..... (Original Signature of Member)

117TH CONGRESS 1ST SESSION



To amend the Immigration and Nationality Act to establish humanitarian processing centers for asylum seekers along the southern border of the United States, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms. ESCOBAR introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Immigration and Nationality Act to establish humanitarian processing centers for asylum seekers along the southern border of 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,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Reimagining Asylum
- 5 Processing Act of 2021".

1	SEC. 2. HUMANITARIAN PROCESSING CENTERS FOR ASY-
2	LUM SEEKERS.
3	The Immigration and Nationality Act (8 U.S.C. 1101
4	et seq.) is amended—
5	(1) in section $235(b)(1)$ —
6	(A) in subparagraph (A)(ii), by adding at
7	the end the following: "In the case of a covered
8	asylum seeker (as such term is defined in sec-
9	tion 235B), the officer shall transfer the alien
10	to a humanitarian processing center in accord-
11	ance with section 235B not later than 12 hours
12	after the covered asylum seeker is in the cus-
13	tody of U.S. Customs and Border Protection.";
14	(B) in subparagraph (B)—
15	(i) in clause (i), by inserting after "a
16	port of entry" the following: ", at a hu-
17	manitarian processing center (in the case
18	of a covered asylum seeker (as such term
19	is defined in section 235B)),";
20	(ii) in clause (ii), by striking "the
21	alien shall be detained for further consider-
22	ation of the application for asylum." and
23	inserting "the officer shall release the alien
24	on their own recognizance or with a refer-
25	ral to a nonprofit case management serv-
26	ice, or impose the least restrictive alter-

1	native to detention if the Secretary deter-
2	mines that the alien poses a security
3	threat.";
4	(iii) in clause (iii)—
5	(I) in subclause (III)—
6	(aa) by inserting after "an
7	opportunity for the alien to be
8	heard" the following: ", including
9	by being questioned by counsel
10	for the alien,"; and
11	(bb) by adding at the end
12	the following: "If the alien is rep-
13	resented by counsel or seeks rep-
14	resentation by counsel and re-
15	quests the appearance such coun-
16	sel for purposes of the review
17	under this clause, the hearing
18	shall be rescheduled so that coun-
19	sel can appear."; and
20	(II) by striking subclause (IV);
21	(III) by adding at the end the
22	following:
23	"(IV) Requests for reconsid-
24	ERATION.—An alien may request re-
25	consideration of an asylum officer's

1	determination under subclause (I),
2	and removal shall be stayed until the
3	request has been fully considered. If
4	the request for reconsideration is not
5	granted, a written, detailed reasoning
6	for the denial shall be provided.
7	"(V) INTERVIEWS NOT CON-
8	ducted in CBP custody.—Inter-
9	views of aliens conducted under this
10	subparagraph may not be conducted
11	of a covered asylum seeker (as such
12	term is defined in section $235B$) in
13	the custody of U.S. Customs and Bor-
14	der Protection or the agents thereof.
15	"(VI) Limitation on consider-
16	ATION OF CERTAIN FACTORS.—Inter-
17	views conducted under this subpara-
18	graph shall be limited to whether the
19	alien has a credible fear of persecution
20	and to the factors described in clause
21	(vii). In making such determination,
22	the asylum officer may not consider
23	any of the bars to asylum described in
24	section $208(b)(2)$."; and

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(IV) by adding at the end the following: "(vi) LIMITATION ON USE OF INFOR-MATION OBTAINED DURING INTERVIEW.—

Information obtained during an interview conducted under this subparagraph may not be disclosed or used for the purpose of immigration enforcement.

9 CONSIDERATION "(vii) OF ELIGI-10 BILITY FOR ADDITIONAL FORMS OF RE-11 LIEF.—In conducting an interview under 12 this subparagraph, the asylum officer shall 13 consider, in addition to whether the alien 14 has a credible fear of persecution, whether 15 the alien may be prima facie eligible for any other form of relief from removal, in-16 cluding-17

18 "(I) withholding of removal 19 under section 241(b)(3) or any cause or claim under the United Nations 20 21 Convention Against Torture and 22 Other Forms of Cruel, Inhuman, or 23 Degrading Treatment or Punishment; 24 "(II) status under subparagraph 25 (T) or (U) of section 101(a)(15);

1	"(III) special immigrant juvenile
2	status;
3	"(IV) family reunification pursu-
4	ant to an approved I–130 petition;
5	"(V) any other basis for relief
6	from removal under the immigration
7	laws.".
8	(C) in subparagraph (E)—
9	(i) in the matter preceding clause (i),
10	by inserting after "means an immigration
11	officer" the following: "employed in the
12	Refugee, Asylum and International Oper-
13	ations Directorate of U.S. Citizenship and
14	Immigration Services";
15	(ii) in clause (i), by striking "and" at
16	the end;
17	(iii) by redesignating clause (ii) as
18	clause (iii);
19	(iv) by inserting after clause (i) the
20	following:
21	"(ii) has had professional training in
22	eligibility criteria for the forms of relief de-
23	scribed in subparagraph (B)(vii), and";
24	and

