109TH CONGRESS 2D SESSION **H. R. 6094**

To restore the Secretary of Homeland Security's authority to detain dangerous aliens, to ensure the removal of deportable criminal aliens, and combat alien gang crime.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 19, 2006

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

A BILL

- To restore the Secretary of Homeland Security's authority to detain dangerous aliens, to ensure the removal of deportable criminal aliens, and combat alien gang crime.
 - 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 "Community Protection

5 Act of 2006".

TITLE I—DANGEROUS ALIEN DETENTION ACT OF 2006

3 SEC. 101. DETENTION OF DANGEROUS ALIENS.

4 Section 241(a) of the Immigration and Nationality
5 Act (8 U.S.C. 1231(a)) is amended—

6 (1) by striking "Attorney General" each place
7 it appears, except for the first reference in para8 graph (4)(B)(i), and inserting "Secretary of Home9 land Security";

10 (2) in paragraph (1), by adding at the end of11 subparagraph (B) the following:

12 "If, at that time, the alien is not in the custody 13 of the Secretary of Homeland Security (under 14 the authority of this Act), the Secretary shall 15 take the alien into custody for removal, and the 16 removal period shall not begin until the alien is 17 taken into such custody. If the Secretary trans-18 fers custody of the alien during the removal pe-19 riod pursuant to law to another Federal agency 20 or a State or local government agency in con-21 nection with the official duties of such agency, 22 the removal period shall be tolled, and shall 23 begin anew on the date of the alien's return to 24 the custody of the Secretary, subject to clause 25 (ii).";

1	(3) by amending clause (ii) of paragraph (1)(B)
2	to read as follows:
3	"(ii) If a court, the Board of Immi-
4	gration Appeals, or an immigration judge
5	orders a stay of the removal of the alien,
6	the date the stay of removal is no longer
7	in effect.";
8	(4) by amending paragraph $(1)(C)$ to read as
9	follows:
10	"(C) SUSPENSION OF PERIOD.—The re-
11	moval period shall be extended beyond a period
12	of 90 days and the alien may remain in deten-
13	tion during such extended period if the alien
14	fails or refuses to make all reasonable efforts to
15	comply with the removal order, or to fully co-
16	operate with the Secretary of Homeland Secu-
17	rity's efforts to establish the alien's identity and
18	carry out the removal order, including making
19	timely application in good faith for travel or
20	other documents necessary to the alien's depar-
21	ture, or conspires or acts to prevent the alien's
22	removal subject to an order of removal.";
23	(5) in paragraph (2), by adding at the end the
24	following: "If a court, the Board of Immigration Ap-

peals, or an immigration judge orders a stay of re-

1	moval of an alien who is subject to an administra-
2	tively final order of removal, the Secretary, in the
3	exercise of the Secretary's discretion, may detain the
4	alien during the pendency of such stay of removal.";
5	(6) by amending paragraph $(3)(D)$ to read as
6	follows:
7	"(D) to obey reasonable restrictions on the
8	alien's conduct or activities, or perform affirma-
9	tive acts, that the Secretary of Homeland Secu-
10	rity prescribes for the alien, in order to prevent
11	the alien from absconding, or for the protection
12	of the community, or for other purposes related
13	to the enforcement of the immigration laws.";
14	(7) in paragraph (6), by striking "removal pe-
15	riod and, if released," and inserting "removal period,
16	in the discretion of the Secretary of Homeland Secu-
17	rity, without any limitations other than those speci-
18	fied in this section, until the alien is removed. If an
19	alien is released, the alien"; and
20	(8) by redesignating paragraph (7) as para-
21	graph (10) and inserting after paragraph (6) the fol-
22	lowing:
23	"(7) PAROLE.—If an alien detained pursuant to
24	paragraph (6) is an applicant for admission, the
25	Secretary of Homeland Security, in the Secretary's

discretion, may parole the alien under section
212(d)(5) and may provide, notwithstanding such
section, that the alien shall not be returned to custody unless either the alien violates the conditions of
the alien's parole or the alien's removal becomes reasonably foreseeable, but in no circumstance shall
such alien be considered admitted.

