#### Calendar No. 164

105TH CONGRESS 1ST SESSION

### S. 1178

To amend the Immigration and Nationality Act to extend the visa waiver pilot program, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

September 15, 1997

Mr. Abraham (for himself, Mr. Kennedy, Mr. Hatch, Mr. Leahy, Mr. Murkowski, Mr. Durbin, Mr. Stevens, Mr. Reed, Mr. Gorton, Mr. Inouye, and Mr. Torricelli) introduced the following bill; which was read twice and ordered placed on the calendar

#### A BILL

To amend the Immigration and Nationality Act to extend the visa waiver pilot program, 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 "Visa Waiver Pilot Pro-
- 5 gram Reauthorization Act of 1997".

#### SEC. 2. AMENDMENT OF THE IMMIGRATION AND NATION-2 ALITY ACT. 3 PILOT PROGRAM COUN-Designation of 4 TRIES.—Section 217(c) of the Immigration and National-5 ity Act (8 U.S.C. 1187(c)) is amended to read as follows: 6 "(c) Designation of Pilot Program Coun-7 TRIES.— "(1) IN GENERAL.—The Secretary of State, in 8 consultation with the Attorney General, may des-9 10 ignate any country as a pilot program country if it 11 meets the requirements of paragraph (2). In order to remain a pilot program country in any subsequent 12 13 fiscal year, a country shall be redesignated as a pilot 14 program country by the Attorney General in accord-15 ance with the requirements of paragraph (3). 16 "(2) QUALIFICATIONS.—The Secretary of State 17 may not designate a country as a pilot program 18 country unless the following requirements are met: 19 "(A) Low nonimmigrant visa refusal 20 RATE FOR PREVIOUS 2-YEAR PERIOD.—The av-21 erage number of refusals of nonimmigrant visi-22 tor visas for nationals of that country during 23 the two previous full fiscal years was less than

3.0 percent of the total number of non-

immigrant visitor visas for nationals of that

24

25

1 country which were granted or refused during 2 those years.

- "(B) Low nonimmigrant visa refusal Rate for each of 2 previous years.—The average number of refusals of nonimmigrant visitor visas for nationals of that country during either of such two previous full fiscal years was less than 3.5 percent of the total number of nonimmigrant visitor visas for nationals of that country which were granted or refused during that year.
- "(C) Machine-readable passport pro-Gram.—The government of the country certifies to the Secretary of State's and the Attorney General's satisfaction that it issues machinereadable and highly fraud-resistant passports to its citizens.
- "(D) LAW ENFORCEMENT INTERESTS.—
  The Attorney General determines that the United States' law enforcement interests would not
  be compromised by the designation of the country.
- "(E) ILLEGAL OVERSTAY AND DISQUALI-FICATION.—For any country with an average nonimmigrant visa refusal rate during the pre-

1	vious two fiscal years of greater than 2 and less
2	than 3 percent of the total number of non-
3	immigrant visitor visas for nationals of that
4	country which were granted or refused during
5	those years, and for any country with an aver-
6	age number of refusals during either such year
7	of greater than 2.5 and less than 3.5 percent,
8	the Attorney General shall certify to the Com-
9	mittees on the Judiciary of the Senate and the
10	House of Representatives that the sum of—
11	"(I) the total of the number of nation-
12	als of that country who were excluded from
13	admission or withdrew their application for
14	admission at a port of entry during such
15	previous fiscal year as a nonimmigrant vis-
16	itor, and
17	"(II) the total number of nationals for
18	that country who were admitted as non-
19	immigrant visitors during such previous
20	fiscal year and who violated the terms of
21	such admission,
22	is less than 2 percent of the total number of na-
23	tionals of that country who applied for admis-
24	sion as nonimmigrant visitors during such pre-
25	vious fiscal year.

