108TH CONGRESS 1ST SESSION

H. R. 1830

To amend the Immigration and Nationality Act to provide for permanent resident status for certain long-term resident workers and college-bound students, to modify the worldwide level of family-sponsored immigrants in order to promote family unification, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 12, 2003

Ms. Jackson-Lee of Texas introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

- To amend the Immigration and Nationality Act to provide for permanent resident status for certain long-term resident workers and college-bound students, to modify the worldwide level of family-sponsored immigrants in order to promote family unification, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 **SECTION 1. SHORT TITLE.**
 - 4 This Act may be cited as the "Earned Legalization
 - 5 and Family Unification Act of 2003".

(a) IN GENERAL.—Chapter 5 of title II of the Immi-

1 SEC. 2. LEGALIZATION OF STATUS.

3	gration and Nationality Act (8 U.S.C. 1255 et seq.) is
4	amended by inserting after section 245A the following new
5	section:
6	"ADJUSTMENT OF STATUS OF CERTAIN LONG-TERM RESI-
7	DENT WORKERS AND COLLEGE-BOUND STUDENTS
8	TO THAT OF ALIEN LAWFULLY ADMITTED FOR PER-
9	MANENT RESIDENCE
10	"Sec. 245B. (a) Adjustment to Permanent
11	RESIDENT STATUS FOR CERTAIN WORKERS, SPOUSES,
12	AND CHILDREN.—The Attorney General shall adjust the
13	status of an alien to that of an alien lawfully admitted
14	for permanent residence if the alien meets the following
15	requirements:
15 16	requirements: "(1) TIMELY APPLICATION.—
	•
16	"(1) Timely application.—
16 17	"(1) Timely application.— "(A) During application period.—Ex-
161718	"(1) Timely application.— "(A) During application period.—Except as provided in subparagraph (B), the alien
16 17 18 19	"(1) Timely application.— "(A) During application period.—Except as provided in subparagraph (B), the alien must apply for such adjustment during the 36-
16 17 18 19 20	"(1) Timely application.— "(A) During application period.—Except as provided in subparagraph (B), the alien must apply for such adjustment during the 36-month period beginning on the date final regu-
16 17 18 19 20 21	"(1) Timely application.— "(A) During application period.—Except as provided in subparagraph (B), the alien must apply for such adjustment during the 36-month period beginning on the date final regulations are issued to carry out this section.
16171819202122	"(1) Timely application.— "(A) During application period.—Except as provided in subparagraph (B), the alien must apply for such adjustment during the 36-month period beginning on the date final regulations are issued to carry out this section. "(B) Information included in appli-
16 17 18 19 20 21 22 23	"(1) Timely application.— "(A) During application period.—Except as provided in subparagraph (B), the alien must apply for such adjustment during the 36-month period beginning on the date final regulations are issued to carry out this section. "(B) Information included in application under this sub-

1	respect to whom a petition for preference or
2	other status may be filed by the applicant at
3	any later date under section 204(a).
4	"(2) Continuous 5-year residence.—
5	"(A) IN GENERAL.—The alien must estab-
6	lish that the alien—
7	"(i) entered the United States before
8	the date that is 5 years before the date of
9	the enactment of this Act;
10	"(ii) has resided continuously in the
11	United States during the 5-year period
12	ending on the date of the enactment of this
13	Act and through the date the application
14	was filed under this subsection; and
15	"(iii) was in the United States on the
16	date of the enactment of this Act in an un-
17	lawful status and has resided continuously
18	in the United States in an unlawful status
19	since such date and through the date the
20	application was filed under this subsection.
21	"(B) Nonimmigrants.—In the case of an
22	alien who entered the United States as a non-
23	immigrant before the date of the enactment of
24	this Act, the alien must also establish that the
25	alien's period of authorized stay as a non-

1	immigrant expired before such date through the
2	passage of time or the alien's unlawful status
3	was known to the Government as of such date
4	"(C) Exchange visitors.—If the alien
5	was at any time a nonimmigrant exchange alier
6	(as defined in section $101(a)(15)(J)$), the alier
7	must establish that the alien was not subject to
8	the two-year foreign residence requirement of
9	section 212(e) or has fulfilled that requirement
10	or received a waiver thereof.
11	"(D) OTHER LAWFUL ALIENS.—Notwith-
12	standing any other provision of this paragraph
13	in the case of an alien who is in a lawful status
14	other than a nonimmigrant status, on the date
15	of the enactment of this Act, the alien must es-
16	tablish that the alien has resided continuously
17	in the United States in such status during the
18	5-year period ending on the date of the enact
19	ment of this Act.
20	"(3) Continuous presence since enact-
21	MENT.—
22	"(A) IN GENERAL.—The alien must estab-
23	lish that the alien has been continuously
24	present in the United States since the date of

the enactment of this section.