8 "(8) ADDITIONAL RULES FOR DETENTION OR 9 RELEASE OF CERTAIN ALIENS WHO HAVE MADE AN 10 ENTRY.—The following procedures apply only with 11 respect to an alien who has effected an entry into 12 the United States. These procedures do not apply to 13 any other alien detained pursuant to paragraph (6):

14 "(A) ESTABLISHMENT OF A DETENTION 15 REVIEW PROCESS FOR ALIENS WHO FULLY CO-OPERATE WITH REMOVAL.-For an alien who 16 17 has made all reasonable efforts to comply with 18 a removal order and to cooperate fully with the 19 Secretary of Homeland Security's efforts to es-20 tablish the alien's identity and carry out the re-21 moval order, including making timely applica-22 tion in good faith for travel or other documents 23 necessary to the alien's departure, and has not 24 conspired or acted to prevent removal, the Sec-25 retary shall establish an administrative review

1	process to determine whether the alien should
2	be detained or released on conditions. The Sec-
3	retary shall make a determination whether to
4	release an alien after the removal period in ac-
5	cordance with subparagraph (B). The deter-
6	mination shall include consideration of any evi-
7	dence submitted by the alien, and may include
8	consideration of any other evidence, including
9	any information or assistance provided by the
10	Secretary of State or other Federal official and
11	any other information available to the Secretary
12	of Homeland Security pertaining to the ability
13	to remove the alien.
14	"(B) AUTHORITY TO DETAIN BEYOND THE
15	REMOVAL PERIOD.—
16	"(i) IN GENERAL.—The Secretary of
17	Homeland Security, in the exercise of the
18	Secretary's discretion, without any limita-
19	tions other than those specified in this sec-
20	tion, may continue to detain an alien for
21	90 days beyond the removal period (includ-
22	ing any extension of the removal period as
23	provided in paragraph $(1)(C)$).
24	"(ii) Specific circumstances.—The
25	Secretary of Homeland Security, in the ex-

1	ercise of the Secretary's discretion, without
2	any limitations other than those specified
3	in this section, may continue to detain an
4	alien beyond the 90 days authorized in
5	clause (i)—
6	"(I) until the alien is removed, if
7	the Secretary determines that there is
8	a significant likelihood that the
9	alien—
10	"(aa) will be removed in the
11	reasonably foreseeable future; or
12	"(bb) would be removed in
13	the reasonably foreseeable future,
14	or would have been removed, but
15	for the alien's failure or refusal
16	to make all reasonable efforts to
17	comply with the removal order,
18	or to cooperate fully with the
19	Secretary's efforts to establish
20	the aliens' identity and carry out
21	the removal order, including
22	making timely application in
23	good faith for travel or other doc-
24	uments necessary to the alien's

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1	departure, or conspiracies or acts
2	to prevent removal;
3	"(II) until the alien is removed,
4	if the Secretary of Homeland Security
5	certifies in writing—
6	"(aa) in consultation with
7	the Secretary of Health and
8	Human Services, that the alien
9	has a highly contagious disease
10	that poses a threat to public safe-
11	ty;
12	"(bb) after receipt of a writ-
13	ten recommendation from the
14	Secretary of State, that release
15	of the alien is likely to have seri-
16	ous adverse foreign policy con-
17	sequences for the United States;
18	"(cc) based on information
19	available to the Secretary of
20	Homeland Security (including
21	classified, sensitive, or national
22	security information, and without
23	regard to the grounds upon
24	which the alien was ordered re-
25	moved), that there is reason to

1	ł	believe that the release of the
2	ξ	alien would threaten the national
3	S	security of the United States; or
4		"(dd) that the release of the
5	έ	alien will threaten the safety of
6	t	the community or any person,
7	(conditions of release cannot rea-
8	S	sonably be expected to ensure the
9	S	safety of the community or any
10	I	person, and either (AA) the alien
11	1	nas been convicted of one or
12	1	more aggravated felonies (as de-
13	f	fined in section $101(a)(43)(A)$
14	(or of one or more crimes identi-
15	f	ied by the Secretary of Home-
16	l	and Security by regulation, or of
17	(one or more attempts or conspir-
18	ŧ	acies to commit any such aggra-
19	7	vated felonies or such identified
20	(crimes, if the aggregate term of
21	i	mprisonment for such attempts
22	(or conspiracies is at least 5
23	J	years; or (BB) the alien has com-
24	1	mitted one or more crimes of vio-
25	l	ence (as defined in section 16 of

