Union Calendar No. 442

110TH CONGRESS 2D SESSION

H. R. 4080

[Report No. 110-699]

To amend the Immigration and Nationality Act to establish a separate nonimmigrant classification for fashion models.

IN THE HOUSE OF REPRESENTATIVES

November 5, 2007

Mr. Weiner introduced the following bill; which was referred to the Committee on the Judiciary

June 5, 2008

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic] [For text of introduced bill, see copy of bill as introduced on November 5, 2007]

A BILL

To amend the Immigration and Nationality Act to establish a separate nonimmigrant classification for fashion models.

- 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. ESTABLISHMENT OF NEW FASHION MODEL
- 4 NONIMMIGRANT CLASSIFICATION.
- 5 (a) In General.—

1	(1) NEW CLASSIFICATION.—Section
2	101(a)(15)(P) of the Immigration and Nationality
3	Act (8 U.S.C. 1101(a)(15)(P)) is amended—
4	(A) in clause (iii), by striking "or" at the
5	end;
6	(B) in clause (iv), by striking "clause (i),
7	(ii), or (iii)" and inserting "clause (i), (ii), (iii),
8	or (iv)";
9	(C) by redesignating clause (iv) as clause
10	(v); and
11	(D) by inserting after clause (iii) the fol-
12	lowing:
13	"(iv) is a fashion model who is of distin-
14	guished merit and ability and who is seeking to
15	enter the United States temporarily to perform
16	fashion modeling services that involve events or
17	productions which have a distinguished reputa-
18	tion or that are performed for an organization or
19	establishment that has a distinguished reputa-
20	tion for, or a record of, utilizing prominent mod-
21	eling talent; or".
22	(2) Authorized Period of Stay.—Section
23	214(a)(2)(B) of the Immigration and Nationality Act
24	(8 U.S.C. $1184(a)(2)(B)$) is amended in the second
25	sentence—

1	(A) by inserting "or fashion models" after				
2	"athletes"; and				
3	(B) by inserting "or fashion model" after				
4	``athlete".				
5	(3) Numerical limitation.—Section 214(c)(4)				
6	of the Immigration and Nationality Act (8 U.S.C				
7	1184(c)(4)) is amended by adding at the end the fol-				
8	lowing:				
9	"(I)(i) The total number of aliens who may be issued				
10	visas or otherwise provided nonimmigrant status during				
11	any fiscal year under section 101(a)(15)(P)(iv) may not ex-				
12	ceed 1,000.				
13	"(ii) The numerical limitation established by clause				
14	(i) shall only apply to principal aliens and not to the				
15	spouses or children of such aliens.				
16	"(iii) An alien who has already been counted toward				
17	the limitation established by clause (i) shall not be counted				
18	again during the same period of stay or authorized exten-				
19	sion under subsection (a)(2)(B), irrespective of whether				
20	there is a change in petitioner under subparagraph (C).".				
21	(4) Consultation.—				
22	(A) In General.—Section $214(c)(4)(D)$ of				
23	the Immigration and Nationality Act (8 U.S.C.				
24	1184(c)(4)(D)) is amended by striking "clause				

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(i) or (iii)" and inserting "clause (i), (iii), or
 1
 2
             (iv)".
 3
                  (B)
                            ADVISORY
                                            OPINION.—Section
 4
             214(c)(6)(A)(iii) of the Immigration and Nation-
 5
             ality Act (8 U.S.C. 1184(c)(6)(A)(iii)) is amend-
 6
             ed—
 7
                       (i)
                                by
                                        striking
                                                      "section
 8
                  101(a)(15)(P)(i) or 101(a)(15)(P)(iii)," and
 9
                  inserting "clause (i), (iii), or (iv) of section
10
                  101(a)(15)(P),"; and
11
                       (ii) by striking "of athletics or enter-
12
                  tainment".
13
                  (C)
                        Expedited
                                      PROCEDURES.—Section
14
             214(c)(6)(E)(i) of the Immigration and Nation-
15
             ality Act (8 U.S.C. 1184(c)(6)(E)(i)) is amended
             by striking "artists or entertainers" and insert-
16
17
             ing "artists, entertainers, or fashion models".
18
         (b) Elimination of H-1B Classification for
    Fashion Models.—Section 101(a)(15)(H)(i)(b) of the Im-
20
    migration
                          Nationality
                                         Act
                                                 (8
                                                       U.S.C.
                  and
    1101(a)(15)(H)(i)(b)) is amended—
21
22
             (1) by striking "or as a fashion model"; and
23
             (2) by striking "or, in the case of a fashion
24
         model, is of distinguished merit and ability".
25
         (c) Effective Date and Implementation.—
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- 1 (1) In General.—The amendments made by
 2 this section shall take effect on the date of the enact3 ment of this Act.
 - (2) REGULATIONS, GUIDELINES, AND PRECE-DENTS.—The regulations, guidelines and precedents in effect on the date of the enactment of this Act for the adjudication of petitions for fashion models under section 101(a)(15)(H)(i)(b) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(H)(i)(b)), shall be applied to petitions for fashion models under section 101(a)(15)(P)(iv) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(P)(iv)), as added by this Act, except to the extent modified by the Secretary of Homeland Security through final regulations (not through interim regulations) promulgated in accordance with subchapter II of chapter 5, and chapter 7, of title 5, United States Code (commonly known as the "Administrative Procedure Act").
 - (3) Construction.—Nothing in this section shall be construed as preventing an alien who is a fashion model from obtaining nonimmigrant status under section 101(a)(15)(O)(i) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(O)(i)) if such alien is otherwise qualified for such status.

(4) Treatment of pending petitions.—Peti-1 2 tions filed on behalf of fashion models under section 3 101(a)(15)(H)(i)(b) of the Immigration and Nation-4 ality Act (8 U.S.C. 1101(a)(15)(H)(i)(b)) that are pending on the date of the enactment of this Act shall 5 6 be treated as if they had been filed under section 101(a)(15)(P)(iv) of the Immigration and Nationality 7 Act (8 U.S.C. 1101(a)(15)(P)(iv)), as added by this 8 9 Act.

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