactment of this Act.

12 "(j) EFFECT OF SPOUSE ON ACCRUAL OF POINTS.—
13 "(1) IN GENERAL.—If an applicant has a
14 spouse who will be accompanying or following to join

15 the applicant in the United States, the applicant will 16 identify the points that the spouse would accrue 17 under each of subsections (c) through (e) if he or 18 she were applying for a points-based immigrant visa.

19 "(2) POINTS ADJUSTMENT.—For each of the
20 categories set forth in subsections (c) through (e)—

21 "(A) if the number of points that would be
22 accrued by the spouse is the same or higher as
23 the points accrued by the applicant, the number
24 of points shall not be adjusted;

1	"(B) if the number of points that would be
2	accrued by the spouse is lower than the number
3	of points accrued by the applicant, the number
4	of points accrued by the applicant shall be ad-
5	justed so that it is equal to the sum of—
6	"(i) the number of points accrued by
7	the applicant under such category multi-
8	plied by 70 percent; and
9	"(ii) the number of points accrued by
10	the spouse under such category multiplied
11	by 30 percent.".
12	(2) CLERICAL AMENDMENT.—The table of con-
13	tents for the Immigration and Nationality Act (8
14	U.S.C. 1101 et seq.) is amended by inserting after
15	the item relating to section 219 the following:
	"Sec. 220. Immigration points system.".
16	(e) ANNUAL REPORT.—Not later than 1 year after
17	the date of the enactment of this Act, and annually there-
18	after, the Secretary of Homeland Security shall submit a
19	report to Congress that includes, for the previous fiscal
20	year—
21	(1) the number of visas issued under section
22	203(b) of the Immigration and Nationality Act, as
23	added by subsection (c), based on the Immigration
24	Points System established under section 220 of such
25	Act, as added by subsection (d); and

1	(2) with respect to the aliens placed in the eligi-
2	ble applicant pool under section $203(b)(1)(C)$ of
3	such Act during the previous fiscal year—
4	(A) the percentage of such aliens seeking
5	residence in each State;
6	(B) the percentage of such aliens in each
7	of the educational attainment categories set
8	forth in section 220(d) of such Act;
9	(C) the percentage of such aliens in each
10	of the English language proficiency categories
11	set forth in section 220(e) of such Act;
12	(D) the initial United States employer of
13	such aliens and the average starting annual sal-
14	ary offered by the such employers in the United
15	States; and
16	(E) the number of such aliens agreeing to
17	invest in a new commercial enterprise in the
18	United States, and the percentage of such
19	aliens in each of the categories set forth in sec-
20	tion 220(h) of such Act; and
21	(3) with respect to the aliens invited to file a
22	points-based immigrant visa petition pursuant to
23	section $203(b)(2)$ of such Act, the statistics set forth
24	in subparagraphs (A) through (E) of paragraph (2).
25	(f) Quadrennial Report.—

1	(1) In another Net later there 4 means often
1	(1) IN GENERAL.—Not later than 4 years after
2	the date of the enactment of this Act, and every 4
3	years thereafter, the Secretary of Homeland Secu-
4	rity, in consultation with the Secretary of Labor, the
5	Secretary of Commerce, and the Secretary of State,
6	shall submit a report to the Committee on the Judi-
7	ciary of the Senate, the Committee on Foreign Rela-
8	tions of the Senate, the Committee on the Judiciary
9	of the House of Representatives, and the Committee
10	on Foreign Affairs of the House of Representatives
11	that includes any recommendations for revisions to
12	the immigration points system set forth in section
13	220 of the Immigration and Nationality Act, as
14	added by section $5(d)$ —
15	(A) by reallocating points within or among
16	the categories set forth in subsections (c)
17	through (i) of such section; and
18	(B) by adding or subtracting additional
19	points categories.
20	(2) CRITERIA FOR RECOMMENDATIONS.—The
21	recommendations included in the report required
22	under paragraph (1) shall be designed to achieve the
23	goals of—
24	(A) increasing per capita growth in the
25	gross domestic product of the United States;

1	(B) enhancing prospects for the economic
2	success of immigrants issued points-based im-
3	migrant visas;
4	(C) improving the fiscal health of the
5	United States; and
6	(D) protecting or increasing the wages of
7	working Americans.
8	SEC. 6. PREREQUISITE FOR NATURALIZATION.
9	Section 318 of the Immigration and Nationality Act
10	(8 U.S.C. 1429 et seq.) is amended—
11	(1) by striking "Except" and inserting the fol-
12	lowing:
13	"(a) PERMANENT RESIDENT.—Except";
13 14	<ul><li>(a) PERMANENT RESIDENT.—Except";</li><li>(2) by striking "he" each place such term ap-</li></ul>
14	(2) by striking "he" each place such term ap-
14 15	(2) by striking "he" each place such term appears and inserting "he or she";
14 15 16	<ul><li>(2) by striking "he" each place such term appears and inserting "he or she";</li><li>(3) by striking "his" and inserting "his or her";</li></ul>
14 15 16 17	<ul> <li>(2) by striking "he" each place such term appears and inserting "he or she";</li> <li>(3) by striking "his" and inserting "his or her";</li> <li>(4) by striking "Attorney General" each place</li> </ul>
14 15 16 17 18	<ul> <li>(2) by striking "he" each place such term appears and inserting "he or she";</li> <li>(3) by striking "his" and inserting "his or her";</li> <li>(4) by striking "Attorney General" each place such term appears and inserting "Secretary of</li> </ul>
14 15 16 17 18 19	<ul> <li>(2) by striking "he" each place such term appears and inserting "he or she";</li> <li>(3) by striking "his" and inserting "his or her";</li> <li>(4) by striking "Attorney General" each place such term appears and inserting "Secretary of Homeland Security";</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>(2) by striking "he" each place such term appears and inserting "he or she";</li> <li>(3) by striking "his" and inserting "his or her";</li> <li>(4) by striking "Attorney General" each place such term appears and inserting "Secretary of Homeland Security";</li> <li>(5) by striking "the Service" and inserting "the</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>(2) by striking "he" each place such term appears and inserting "he or she";</li> <li>(3) by striking "his" and inserting "his or her";</li> <li>(4) by striking "Attorney General" each place such term appears and inserting "Secretary of Homeland Security";</li> <li>(5) by striking "the Service" and inserting "the Department of Homeland Security";</li> </ul>

1	(7) by striking "Act: Provided, That the find-
2	ings" and inserting "Act. The findings"; and
3	(8) by adding at the end the following:
4	"(c) Outstanding Debts.—No person may be nat-
5	uralized under this title if the individual who executed an
6	affidavit of support with respect to the person has failed
7	to reimburse the Federal Government, in accordance with
8	section 213A(b), for all means-tested public benefits re-
9	ceived by the person during the 5-year period beginning
10	on the date on which the alien was lawfully admitted for
11	permanent residence.".