1	title 18, United States Code, but
2	not including a purely political
3	offense) and, because of a mental
4	condition or personality disorder
5	and behavior associated with that
6	condition or disorder, the alien is
7	likely to engage in acts of vio-
8	lence in the future; or
9	"(ee) that the release of the
10	alien will threaten the safety of
11	the community or any person,
12	conditions of release cannot rea-
13	sonably be expected to ensure the
14	safety of the community or any
15	person, and the alien has been
16	convicted of at least one aggra-
17	vated felony (as defined in sec-
18	tion $101(a)(43)$; or
19	"(III) pending a determination
20	under subclause (II), so long as the
21	Secretary of Homeland Security has
22	initiated the administrative review
23	process not later than 30 days after

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	11
1	moval period, as provided in sub-
2	section $(a)(1)(C)$).
3	"(C) RENEWAL AND DELEGATION OF CER-
4	TIFICATION.—
5	"(i) RENEWAL.—The Secretary of
6	Homeland Security may renew a certifi-
7	cation under subparagraph (B)(ii)(II)
8	every 6 months without limitation, after
9	providing an opportunity for the alien to
10	request reconsideration of the certification
11	and to submit documents or other evidence
12	in support of that request. If the Secretary
13	does not renew a certification, the Sec-
14	retary may not continue to detain the alien
15	under subparagraph (B)(ii)(II).
16	"(ii) Delegation.—Notwithstanding
17	section 103, the Secretary of Homeland
18	Security may not delegate the authority to
19	make or renew a certification described in
20	item (bb), (cc), or (ee) of subparagraph
21	(B)(ii)(II) below the level of the Assistant
22	Secretary for Immigration and Customs
23	Enforcement.
24	"(iii) Hearing.—The Secretary of
25	Homeland Security may request that the

1 Attorney General or the Attorney General's 2 designee provide for a hearing to make the determination described in item (dd)(BB) 3 4 of subparagraph (B)(ii)(II). 5 "(D) RELEASE ON CONDITIONS.—If it is 6 determined that an alien should be released 7 from detention, the Secretary of Homeland Se-8 curity, in the exercise of the Secretary's discre-9 tion, may impose conditions on release as pro-10 vided in paragraph (3). 11 "(E) REDETENTION.—The Secretary of Homeland Security, in the exercise of the Sec-12 13 retary's discretion, without any limitations 14 other than those specified in this section, may 15 again detain any alien subject to a final re-16 moval order who is released from custody if the 17 alien fails to comply with the conditions of re-18 lease, or to continue to satisfy the conditions 19 described in subparagraph (A), or if, upon re-20 consideration, the Secretary determines that the 21 alien can be detained under subparagraph (B). 22 Paragraphs (6) through (8) shall apply to any 23 alien returned to custody pursuant to this sub-24 paragraph, as if the removal period terminated 25 on the day of the redetention.

"(F) CERTAIN ALIENS WHO EFFECTED 1 2 ENTRY.—If an alien has effected an entry, but 3 has neither been lawfully admitted nor has been 4 physically present in the United States continu-5 ously for the 2-year period immediately prior to 6 commencement of removal proceedings the under this Act or deportation proceedings 7 8 against the alien, the Secretary of Homeland 9 Security, in the exercise of the Secretary's dis-10 cretion, may decide not to apply paragraph (8) 11 and detain the alien without any limitations ex-12 cept those which the Secretary shall adopt by 13 regulation.

14 "(9) JUDICIAL REVIEW.—Without regard to the 15 place of confinement, judicial review of any action or 16 decision pursuant to paragraphs (6), (7), or (8) shall 17 be available exclusively in habeas corpus proceedings 18 instituted in the United States District Court for the 19 District of Columbia, and only if the alien has ex-20 hausted all administrative remedies (statutory and 21 regulatory) available to the alien as of right.".

3 (a) DETENTION AUTHORITY.—Section 235 of the
4 Immigration and Nationality Act (8 U.S.C. 1225) is
5 amended by adding at the end the following:

6 "(e) LENGTH OF DETENTION.—

7 "(1) IN GENERAL.—With regard to length of
8 detention, an alien may be detained under this sec9 tion, without limitation, until the alien is subject to
10 an administratively final order of removal.