1	"(B) Treatment of brief, casual, and
2	INNOCENT ABSENCES.— An alien shall not be
3	considered to have failed to maintained contin-
4	uous presence in the United States for purposes
5	of subparagraph (A), or continuous residence in
6	the United States for purposes of paragraph
7	(2), by virtue of brief, casual, and innocent ab-
8	sences from the United States.
9	"(C) Admissions.—Nothing in this section
10	shall be construed as authorizing an alien to
11	apply for admission to, or to be admitted to, the
12	United States in order to apply for adjustment
13	of status under this subsection.
14	"(4) Admissible as immigrant.—The alien
15	must establish that the alien—
16	"(A) is admissible to the United States as
17	an immigrant, except as otherwise provided
18	under subsection (e)(2);
19	"(B) has not been convicted of any felony
20	or of three or more misdemeanors committed in
21	the United States;
22	"(C) has not assisted in the persecution of
23	any person or persons on account of race, reli-
24	gion, nationality, membership in a particular
25	social group, or political opinion; and

1	"(D) is registered or registering under the
2	Military Selective Service Act, if the alien is re-
3	quired to be so registered under that Act.
4	"(5) Employment in united states.—
5	"(A) In general.—The alien must have
6	been employed (whether or not lawfully) in the
7	United States, in the aggregate, for at least
8	520 of the workdays occurring during the 5-
9	year period ending on the date of the enactment
10	of this Act.
11	"(B) Exception for alien children.—
12	Subparagraph (A) shall not apply to an indi-
13	vidual under 23 years of age on the date on
14	which the application was filed under this sub-
15	section.
16	"(C) EVIDENCE OF EMPLOYMENT.—For
17	purposes of satisfying the requirement of sub-
18	paragraph (A), the alien may submit, among
19	other evidence—
20	"(i) records maintained by the Com-
21	missioner of Social Security;
22	"(ii) other employment records;
23	"(iii) tax records;
24	"(iv) bank account records; and

1 "(v) attestations from community 2 leaders, religious leaders, co-workers, or 3 store owners.

"(D) Burden of Proof.—An alien applying for adjustment of status under this subsection has the burden of proving by a preponderance of the evidence that the alien has worked the requisite number of days (as required under subparagraph (A)). An alien can meet such burden of proof by producing sufficient evidence to show the extent of that employment as a matter of just and reasonable inference. In such a case, the burden then shifts to the Attorney General to disprove the alien's evidence with a showing which negates the reasonableness of the inference to be drawn from the evidence.

"(6) Payment of income taxes.—

"(A) IN GENERAL.—The alien must demonstrate the payment of all Federal and State income taxes owed for employment during the 3-year period preceding the date the application was filed under this subsection. The alien may satisfy such requirement through demonstrating that no such tax liability exists or through sat-

1	isfaction of all outstanding liabilities (including
2	through execution of a binding agreement to
3	pay back taxes owing).
4	"(7) Basic citizenship skills.—
5	"(A) IN GENERAL.—The alien must dem-
6	onstrate that the alien either—
7	"(i) meets the requirements of section
8	312(a) (relating to minimal understanding
9	of ordinary English and a knowledge and
10	understanding of the history and govern-
11	ment of the United States); or
12	"(ii) is satisfactorily pursuing a
13	course of study (recognized by the Attor-
14	ney General) to achieve such an under-
15	standing of English and such a knowledge
16	and understanding of the history and gov-
17	ernment of the United States.
18	"(B) Exceptions.—
19	"(i) Mandatory.—The requirements
20	of subparagraph (A) shall not apply to any
21	person who is—
22	"(I) 65 years of age or older; or
23	"(II) unable because of physical
24	or developmental disability or mental
25	impairment to comply therewith.

