Amendment in the Nature of a Substitute to the Committee Print Offered by Mr. Nadler of New York

Strike the text of the committee print and insert the following:

1	TITLE VI—COMMITTEE ON THE
2	JUDICIARY
3	Subtitle A—Immigration
4	Provisions
5	SECTION 60001. LAWFUL PERMANENT RESIDENCE FOR
6	CERTAIN ENTRANTS.
7	(a) IN GENERAL.—Chapter 5 of title II of the Immi-
8	gration and Nationality Act (8 U.S.C. 1255 et seq.) is
9	amended by inserting after section 245A the following:
10	"SEC. 245B. ADJUSTMENT OF STATUS OF CERTAIN EN-
11	TRANTS.
12	"(a) IN GENERAL.—Notwithstanding sections 201,
13	202, 203, and 245(c), and subject to subsection (c), the
14	Secretary of Homeland Security shall adjust to the status
15	of an alien lawfully admitted for permanent residence, an
16	alien described in subsection (b), if such alien—

1	"(1) submits an application for adjustment of
2	status in accordance with procedures established by
3	the Secretary;
4	((2) in addition to any administrative proc-
5	essing fee, pays a supplemental fee of \$1,500; and
6	"(3) completes, to the satisfaction of the Sec-
7	retary—
8	"(A) security and law enforcement back-
9	ground checks; and
10	"(B) a medical examination consistent with
11	section 221(d).
12	"(b) ALIENS DESCRIBED.—An alien described in this
13	subsection is an alien who—
14	"(1)(A) has been continuously physically
15	present in the United States since January 1, 2021;
16	"(B) was 18 years of age or younger on the
17	date on which the alien entered the United States
18	and has continuously resided in the United States
19	since such entry; and
20	"(C) demonstrates—
21	"(i) a record of honorable service in the
22	Uniformed Services of the United States;
23	"(ii) attainment of, or completion of not
24	less than 2 years, in good standing, of a pro-
25	gram leading to—

1	"(I) a degree from a United States in-
2	stitution of higher education; or
3	"(II) a postsecondary credential from
4	an area career and technical education
5	school in the United States;
6	"(iii) during the 3-year period immediately
7	preceding the date on which the alien submits
8	an application for adjustment of status under
9	this section, a consistent record of earned in-
10	come in the United States; or
11	"(iv)(I) enrollment in a program described
12	in clause (ii); and
13	"(II) current employment or participation
14	in an internship, apprenticeship, or similar
15	training program;
16	"(2)(A) has been continuously physically
17	present in the United States since January 1, 2021;
18	and
19	"(B) has demonstrated a consistent record of
20	earned income in the United States in an occupation
21	described in the guidance of the Department of
22	Homeland Security entitled 'Advisory Memorandum
23	on Ensuring Essential Critical Infrastructure Work-
24	ers' Ability to Work During the COVID-19 Re-
25	sponse', issued on August 10, 2021, during the pe-

riod beginning on January 31, 2020, and ending on
 August 24, 2021;

3 "(3)(A) has been continuously physically
4 present in the United States for not less than 3
5 years; and

6 "(B)(i) is a national of a foreign state (or a
7 part of a foreign state) (or in the case of an alien
8 having no nationality, is a person who last habitually
9 resided in such state) with a designation under sub10 section (b) of section 244 on January 1, 2017;

"(ii) notwithstanding paragraphs (1)(A)(iv) and
(3)(C) of subsection (c) of section 244, had or was
otherwise eligible for temporary protected status
under section 244 on that date; and

15 "(iii) has not engaged in conduct since that 16 date that would render the alien ineligible for tem-17 porary protected status under section 244(c)(2); or 18 ((4)(A))has continuously been physically 19 present in the United States for not less than 3 20 years; and

21 "(B)(i) was eligible for deferred enforced departure as of January 20, 2021; and

23 "(ii) has not engaged in conduct since that date
24 that would render the alien ineligible for deferred
25 enforced departure.