"(2) CONSTRUCTION.—The length of detention
under this section shall not affect the validity of any
detention under section 241.

14 "(f) JUDICIAL REVIEW.—Without regard to the place of confinement, judicial review of any action or decision 15 made pursuant to subsection (e) shall be available exclu-16 sively in a habeas corpus proceeding instituted in the 17 18 United States District Court for the District of Columbia 19 and only if the alien has exhausted all administrative rem-20 edies (statutory and nonstatutory) available to the alien 21 as of right.".

(b) JUDICIAL REVIEW.—Section 236(e) of such Act
(8 U.S.C. 1226(e)) is amended by adding at the end the
following: "Without regard to the place of confinement,
judicial review of any action or decision made pursuant
to subsection (f) shall be available exclusively in a habeas

corpus proceeding instituted in the United States District
 Court for the District of Columbia and only if the alien
 has exhausted all administrative remedies (statutory and
 nonstatutory) available to the alien as of right.".

5 (c) LENGTH OF DETENTION.—Section 236 of such
6 Act (8 U.S.C. 1226) is amended by adding at the end the
7 following:

8 "(f) LENGTH OF DETENTION.—

9 "(1) IN GENERAL.—With regard to length of 10 detention, an alien may be detained under this sec-11 tion, without limitation, until the alien is subject to 12 an administratively final order of removal.

13 "(2) CONSTRUCTION.—The length of detention
14 under this section shall not affect the validity of any
15 detention under section 241 of this Act.".

16 SEC. 103. SEVERABILITY.

17 If any provision of this title, or any amendment made 18 by this title, or the application of any such provision to 19 any person or circumstance, is held to be invalid for any 20 reason, the remainder of this title, and of the amendments 21 made by this title, and the application of the provisions 22 and of the amendments made by this title to any other 23 person or circumstance, shall not be affected by such hold-24 ing.

1 SEC. 104. EFFECTIVE DATES.

2 (a) SECTION 101.—The amendments made by section
3 101 shall take effect on the date of the enactment of this
4 Act, and section 241 of the Immigration and Nationality
5 Act, as amended, shall apply to—

6 (1) all aliens subject to a final administrative
7 removal, deportation, or exclusion order that was
8 issued before, on, or after the date of the enactment
9 of this Act; and

10 (2) acts and conditions occurring or existing be11 fore, on, or after the date of the enactment of this
12 Act.

(b) SECTION 102.—The amendments made by section 102 shall take effect upon the date of the enactment
of this Act, and sections 235 and 236 of the Immigration
and Nationality Act, as amended, shall apply to any alien
in detention under provisions of such sections on or after
the date of the enactment of this Act.

19 TITLE II—CRIMINAL ALIEN 20 REMOVAL ACT

21 SEC. 201. EXPEDITED REMOVAL FOR ALIENS INADMISSIBLE

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ON CRIMINAL GROUNDS.

(a) IN GENERAL.—Section 238(b) of the Immigration and Nationality Act (8 U.S.C. 1228(b)) is amended—

25 (1) in paragraph (1)—

1	(A) by striking "Attorney General" and in-
2	serting "Secretary of Homeland Security in the
3	exercise of discretion"; and
4	(B) by striking "set forth in this sub-
5	section or" and inserting "set forth in this sub-
6	section, in lieu of removal proceedings under";
7	(2) in paragraph (3) , by striking "paragraph
8	(1) until 14 calendar days" and inserting "para-
9	graph (1) or (3) until 7 calendar days";
10	(3) by striking "Attorney General" each place
11	it appears in paragraphs (3) and (4) and inserting
12	"Secretary of Homeland Security";
13	(4) in paragraph (5) —
14	(A) by striking "described in this section"
15	and inserting "described in paragraph (1) or
16	(2)"; and
17	(B) by striking "the Attorney General may
18	grant in the Attorney General's discretion" and
19	inserting "the Secretary of Homeland Security
20	or the Attorney General may grant, in the dis-
21	cretion of the Secretary or Attorney General, in
22	any proceeding";
23	(5) by redesignating paragraphs (3) , (4) , and
24	(5) as paragraphs (4), (5), and (6), respectively; and