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1	(v) in clause (iii), as so redesignated,
2	by striking "the condition described in
3	clause (i) and has had substantial experi-
4	ence adjudicating asylum applications" and
5	inserting "the conditions described in
6	clauses (i) and (ii) and has had substantial
7	experience adjudicating asylum applica-
8	tions and determining prima facie eligi-
9	bility for the forms of relief described sub-
10	paragraph (B)(vii)";
11	(2) by inserting after section 235A the fol-
12	lowing:
13	"SEC. 235B. HUMANITARIAN PROCESSING CENTERS FOR
14	ASYLUM SEEKERS.
14 15	ASYLUM SEEKERS. "(a) Establishment of Humanitarian Proc-
15	"(a) ESTABLISHMENT OF HUMANITARIAN PROC- ESSING CENTERS.—Not later than one year after the date
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15 16 17 18 19 20	"(a) ESTABLISHMENT OF HUMANITARIAN PROC- ESSING CENTERS.—Not later than one year after the date of enactment of this section, the Secretary of Homeland Security shall establish 5 humanitarian processing centers along the southern border of the United States, at which a covered asylum seeker shall—
 15 16 17 18 19 20 21 	"(a) ESTABLISHMENT OF HUMANITARIAN PROC- ESSING CENTERS.—Not later than one year after the date of enactment of this section, the Secretary of Homeland Security shall establish 5 humanitarian processing centers along the southern border of the United States, at which a covered asylum seeker shall— "(1) be interviewed by an asylum officer to de-
 15 16 17 18 19 20 21 22 	"(a) ESTABLISHMENT OF HUMANITARIAN PROC- ESSING CENTERS.—Not later than one year after the date of enactment of this section, the Secretary of Homeland Security shall establish 5 humanitarian processing centers along the southern border of the United States, at which a covered asylum seeker shall— "(1) be interviewed by an asylum officer to de- termine whether the alien has a credible fear of per-
 15 16 17 18 19 20 21 22 23 	 "(a) ESTABLISHMENT OF HUMANITARIAN PROC- ESSING CENTERS.—Not later than one year after the date of enactment of this section, the Secretary of Homeland Security shall establish 5 humanitarian processing centers along the southern border of the United States, at which a covered asylum seeker shall— "(1) be interviewed by an asylum officer to de- termine whether the alien has a credible fear of per- secution;

"(3) receive a medical and mental health
 screening.

3 "(b) COVERED ASYLUM SEEKER.—In the section, the
4 term 'covered asylum seeker' means an alien who—

5 "(1) arrives at the southern border of the 6 United States (whether or not at a designated port 7 of arrival and including an alien who is brought to 8 the United States after having been interdicted in 9 international or United States waters);

"(2) is 18 years of age or older and does not
arrive at the souther border of the United States as
part of a family unit with minor children; and

13 "(3) indicates either an intention to apply for
14 asylum under section 208 or a fear of persecution.
15 "(c) APPLICABLE TIME PERIODS.—

16 "(1) MANDATORY REST PERIOD.—An asylum 17 officer may not conduct an interview of a covered 18 asylum seeker to determine whether the alien has a 19 credible fear of persecution until at least 72 hours 20 after the alien arrives at the humanitarian proc-21 essing center.

"(2) NOTICE TO COUNSEL.—Not later than 48
hours after a covered asylum seeker arrives at a humanitarian processing center, the asylum officer
shall notify by email any counsel for the alien who

1 filed a notice of entry of appearance, using the email 2 address that is on such notice of entry of appearance, of the impending interview to determine 3 4 whether the alien has a credible fear of persecution. 5 "(3) LIMITATION ON DETENTION AT HUMANI-6 TARIAN PROCESSING CENTER.—A covered asylum 7 seeker shall be detained at a humanitarian proc-8 essing center, for not longer than 15 days, pending 9 an interview by an asylum officer to determine 10 whether the alien has a credible fear of persecution. 11 In the case that an asylum officer has not conducted 12 an interview of a covered asylum seeker to determine whether the alien has a credible fear of persecution 13 14 prior to the expiration of the 15-day period after the 15 alien arrives at the humanitarian processing center, the alien shall be released from the humanitarian 16 17 processing center and given a notice to appear under 18 section 239 for the purpose of such interview.

19 "(d) NOTICE TO APPEAR.—If the asylum officer de-20 termines that the covered asylum seeker has a credible 21 fear of persecution, the covered asylum seeker shall be re-22 leased from the humanitarian processing center not later 23 than 24 hours after such determination is made, and given 24 a notice to appear under section 239 at the immigration 25 court that is closest in proximity to the city in which the

alien intends to relocate. Prior to releasing an alien under 1 2 this subsection, the asylum officer shall provide advanced notice to, and shall coordinate with, nonprofit shelters in 3 4 or closest to the jurisdiction in which the alien intends 5 to relocate. An alien may only be released under this sub-6 section between normal business hours, unless the asylum 7 officer made special accommodations for the release of the 8 alien outside of those hours.