1	"(ii) Discretionary.—The Attorney
2	General may, in his discretion, waive all or
3	part of the requirements of subparagraph
4	(A) in the case of an alien who is 50 years
5	of age or older.
6	"(C) RELATION TO NATURALIZATION EX-
7	AMINATION.—In accordance with regulations of
8	the Attorney General, an alien who has dem-
9	onstrated under subparagraph (A)(i) that the
10	alien meets the requirements of section 312(a)
11	may be considered to have satisfied the require-
12	ments of that section for purposes of becoming
13	naturalized as a citizen of the United States
14	under title III.
15	"(b) Family Unification.—An alien who, as of the
16	date of filing an application under subsection (a), is the
17	spouse or child of an alien who qualifies for adjustment
18	of status under subsection (a) shall, if not otherwise enti-
19	tled to such adjustment of status, be entitled to the same
20	status if accompanying or following to join the spouse or
21	parent if—
22	"(1) the spouse or child meets the requirements
23	of subsection (a)(4): and

1	"(2) the spouse or child was included in the ap-
2	plication information required under subsection
3	(a)(1)(B).
4	"(c) Adjustment to Permanent Resident Sta-
5	TUS FOR CERTAIN CHILDREN IN MIDDLE OR SECONDARY
6	School.—
7	"(1) IN GENERAL.—The Attorney General shall
8	adjust the status of an alien to that of an alien law-
9	fully admitted for permanent residence if the alien
10	meets the following requirements:
11	"(A) TIMELY APPLICATION.—
12	"(i) AGE ON APPLICATION DATE.—
13	The alien must not have attained 25 years
14	of age before the date on which the appli-
15	cation for adjustment under this sub-
16	section was filed.
17	"(ii) Other requirements.—The
18	requirements of subparagraphs (A) and
19	(B) of subsection (a)(1) shall apply to an
20	application under this subsection.
21	"(B) Continuous presence.—
22	"(i) IN GENERAL.—The alien must es-
23	tablish that the alien was present in the
24	United States on the date of the enactment
25	of this section and has been present in the

1	United States for a continuous period of
2	not less than 5 years immediately pre-
3	ceding the date on which the application
4	under subparagraph (A) was filed.
5	"(ii) Treatment of brief, casual
6	AND INNOCENT ABSENCES.— An alien
7	shall not be considered to have failed to
8	maintained continuous presence in the
9	United States for purposes of clause (i) by
10	virtue of brief, casual, and innocent ab-
11	sences from the United States.
12	"(iii) Admissions.—Nothing in this
13	section shall be construed as authorizing
14	an alien to apply for admission to, or to be
15	admitted to, the United States in order to
16	apply for adjustment of status under this
17	subsection.
18	"(C) GOOD MORAL CHARACTER.—The
19	alien must demonstrate that the alien has been
20	a person of good moral character during the 5
21	years immediately preceding the date on which
22	the application under subparagraph (A) was
23	filed.
24	"(D) STUDENT.—The alien, at the time of
25	application, must be enrolled at or above the

1	7th grade level in a school in the United States
2	or be enrolled in, or actively pursuing admission
3	to, an institution of higher education in the
4	United States (as defined in section 101 of the
5	Higher Education Act of 1965 (20 U.S.C.
6	1001)).
7	"(E) Admissible as immigrant.—The
8	alien must satisfy the requirements of sub-
9	section $(a)(4)$.
10	"(2) No derivative right of parents.—The
11	parent of an alien who adjusts status pursuant to
12	this subsection shall not be granted the same status
13	by reason of accompanying or following to join un-
14	less otherwise entitled to such status.
15	"(d) Applications for Adjustment of Status.—
16	"(1) TO WHOM MAY BE MADE.—The Attorney
17	General shall provide that applications for adjust-
18	ment of status under this section may be filed—
19	"(A) with the Attorney General; or
20	"(B) with a qualified designated entity,
21	but only if the applicant consents to the for-
22	warding of the application to the Attorney Gen-
23	eral.

- As used in this section, the term 'qualified designated entity' means an organization or person designated under paragraph (2).
 - "(2) Designation of Qualified entities to Receive applications.—For purposes of assisting in the program of legalization provided under this section, the Attorney General—
 - "(A) shall designate qualified voluntary organizations and other qualified State, local, and community organizations; and
 - "(B) may designate such other persons as the Attorney General determines are qualified and have substantial experience, demonstrated competence, and traditional long-term involvement in the preparation and submittal of applications for adjustment of status under section 209 or 245, Public Law 89–732, or Public Law 95–145 (including qualified designated entities under section 245A).
 - "(3) TREATMENT OF APPLICATIONS BY DES-IGNATED ENTITIES.—Each qualified designated entity must agree to forward to the Attorney General applications filed with it in accordance with paragraph (1)(B) but not to forward to the Attorney General applications filed with it unless the appli-

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cant has consented to such forwarding. No such entity may make a determination required by this section to be made by the Attorney General.