1	(6) by inserting after paragraph (2) the fol-
2	lowing new paragraph:
3	"(3) The Secretary of Homeland Security in
4	the exercise of discretion may determine inadmis-
5	sibility under section $212(a)(2)$ (relating to criminal
6	offenses) and issue an order of removal pursuant to
7	the procedures set forth in this subsection, in lieu of
8	removal proceedings under section 240, with respect
9	to an alien who—
10	"(A) has not been admitted or paroled;
11	"(B) has not been found to have a credible
12	fear of persecution pursuant to the procedures
13	set forth in section 235(b)(1)(B); and
14	"(C) is not eligible for a waiver of inadmis-
15	sibility or relief from removal.".
16	(b) EFFECTIVE DATE.—The amendments made by
17	subsection (a) shall take effect on the date of the enact-
18	ment of this Act but shall not apply to aliens who are
19	in removal proceedings under section 240 of the Immigra-
20	tion and Nationality Act as of such date.

TITLE III—ALIEN GANG REMOVAL ACT OF 2006
SEC. 301. RENDERING INADMISSIBLE AND DEPORTABLE
ALIENS PARTICIPATING IN CRIMINAL
STREET GANGS.
(a) INADMISSIBLE.—Section 212(a)(2) of the Immi-
gration and Nationality Act (8 U.S.C. 1182(a)(2)) is
amended by adding at the end the following:
"(J) CRIMINAL STREET GANG PARTICIPA-

10 TION.—

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11 "(i) IN GENERAL.—Any alien is inad-12 missible if—

"(I) the alien has been removed 13 under section 237(a)(2)(F); or 14

"(II) the consular officer or the 15 16 Secretary of Homeland Security 17 knows, or has reasonable ground to 18 believe that the alien—

"(aa) is a member of a 19 20 criminal street gang and has 21 committed, conspired, or threatened to commit, or seeks to enter 22 23 the United States to engage sole-24 ly, principally, or incidentally in,

1	a gang crime or any other unlaw-
2	ful activity; or
3	"(bb) is a member of a
4	criminal street gang designated
5	under section 219A.
6	"(ii) Definitions.—For purposes of
7	this subparagraph:
8	"(I) CRIMINAL STREET GANG.—
9	The term 'criminal street gang' means
10	a formal or informal group or associa-
11	tion of 3 or more individuals, who
12	commit 2 or more gang crimes (one of
13	which is a crime of violence, as de-
14	fined in section 16 of title 18, United
15	States Code) in 2 or more separate
16	criminal episodes in relation to the
17	group or association.
18	"(II) GANG CRIME.—The term
19	'gang crime' means conduct consti-
20	tuting any Federal or State crime,
21	punishable by imprisonment for one
22	year or more, in any of the following
23	categories:

1 "(aa) A crime of violence (as	1
2 defined in section 16 of title 18	2
3 United States Code).	3
4 "(bb) A crime involving ob	4
5 struction of justice, tampering	5
6 with or retaliating against a wit	6
7 ness, victim, or informant, or	7
8 burglary.	8
9 "(cc) A crime involving the	9
10 manufacturing, importing, dis	10
11 tributing, possessing with inter-	11
12 to distribute, or otherwise dealing	12
13 in a controlled substance or listed	13
14 chemical (as those terms are de	14
15 fined in section 102 of the Con	15
16 trolled Substances Act (22	16
17 U.S.C. 802)).	17
18 "(dd) Any conduct punish	18
able under section 844 of title	19
20 18, United States Code (relating	20
21 to explosive materials), sub	21
22 section (d), $(g)(1)$ (where the un	22
23 derlying conviction is a violent	23
24 felony (as defined in section	24
924(e)(2)(B) of such title) or is a	25