9 "(e) REPATRIATION.—If the asylum officer deter-10 mines that the covered asylum seeker does not have a 11 credible fear of persecution, the alien shall be removed in 12 accordance with section 235(b)(1)(B)(iii). The asylum officer shall provide the covered asylum seeker with specific 13 findings and a written decision supporting their decision, 14 15 as well as information on pursuing a reconsideration or judicial review of the asylum officer's negative determina-16 tion, in a language that the covered individual can under-17 18 stand.

19 "(f) ENSURING ACCESS TO INTERPRETERS.—Prior 20 to conducting an interview of a covered asylum seeker to 21 determine whether the alien has a credible fear of persecu-22 tion, an asylum officer shall ascertain from the alien the 23 alien's primary language, and shall make an interpreter 24 available to the alien for such interview and for prepara-25 tion for such interview. In the case that an interpreter

in the alien's primary language is not available prior to
 the expiration of the 15-day period described in subsection
 (c)(3), the alien shall be released and given a notice to
 appear in accordance with such subsection.

- 5 "(g) SERVICES.—The Secretary shall provide to cov6 ered asylum seekers at humanitarian processing centers
 7 the following:
- 8 "(1) Orientation about the asylum seeking proc-9 ess.
- 10 "(2) Legal counsel and other materials to pre-11 pare for the interview described in subsection (a).
- 12 "(3) Referrals to community-based case man-13 agement services.
- 14 "(4) Interpreters.

15 "(5) Medical and mental health screening.

16 "(h) STAFF.—Each humanitarian processing center 17 shall be staffed and operated by U.S. Citizenship and Immigration Services personnel and Office of Refugee Reset-18 19 tlement personnel. Immigration and Customs Enforce-20 ment and Customs and Border Protection agents shall not 21 staff the center, except that Customs and Border per-22 sonnel may be present for limited administrative and data 23 entry purposes.

24 "(i) ADDITIONAL SERVICE PROVIDERS.—The Sec25 retary shall enter into contracts with nonprofit legal serv-

ice providers, medical providers, and other nongovern mental organizations and community-based services to
 provide services to covered asylum seekers at humani tarian processing centers, who shall have access to such
 services at no cost.

6 "(j) Grants for Legal Service Providers.—

7 "(1) AUTHORIZATION.—The Secretary of
8 Homeland Security is authorized to make grants to
9 legal service providers to provide legal counsel to
10 covered asylum seekers at humanitarian processing
11 centers.

12 "(2) ELIGIBILITY.—In order to be eligible for a
13 grant under this section a legal service provider shall
14 have demonstrated experience—

15 "(A) communicating with clients in Span16 ish, English, and such other languages as the
17 Secretary determines appropriate; and

18 "(B) providing legal counsel to asylum19 seekers.

"(3) APPLICATION.—The chief executive of a
legal service provider seeking a grant under this section shall submit to the Secretary an application at
such time, in such manner, and containing such information as the Secretary may reasonably require.

1	"(4) AUTHORIZATION OF APPROPRIATIONS.—
2	There is authorized to be appropriated such sums as
3	may be necessary to carry out this section.
4	"(k) External Human Rights Monitoring.—The
5	Secretary shall ensure that appropriate nongovernmental
6	organizations that have expertise in monitoring immigra-
7	tion detention facilities for human rights abuses, and other
8	appropriate nongovernmental organizations, are provided
9	with regular and unannounced access to humanitarian
10	processing centers.";
11	(3) in section $241(a)(5)$ —
12	(A) by striking "If the Attorney General"
13	and inserting "(A) IN GENERAL—Except as
14	provided in subparagraphs (B) and (C), the
15	Secretary of Homeland Security"; and
16	(B) by adding at the end the following:
17	"(B) INTENTION TO APPLY FOR ASY-
18	LUM.—The Secretary shall not reinstate a prior
19	order of removal if an alien indicates either an
20	intention to apply for asylum under section 208
21	or a fear of persecution
22	"(C) REQUIREMENT TO VACATE CERTAIN
23	REINSTATED ORDERS OF REMOVAL.—If an
24	alien with a prior order of removal that has
25	been reinstated by the Secretary is determined

to have a credible fear of persecution, or to be
prima facie eligible for a form of relief described in section 235(b)(1)(B)(vii), the Secretary shall vacate the reinstated order of removal and issue a notice to appear for removal
proceedings under section 240."; and

7 (4) in section 242, by repealing subsection (e).
8 SEC. 3. STUDY ON EXPANSION OF MODEL.

9 (a) IN GENERAL.—The Secretary of Homeland Secu-10 rity shall conduct a study on the effect of this Act, and the amendments made by this Act, on migration by cov-11 12 ered asylum seekers (as such term is defined in section 235B of the Immigration and Nationality Act, as amended 13 by this Act) and make recommendations with respect to 14 15 expanding the humanitarian processing centers model to other noncitizens entering the United States. 16

(b) NONCITIZEN DEFINED.—In this section, the term
"noncitizen" has the meaning given the term "alien" in
section 101 of the Immigration and Nationality Act (8
U.S.C. 1101).