"(4) Limitation on access to information.—Files and records of qualified designated entities relating to an alien's seeking assistance or information with respect to filing an application under this section are confidential and the Attorney General and the Service shall not have access to such files or records relating to an alien without the consent of the alien.

"(5) Confidentiality of information.—

"(A) IN GENERAL.—Except as provided in this paragraph, neither the Attorney General, nor any other official or employee of the Department of Justice, or bureau or agency thereof, may—

> "(i) use the information furnished by the applicant pursuant to an application filed under this section for any purpose other than to make a determination on the application for enforcement of paragraph (6), or for the preparation of reports to Congress under law;

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1	"(ii) make any publication whereby
2	the information furnished by any par-
3	ticular applicant can be identified; or
4	"(iii) permit anyone other than the
5	sworn officers and employees of the De-
6	partment or bureau or agency or, with re-

7 spect to applications filed with a designated entity, that designated entity, to 8

9 examine individual applications.

> "(B) REQUIRED DISCLOSURES.—The Attorney General shall provide the information furnished under this section, and any other information derived from such furnished information, to a duly recognized law enforcement entity in connection with a criminal investigation or prosecution, when such information is requested in writing by such entity, or to an official coroner for purposes of affirmatively identifying a deceased individual (whether or not such individual is deceased as a result of a crime).

> "(C) AUTHORIZED DISCLOSURES.—The Attorney General may provide, in the Attorney General's discretion, for the furnishing of information furnished under this section in the same manner and circumstances as census informa-

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1 tion may be disclosed by the Secretary of Com-2 merce under section 8 of title 13, United States Code. 3 "(D) Construction.— "(i) In General.—Nothing in this 6 paragraph shall be construed to limit the 7 use, or release, for immigration enforcement purposes or law enforcement pur-8 9 poses of information contained in files or 10 records of the Service pertaining to an ap-11 plication filed under this section, other 12 than information furnished by an applicant 13 pursuant to the application, or any other 14 information derived from the application, 15 that is not available from any other source. "(ii) Criminal convictions.—Informa-16 17 tion concerning whether the applicant has 18 at any time been convicted of a crime may 19 be used or released for immigration en-20 forcement purposes. 21 "(E) Crime.—Whoever knowingly uses, 22 publishes, or permits information to be exam-

ined in violation of this paragraph shall be fined

not more than \$10,000.

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"(6) Penalties for false statements in Applications.—Whoever files an application for adjustment of status under this section and knowingly and willfully falsifies, misrepresents, conceals, or covers up a material fact or makes any false, fictitious, or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious, or fraudulent statement or entry, shall be fined in accordance with title 18, United States Code, or imprisoned not more than 5 years, or both.

"(7) APPLICATION FEES.—

"(A) FEE SCHEDULE.—The Attorney General, in consultation with the Congress, shall provide for a schedule of fees to be charged for the filing of applications for adjustment under this section. Such fees may not exceed \$100 per individual or \$300 per family.

"(B) USE OF FEES.— The Attorney General shall deposit payments received under this paragraph in a separate account and amounts in such account shall be available, without fiscal year limitation, to cover administrative and other expenses incurred in connection with the review of applications filed under this section.

1	"(e) Waiver of Numerical Limitations and Cer-
2	TAIN GROUNDS FOR INADMISSIBILITY.—
3	"(1) Numerical limitations do not
4	APPLY.—The numerical limitations of sections 201
5	and 202 shall not apply to the adjustment of aliens
6	to lawful permanent resident status under this sec-
7	tion.
8	"(2) Waiver of grounds for inadmis-
9	SIBILITY.—In the determination of an alien's admis-
10	sibility under this section, the following provisions
11	shall apply:
12	"(A) Grounds of inadmissibility not
13	APPLICABLE.—The provisions of paragraphs
14	(5), $(6)(A)$, $(6)(C)$, $(6)(F)$, $(6)(G)$, $(7)(A)$,
15	(9)(B), and $(9)(C)$ of section $212(a)$ shall not
16	apply.
17	"(B) Waiver of other grounds.—
18	"(i) In general.—Except as pro-
19	vided in clause (ii), the Attorney General
20	may waive any other provision of section
21	212(a) in the case of individual aliens for
22	humanitarian purposes, to assure family
23	unity, or when it is otherwise in the public
24	interest.