1	"(c) Grounds of Ineligibility.—
2	"(1) IN GENERAL.—Subject to paragraphs (2)
3	and (3), an alien seeking adjustment of status under
4	this section shall demonstrate that the alien—
5	"(A) is not inadmissible under paragraph
6	(2), (3), (6)(E), (6)(G), (8), (10)(A), (10)(C),
7	or (10)(D) of section 212(a);
8	"(B) has not ordered, incited, assisted, or
9	otherwise participated in the persecution of any
10	person on account of race, religion, nationality,
11	membership in a particular social group, or po-
12	litical opinion;
13	"(C) has not been convicted of—
14	"(i) any offense under Federal or
15	State law, other than a State offense for
16	which an essential element is the alien's
17	immigration status, that is punishable by a
18	maximum term of imprisonment of more
19	than 1 year; or
20	
	"(ii) 3 or more offenses under Federal
21	"(ii) 3 or more offenses under Federal or State law, other than State offenses for
21 22	
	or State law, other than State offenses for

1	3 offenses and imprisoned for an aggregate
2	of 90 days or more; and
3	"(D) has registered under the Military Se-
4	lective Service Act (50 U.S.C. 3801 et seq.), if
5	the alien is subject to registration under that
6	Act.
7	"(2) WAIVER.—With respect to any benefit
8	under this section, the Secretary of Homeland Secu-
9	rity may waive the grounds of inadmissibility under
10	paragraph (2), (6)(E), (6)(G), or $(10)(D)$ of section
11	212(a)—
12	"(A) for humanitarian purposes or family
13	unity; or
14	"(B) if a waiver is otherwise in the public
15	interest.
16	"(3) TREATMENT OF EXPUNGED CONVIC-
17	TIONS.—For purposes of paragraph (1), the Sec-
18	retary—
19	"(A) may not automatically treat an ex-
20	punged conviction as a conviction; and
21	"(B) shall evaluate expunged convictions
22	on a case-by-case basis according to the nature
23	and severity of the underlying offense to deter-
24	mine whether, under the circumstances, the
25	alien should be eligible for adjustment of status.

1	"(d) Limitation on Removal.—
2	"(1) IN GENERAL.—With respect to an alien
3	who is in removal proceedings or subject to a final
4	order of removal or an order of voluntary departure,
5	the Secretary of Homeland Security shall provide
6	the alien with a reasonable opportunity to apply for
7	relief under this section if the alien—
8	"(A) requests an opportunity to so apply;
9	or
10	"(B) appears to be prima facie eligible for
11	such relief.
12	"(2) STAY OF REMOVAL FOR CERTAIN CHIL-
13	DREN.—The Secretary of Homeland Security shall
14	stay the removal of an alien who—
15	"(A) meets the requirements of subpara-
16	graphs (A) and (B) of subsection $(b)(1)$;
17	"(B) subject to paragraphs (2) and (3) of
18	subsection (c), is not subject to a ground of in-
19	eligibility under paragraph (1) of such sub-
20	section; and
21	"(C) is enrolled in—
22	"(i) an early childhood education pro-
23	gram;
24	"(ii) an elementary school;
25	"(iii) a secondary school; or