1	"(3) Continuing and subsequent quali-
2	FICATIONS.—The Attorney General, in consultation
3	with the Secretary of State, shall assess the continu-
4	ing and subsequent qualification of countries des-
5	ignated as pilot program countries and shall redesig-
6	nate countries as pilot program countries only if the
7	requirements specified in this subsection are met.
8	For each fiscal year (within the pilot program pe-
9	riod) after the initial period the following require-
10	ments shall apply:
11	"(A) Countries previously des-
12	IGNATED.—(i) Except as provided in subsection
13	(g) of this section, in the case of a country
14	which was a pilot program country in the pre-
15	vious fiscal year, the Attorney General may not
16	redesignate such country as a pilot program
17	country unless the sum of—
18	"(I) the total of the number of nation-
19	als of that country who were excluded from
20	admission or withdrew their application for
21	admission during such previous fiscal year
22	as a nonimmigrant visitor, and
23	"(II) the total number of nationals of
24	that country who were admitted as non-
25	immigrant visitors during such previous

fiscal year and who violated the terms of such admission,

was less than 2 percent of the total number of nationals of that country who applied for admission as nonimmigrant visitors during such previous fiscal year.

"(ii) In the case of a country which was a pilot program country in the previous fiscal year, the Attorney General may not redesignate such country as a pilot program country unless the Attorney General has made a precise numerical estimate of the figures under clauses (i)(I) and (i)(II) and reports those figures to the Committees on the Judiciary of the Senate and the House of Representatives within 30 days after the end of the fiscal year. As of September 30, 1999, any such estimates shall be based on data collected from the automated entry-exit control system mandated by section 110 of Public Law 104–708.

"(iii) In the case of a country which was a pilot program country in the previous fiscal year and which was first admitted to the visa waiver pilot program prior to September 30, 1997, the Attorney General may not redesig-

1

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

nate such country as a pilot program country unless the country certifies that it has issued or will issue as of a date certain machine-readable and highly fraud-resistant passports and unless the country subsequently complies with any such certification commitments.

- "(B) NEW COUNTRIES.—In the case of a country to which the clauses of subparagraph (A) do not apply, such country may not be designated as a pilot program country unless the following requirements are met:
  - "(i) Low nonimmigrant visa re-Fusal rate in previous 2-year pe-Riod.—The average number of refusals of nonimmigrant visitor visas for nationals of that country during the two previous full fiscal years was less than 3.0 percent of the total number of nonimmigrant visitor visas for nationals of that country which were granted or refused during those years.
  - "(ii) Low nonimmigrant visa re-Fusal rate in each of the 2 previous Years.—The average number of refusals of nonimmigrant visitor visas for nationals

of that country during either of such two previous full fiscal years was less than 3.5 percent of the total number of nonimmigrant visitor visas for nationals of that country which were granted or refused

6 during that year.

- "(4) INITIAL PERIOD.—For purposes of para-8 graph (3), the term 'initial period' means the period 9 beginning at the end of the 30-day period described 10 in section 2(c)(1) of the Visa Waiver Pilot Program 11 Reauthorization Act of 1997 and ending on the last 12 day of the first fiscal year which begins after such 13 30-day period.".
- (b) AUTHORIZED PILOT PROGRAM PERIOD.—Section
  217(f) of that Act is amended by striking "September 30,
  16 1997" and inserting "September 30, 2002".
- (c) Development of Automated Entry Control
  System.—(1) As of the date of enactment of this Act,
  no country may be newly designated as a pilot program
  country until the end of the 30-day period beginning on
  the date that the Attorney General submits to the Committees on the Judiciary of the House of Representatives
  and the Senate a certification that the automated entryexit control system described in paragraph (2) is oper-

- 1 (2) The automated entry-exit control system is the
- $2\,$  system mandated by section 110 of Public Law 104–208
- 3 as applied at all ports of entry excluding the land borders.

# Calendar No. 164

105TH CONGRESS S. 1178

## A BILL

To amend the Immigration and Nationality Act to extend the visa waiver pilot program, and for other purposes.

September 15, 1997 Ordered placed on the calendar