1	"(ii) Grounds that may not be
2	WAIVED.—The following provisions of sec-
3	tion 212(a) may not be waived by the At-
4	torney General under clause (i):
5	"(I) Paragraphs (2)(A) and
6	(2)(B) (relating to criminals).
7	"(II) Paragraph (2)(C) (relating
8	to drug offenses), except for so much
9	of such paragraph as relates to a sin-
10	gle offense of simple possession of 30
11	grams or less of marijuana.
12	"(III) Paragraph (3) (relating to
13	security and related grounds).
14	"(IV) Paragraph (4) (relating to
15	aliens likely to become public
16	charges).
17	Subclause (IV) (prohibiting the waiver of
18	section 212(a)(4)) shall not apply to an
19	alien who is or was an aged, blind, or dis-
20	abled individual (as defined in section
21	1614(a)(1) of the Social Security Act).
22	"(iii) Special rule for determina-
23	TION OF PUBLIC CHARGE.—An alien is not
24	ineligible for adjustment of status under
25	this section due to being inadmissible

1	under section 212(a)(4) if the alien dem-
2	onstrates a history of employment in the
3	United States evidencing self-support with-
4	out receipt of public cash assistance.

"(C) Medical examination.—The alien shall be required, at the alien's expense, to undergo such a medical examination (including a determination of immunization status) as is appropriate and conforms to generally accepted professional standards of medical practice.

"(f) TEMPORARY STAY OF REMOVAL AND WORK AUTHORIZATION FOR CERTAIN APPLICANTS.—

"(1) Before application period.—The Attorney General shall provide that in the case of an alien who is apprehended before the beginning of the application period described in subsection (a)(1)(A) and who can establish a prima facie case of eligibility to have the alien's status adjusted under this section (but for the fact that the alien may not apply for such adjustment until the beginning of such period), until the alien has had the opportunity during the first 120 days of the application period to complete the filing of an application for adjustment, the alien—

1	"(A) may not be removed from the United
2	States; and
3	"(B) shall be granted authorization to en-
4	gage in employment in the United States and
5	be provided an 'employment authorized' en-
6	dorsement or other appropriate work permit.
7	"(2) During application period.—The At-
8	torney General shall provide that in the case of an
9	alien who presents a prima facie application for ad-
10	justment of status under this section during the ap-
11	plication period, and until a final determination on
12	the application has been made in accordance with
13	this section, including any judicial review thereof,
14	the alien—
15	"(A) may not be removed from the United
16	States; and
17	"(B) shall be granted authorization to en-
18	gage in employment in the United States and
19	be provided an 'employment authorized' en-
20	dorsement or other appropriate work permit.
21	"(3) Advance parole authority.—The At-
22	torney General shall establish a process for the ap-
23	proval of advance parole (under section 212(d)(5))
24	for applicants to travel outside the United States
25	with prior approval in the case of—

1	"(A) business or family necessity; or
2	"(B) emergency or extenuating cir-
3	cumstances outside the control of the alien.
4	"(g) Administrative and Judicial Review.—
5	"(1) In general.—There shall be no adminis-
6	trative or judicial review of a determination respect-
7	ing an application for adjustment of status under
8	this section except in accordance with this sub-
9	section.
10	"(2) Administrative review.—
11	"(A) SINGLE LEVEL OF ADMINISTRATIVE
12	APPELLATE REVIEW.—The Attorney General
13	shall establish an appellate authority to provide
14	for a single level of administrative appellate re-
15	view of a determination described in paragraph
16	(1).
17	"(B) Standard for review.—Such ad-
18	ministrative appellate review shall be based
19	solely upon the administrative record estab-
20	lished at the time of the determination on the
21	application and upon such additional or newly
22	discovered evidence as may not have been avail-
23	able at the time of the determination.
24	"(3) Judicial review.—

"(A) DIRECT REVIEW.—A person whose application for adjustment of status under this section is denied after administrative appellate review under paragraph (2) may seek review of such denial before the United States district court for the district in which such person resides in accordance with chapter 7 of title 5, United States Code.