1	serious drug offense (as defined
2	in section 924(e)(2)(A)), (i), (j),
3	(k), (o), (p), (q), (u), or (x) of
4	section 922 of such title (relating
5	to unlawful acts), or subsection
6	(b), (c), (g), (h), (k), (l), (m), or
7	(n) of section 924 of such title
8	(relating to penalties), section
9	930 of such title (relating to pos-
10	session of firearms and dan-
11	gerous weapons in Federal facili-
12	ties), section 931 of such title
13	(relating to purchase, ownership,
14	or possession of body armor by
15	violent felons), sections 1028 and
16	1029 of such title (relating to
17	fraud and related activity in con-
18	nection with identification docu-
19	ments or access devices), section
20	1952 of such title (relating to
21	interstate and foreign travel or
22	transportation in aid of racket-
23	eering enterprises), section 1956
24	of such title (relating to the laun-
25	dering of monetary instruments),

1	section 1957 of such title (relat-
2	ing to engaging in monetary
3	transactions in property derived
4	from specified unlawful activity),
5	or sections 2312 through 2315 of
6	such title (relating to interstate
7	transportation of stolen motor ve-
8	hicles or stolen property).
9	"(ee) Any conduct punish-
10	able under section 274 (relating
11	to bringing in and harboring cer-
12	tain aliens), section 277 (relating
13	to aiding or assisting certain
14	aliens to enter the United
15	States), or section 278 (relating
16	to importation of alien for im-
17	moral purpose) of this Act.".
18	(b) DEPORTABLE.—Section 237(a)(2) of the Immi-
19	gration and Nationality Act (8 U.S.C. 1227(a)(2)) is
20	amended by adding at the end the following:
21	"(F) CRIMINAL STREET GANG PARTICIPA-
22	TION.—

23 "(i) IN GENERAL.—Any alien is de-24 portable who—

1	"(I) is a member of a criminal
2	street gang and is convicted of com-
3	mitting, or conspiring, threatening, or
4	attempting to commit, a gang crime;
5	Oľ
6	"(II) is determined by the Sec-
7	retary of Homeland Security to be a
8	member of a criminal street gang des-
9	ignated under section 219A.
10	"(ii) Definitions.—For purposes of
11	this subparagraph, the terms 'criminal
12	street gang' and 'gang crime' have the
13	meaning given such terms in section
14	212(a)(2)(J)(ii).".
15	(c) Designation of Criminal Street Gangs.—
15 16	(c) DESIGNATION OF CRIMINAL STREET GANGS.—(1) IN GENERAL.—Chapter 2 of title II of the
16	(1) IN GENERAL.—Chapter 2 of title II of the
16 17	(1) IN GENERAL.—Chapter 2 of title II of the Immigration and Nationality Act (8 U.S.C. 1181 et
16 17 18	(1) IN GENERAL.—Chapter 2 of title II of the Immigration and Nationality Act (8 U.S.C. 1181 et seq.) is amended by adding at the end the following:
16 17 18 19	 (1) IN GENERAL.—Chapter 2 of title II of the Immigration and Nationality Act (8 U.S.C. 1181 et seq.) is amended by adding at the end the following: "DESIGNATION OF CRIMINAL STREET GANGS
16 17 18 19 20	 (1) IN GENERAL.—Chapter 2 of title II of the Immigration and Nationality Act (8 U.S.C. 1181 et seq.) is amended by adding at the end the following: "DESIGNATION OF CRIMINAL STREET GANGS "SEC. 219A. (a) DESIGNATION.—
16 17 18 19 20 21	 (1) IN GENERAL.—Chapter 2 of title II of the Immigration and Nationality Act (8 U.S.C. 1181 et seq.) is amended by adding at the end the following: "DESIGNATION OF CRIMINAL STREET GANGS "SEC. 219A. (a) DESIGNATION.— "(1) IN GENERAL.—The Attorney General is
 16 17 18 19 20 21 22 	 (1) IN GENERAL.—Chapter 2 of title II of the Immigration and Nationality Act (8 U.S.C. 1181 et seq.) is amended by adding at the end the following: "DESIGNATION OF CRIMINAL STREET GANGS "SEC. 219A. (a) DESIGNATION.— "(1) IN GENERAL.—The Attorney General is authorized to designate a group or association as a
 16 17 18 19 20 21 22 23 	 (1) IN GENERAL.—Chapter 2 of title II of the Immigration and Nationality Act (8 U.S.C. 1181 et seq.) is amended by adding at the end the following: "DESIGNATION OF CRIMINAL STREET GANGS "SEC. 219A. (a) DESIGNATION.— "(1) IN GENERAL.—The Attorney General is authorized to designate a group or association as a criminal street gang in accordance with this sub-
 16 17 18 19 20 21 22 23 24 	 (1) IN GENERAL.—Chapter 2 of title II of the Immigration and Nationality Act (8 U.S.C. 1181 et seq.) is amended by adding at the end the following: "DESIGNATION OF CRIMINAL STREET GANGS "SEC. 219A. (a) DESIGNATION.— "(1) IN GENERAL.—The Attorney General is authorized to designate a group or association as a criminal street gang in accordance with this subsection if the Attorney General finds that the group