1	"(iv) an education program assisting
2	students in obtaining a high school di-
3	ploma or its equivalent.
4	"(e) Effective Date.—The section shall take effect
5	on the earlier of—
6	"(1) the date that is 180 days after the date of
7	the enactment of this section; or
8	"(2) May 1, 2022.".
9	(b) Conforming Amendment.—The table of con-
10	tents for the Immigration and Nationality Act (8 U.S.C.
11	1101 et seq.) is amended by inserting after the item relat-
12	ing to 245A the following:
	"Sec. 245B. Adjustment of status of certain entrants.".
13	Sec. 245B. Adjustment of status of certain entrants.".
13 14	
	SEC. 60002. RECAPTURE OF UNUSED IMMIGRANT VISA
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14 15 16 17 18	SEC. 60002. RECAPTURE OF UNUSED IMMIGRANT VISA NUMBERS. (a) RECAPTURE OF UNUSED IMMIGRANT VISA NUM- BERS.— (1) ENSURING FUTURE USE OF ALL IMMIGRANT VISAS.—Section 201(c)(1)(B)(ii) of the Immigration
14 15 16 17 18 19	SEC. 60002. RECAPTURE OF UNUSED IMMIGRANT VISA NUMBERS. (a) RECAPTURE OF UNUSED IMMIGRANT VISA NUM- BERS.— (1) ENSURING FUTURE USE OF ALL IMMIGRANT VISAS.—Section 201(c)(1)(B)(ii) of the Immigration and Nationality Act (8 U.S.C. 1151(c)(1)(B)(ii)) is
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 14 15 16 17 18 19 20 21 	SEC. 60002. RECAPTURE OF UNUSED IMMIGRANT VISA NUMBERS. (a) RECAPTURE OF UNUSED IMMIGRANT VISA NUM- BERS.— (1) ENSURING FUTURE USE OF ALL IMMIGRANT VISAS.—Section 201(c)(1)(B)(ii) of the Immigration and Nationality Act (8 U.S.C. 1151(c)(1)(B)(ii)) is amended to read as follows: "(ii) In no case shall the number com-

1	"(II) the number computed
2	under paragraph (3).".
3	(2) Recapturing unused visas.—Section 201
4	of the Immigration and Nationality Act (8 U.S.C.
5	1151) is amended by adding at the end the fol-
6	lowing:
7	"(g) Recapturing Unused Visas.—
8	"(1) FAMILY-SPONSORED VISAS.—
9	"(A) IN GENERAL.—Notwithstanding the
10	numerical limitations set forth in this section or
11	in sections 202 or 203, beginning in fiscal year
12	2022, the number of family-sponsored immi-
13	grant visas that may be issued under section
14	203(a) shall be increased by the number com-
15	puted under subparagraph (B).
16	"(B) UNUSED VISAS.—The number com-
17	puted under this subparagraph is the dif-
18	ference, if any, between—
19	"(i) the difference, if any, between—
20	"(I) the number of visas that
21	were originally made available to fam-
22	ily-sponsored immigrants under sec-
23	tion $201(c)(1)$ for fiscal years 1992
24	through 2021, setting aside any un-
25	used visas made available to such im-

	10
1	migrants in such fiscal years under
2	section $201(c)(3)$; and
3	"(II) the number of visas de-
4	scribed in subclause (I) that were
5	issued under section 203(a), or, in ac-
6	cordance with section $201(d)(2)(C)$,
7	under section 203(b); and
8	"(ii) the number of visas resulting
9	from the calculation under clause (i) issued
10	under section 203(a) after fiscal year
11	2021.
12	"(2) Employment-based visas.—
13	"(A) IN GENERAL.—Notwithstanding the
14	numerical limitations set forth in this section or
15	in sections 202 or 203, beginning in fiscal year
16	2022, the number of employment-based immi-
17	grant visas that may be issued under section
18	203(b) shall be increased by the number com-
19	puted under subparagraph (B).
20	"(B) UNUSED VISAS.—The number com-
21	puted under this paragraph is the difference, if
22	any, between—
23	"(i) the difference, if any, between—
24	"(I) the number of visas that
25	were originally made available to em-