"(B) Review after removal pro-Ceedings.—There shall be judicial review of the denial of an application for adjustment of status under this section in the judicial review of an order of removal, deportation, or exclusion, but only if the validity of the denial has not been upheld in a prior judicial proceeding under subparagraph (A). Notwithstanding any other provision of law, the standard for review of such a denial shall be governed by subparagraph (C).

"(C) STANDARD FOR JUDICIAL REVIEW.—
Judicial review of a denial of an application
under this section shall be based solely upon the
administrative record established at the time of
the review. The findings of fact and other determinations contained in the record shall be

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conclusive unless the applicant can establish abuse of discretion or that the findings are directly contrary to clear and convincing facts contained in the record, considered as a whole.

"(D) Jurisdiction of courts.—Notwithstanding any other provision of law, the district courts of the United States shall have jurisdiction over any cause or claim arising from a pattern or practice of the Attorney General in the operation or implementation of this section that is arbitrary, capricious, or otherwise contrary to law, and may order any appropriate relief. The district courts may order any appropriate relief in accordance with the preceding sentence without regard to exhaustion, ripeness, or other standing requirements, if the court determines that resolution of such cause or claim will serve judicial and administrative efficiency or that a remedy would otherwise not be reasonably available or practicable.

"(h) Inapplicability of Removal Order Rein-22 Statement.—Section 241(a)(5) shall not apply with re-23 spect to an alien who is applying for adjustment of status 24 under this section.

25 "(i) Implementation of Section.—

"(1) In general.—Except as otherwise pro-1 2 vided in this section, for comparable provisions of 3 this section and section 245A, the Attorney General shall base the regulations prescribed to implement 5 this section on the regulations (as implemented after 6 judicial review) prescribed by the Attorney General 7 under section 245A(g) that were most recently in ef-8 fect before the date of the enactment of this section. "(2) IDENTITY.— 9 "(A) IN GENERAL.—The Attorney General, 10 11 after consultation with the Committees on the 12 Judiciary of the House of Representatives and 13 of the Senate, shall prescribe regulations with 14 respect to how an alien may establish his or her 15 identity for purposes of this section. "(B) EVIDENCE.—The Attorney General 16 17 shall provide that the applicant may submit evi-18 dence to establish his or her identity, includ-19 ing— 20 "(i) attestations; "(ii) photographs; 21 22 "(iii) rental records; "(iv) medical records; and 23 "(v) employment records. 24 25 "(3) Treatment of Certain absences.—

1 "(A) WAIVER.—The Attorney General may
2 provide for a waiver, in the discretion of the At3 torney General, of an absence from the United
4 States that otherwise would be considered to
5 break a period of continuous residence in the
6 case of an absence from the United States due
7 merely to a brief temporary trip abroad re8 quired by—

"(i) business or family necessity; or

"(ii) emergency or extenuating circumstances outside the control of the alien.

"(B) Absences caused by removal.—If a waiver is granted pursuant to subsection (e)(2)(B) for an alien who is inadmissible under section 212(a)(9)(A) due to having been ordered removed, or having departed the United States while an order of removal was outstanding, the Attorney General shall provide that any period of time during which the alien is outside the United States because of such removal or departure shall be disregarded in determining any period of continuous residence or presence in the United States for purposes of this section.

- 1 "(j) Dissemination of Information on Legal-
- 2 IZATION PROGRAM.—Beginning not later than the first
- 3 day of the application period described in subsection
- 4 (a)(1)(A), the Attorney General, in cooperation with quali-
- 5 field designated entities, shall broadly disseminate informa-
- 6 tion respecting the benefits which aliens may receive under
- 7 this section and the requirements to obtain such bene-
- 8 fits.".
- 9 (b) Clerical Amendment.—The table of contents
- 10 of such Act is amended by inserting after the item relating
- 11 to section 245A the following new item:

"Sec. 245B. Adjustment of status of certain long-term resident workers and college-bound students to that of alien lawfully admitted for permanent residence.".

12 SEC. 3. FAMILY UNIFICATION.

- 13 Section 201(c)(2) of the Immigration and Nationality
- 14 Act (8 U.S.C. 1151(c)(2)) is amended by striking "the
- 15 sum of the number of aliens described in subparagraphs
- 16 (A) and (B) of subsection (b)(2)" and inserting "the num-
- 17 ber of aliens described in subsection (b)(2)(B)".

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