1	ployment-based immigrants under sec-
2	tion $201(d)(1)$ for fiscal years 1992
3	through 2021, setting aside any un-
4	used visas made available to such im-
5	migrants in such fiscal years under
6	section $201(d)(2)$; and
7	"(II) the number of visas de-
8	scribed in subclause (I) that were
9	issued under section 203(b), or, in ac-
10	cordance with section $201(c)(3)(C)$,
11	under section 203(a); and
12	"(ii) the number of visas resulting
13	from the calculation under clause (i) issued
14	under section 203(b) after fiscal year
15	2021.
16	"(3) DIVERSITY VISAS.—Notwithstanding sec-
17	tion $204(a)(1)(I)(ii)(II)$, an immigrant visa for an
18	alien selected in accordance with section $203(e)(2)$ in
19	fiscal year 2017, 2018, 2019, 2020, or 2021 shall
20	remain available to such alien (and the spouse and
21	children of such alien) if—
22	"(A) the alien was refused a visa, pre-
23	vented from seeking admission, or denied ad-
24	mission to the United States solely because of
25	Executive Order 13769, Executive Order

1	13780, Presidential Proclamation 9645, or
2	Presidential Proclamation 9983; or
3	"(B) because of restrictions or limitations
4	on visa processing, visa issuance, travel, or
5	other effects associated with the COVID-19
6	public health emergency—
7	"(i) the alien was unable to receive a
8	visa interview despite submitting an Online
9	Immigrant Visa and Alien Registration
10	Application (Form DS-260) to the Sec-
11	retary of State; or
12	"(ii) the alien was unable to seek ad-
13	mission or was denied admission to the
14	United States despite being approved for a
15	visa under section 203(c).".
16	SEC. 60003. ADJUSTMENT OF STATUS.
17	Section 245 of the Immigration and Nationality Act
18	(8 U.S.C. 1255) is amended by adding at the end the fol-
19	lowing:
20	"(n) VISA AVAILABILITY.—
21	"(1) IN GENERAL.—Notwithstanding section
22	(a)(3), the Secretary of Homeland Security may ac-
23	cept for filing, an application for adjustment of sta-
24	tus from an alien (and the spouse and children of
25	such alien) if such alien—

1	"(A) is the beneficiary of an approved peti-
2	tion under section 204(a)(1);
3	"(B) pays a supplemental fee of \$1,500,
4	plus \$250 for each derivative beneficiary; and
5	"(C) is otherwise eligible for such adjust-
6	ment.
7	"(2) EXEMPTION.—The Secretary of State shall
8	exempt an alien (and the spouse and children of
9	such alien) from the numerical limitations described
10	in sections 201, 202, and 203 and the Secretary of
11	Homeland Security may adjust the status of such
12	alien (and the spouse and children of such alien) to
13	lawful permanent resident if such alien submits or
14	has submitted an application for adjustment of sta-
15	tus and—
16	"(A) such alien—
17	"(i) is the beneficiary of an approved
18	petition under subparagraph (A)(i) or
19	(B)(i)(I) of section $204(a)(1)$ that bears a
20	priority date that is more than 2 years be-
21	fore the date the alien requests a waiver of
22	the numerical limitations; and
23	"(ii) pays a supplemental fee of
24	\$2,500;
25	"(B) such alien—

1	"(i) is the beneficiary of an approved
2	petition under subparagraph (E) or (F) of
3	section $204(a)(1)$ that bears a priority date
4	that is more than 2 years before the date
5	the alien requests a waiver of the numer-
6	ical limitations; and
7	"(ii) pays a supplemental fee of
8	\$5,000; or
9	"(C) such alien—
10	"(i) is the beneficiary of an approved
11	petition under subparagraph (H) of section
12	204(a)(1) that bears a priority date that is
13	more than 2 years before the date the alien
14	requests a waiver of the numerical limita-
15	tions; and
16	"(ii) pays a supplemental fee of
17	\$50,000.
18	"(3) Effective date.—
19	"(A) IN GENERAL.—The provisions of this
20	subsection—
21	"(i) shall take effect on the earlier of
22	the date that is—
23	"(I) 180 days after the date of
24	the enactment of this subsection; or
25	"(II) May 1, 2022; and

"(ii) except as provided in subpara graph (B), shall cease to have effect on
 September 30, 2031.

"(B) 4 CONTINUATION.—Paragraph (2)shall continue in effect with respect to an alien 5 6 who requested a waiver of the numerical limita-7 tions and paid the requisite fee prior to the 8 date described in subparagraph (A)(ii), until 9 the Secretary of Homeland Security renders a 10 final administrative decision on such applica-11 tion.".

12 SEC. 60004. ADDITIONAL SUPPLEMENTAL FEES.

(a) TREASURY.—The supplemental fees described in
subsection (b) of this section, and in sections 245B(a)(2)
and 245(n) of the Immigration and Nationality Act, as
added by this subtitle, shall be deposited in the general
fund of the Treasury of the United States.

18 (b) SUPPLEMENTAL PETITION FEE.—Section
19 204(a)(1) of the Immigration and Nationality Act (8
20 U.S.C. 1154(a)(1)) is amended—

(1) in subparagraph (A)(i), by adding at the
end the following: "A petition for classification by
reason of a relationship described in paragraph (1),
(3), or (4) of section 203(a) shall be accompanied by
a supplemental fee in the amount of \$100.";

(2) in subparagraph (B)(i)(I), by adding at the
 end the following: "Such petition shall be accom panied by a supplemental fee in the amount of
 \$100.";

5 (3) in subparagraph (E), by adding at the end
6 the following: "Such petition shall be accompanied
7 by a supplemental fee in the amount of \$800.";

8 (4) in subparagraph (F), by adding at the end
9 the following: "Such petition shall be accompanied
10 by a supplemental fee in the amount of \$800."; and
11 (5) in subparagraph (H), by adding at the end
12 the following: "Such petition shall be accompanied
13 by a supplemental fee in the amount of \$15,000.".

14 SEC. 60005. U.S. CITIZENSHIP AND IMMIGRATION SERVICES.

15 In addition to amounts otherwise available, there is appropriated to U.S. Citizenship and Immigration Serv-16 ices for fiscal year 2022, out of any money in the Treasury 17 not otherwise appropriated, \$2,800,000,000, to remain 18 19 available until expended, for the purpose of increasing the 20capacity of U.S. Citizenship and Immigration Services to 21 efficiently adjudicate applications described in sections 22 245B and 245(n) of the Immigration and Nationality Act, 23 as added by sections 60001 and 60003 of this Act, respec-24 tively, and to reduce case processing backlogs.

Subtitle B—Community Violence Prevention

3 SEC. 61001. FUNDING FOR COMMUNITY-BASED VIOLENCE
4 INTERVENTION INITIATIVES.

5 (a) IN GENERAL.—In addition to amounts otherwise 6 available, there is appropriated to the Attorney General 7 for fiscal year 2022, out of any money in the Treasury 8 not otherwise appropriated, \$2,500,000,000, to remain 9 available until September 30, 2031, for the purposes de-10 scribed in subsection (b).

(b) USE OF FUNDING.—The Attorney General, acting through the Assistant Attorney General of the Office
of Justice Programs, the Director of the Office of Community Oriented Policing Services, and the Director of the
Office on Violence Against Women, shall use amounts appropriated by subsection (a)—

17 (1) to award competitive grants or contracts to 18 units of local government, States, Indian Tribes, 19 nonprofit community-based organizations, victim 20 services providers, or other entities as determined by 21 the Attorney General, to support evidence-informed 22 intervention strategies to reduce community violence; 23 (2) to support training, technical assistance, re-24 search, evaluation, and data collection on strategies to effectively reduce community violence and ensure
 public safety; and

3 (3) to support research, evaluation, and data
4 collection on the differing impact of community vio5 lence on demographic categories.

6 (c) EXPENDITURE REQUIREMENT.—All expenditures
7 made pursuant to subsection (a) shall be made on or be8 fore September 30, 2031.

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