(2)	Procedure.—
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2 "(A) NOTICE.—

"(i) TO CONGRESSIONAL LEADERS.— 3 4 Seven days before making a designation under this subsection, the Attorney Gen-5 6 eral shall, by classified communication, no-7 tify the Speaker and Minority Leader of 8 the House of Representatives, the Presi-9 dent pro tempore, Majority Leader, and Minority Leader of the Senate, and the 10 11 members of the relevant committees of the 12 House of Representatives and the Senate, 13 in writing, of the intent to designate a 14 group or association under this subsection, 15 together with the findings made under 16 paragraph (1) with respect to that group 17 or association, and the factual basis there-18 for.

19 "(ii) PUBLICATION IN FEDERAL REG20 ISTER.—The Attorney shall publish the
21 designation in the Federal Register seven
22 days after providing the notification under
23 clause (i).

24 "(B) Effect of designation.—

	20
1	"(i) A designation under this sub-
2	section shall take effect upon publication
3	under subparagraph (A)(ii).
4	"(ii) Any designation under this sub-
5	section shall cease to have effect upon an
6	Act of Congress disapproving such des-
7	ignation.
8	"(3) Record.—In making a designation under
9	this subsection, the Attorney General shall create an
10	administrative record.
11	"(4) Period of designation.—
12	"(A) IN GENERAL.—A designation under
13	this subsection shall be effective for all purposes
14	until revoked under paragraph (5) or (6) or set
15	aside pursuant to subsection (b).
16	"(B) REVIEW OF DESIGNATION UPON PE-
17	TITION.—
18	"(i) IN GENERAL.—The Attorney
19	General shall review the designation of a
20	criminal street gang under the procedures
21	set forth in clauses (iii) and (iv) if the des-
22	ignated gang or association files a petition
23	for revocation within the petition period
24	described in clause (ii).

- 1 "(ii) PETITION PERIOD.—For pur-2 poses of clause (i)— "(I) if the designated gang or as-3 4 sociation has not previously filed a petition for revocation under this sub-5 6 paragraph, the petition period begins 7 2 years after the date on which the 8 designation was made; or 9 "(II) if the designated gang or 10 association has previously filed a peti-11 tion for revocation under this sub-12 paragraph, the petition period begins 13 2 years after the date of the deter-14 mination made under clause (iv) on 15 that petition. 16 "(iii) PROCEDURES.—Any criminal 17 street gang that submits a petition for rev-18 ocation under this subparagraph must pro-19 vide evidence in that petition that the rel-20 evant circumstances described in para-21 graph (1) are sufficiently different from 22 the circumstances that were the basis for 23 the designation such that a revocation with
- 25 "(iv) DETERMINATION.—

respect to the gang is warranted.

1	"(I) IN GENERAL.—Not later
2	than 180 days after receiving a peti-
3	tion for revocation submitted under
4	this subparagraph, the Attorney Gen-
5	eral shall make a determination as to
6	such revocation.
7	"(II) PUBLICATION OF DETER-
8	MINATION.—A determination made by
9	the Attorney General under this
10	clause shall be published in the Fed-
11	eral Register.
12	"(III) PROCEDURES.—Any rev-
13	ocation by the Attorney General shall
14	be made in accordance with para-
15	graph (6) .
16	"(C) Other review of designation.—
17	"(i) IN GENERAL.—If in a 5-year pe-
18	riod no review has taken place under sub-
19	paragraph (B), the Attorney General shall
20	review the designation of the criminal
21	street gang in order to determine whether
22	such designation should be revoked pursu-
23	ant to paragraph (6).
24	"(ii) PROCEDURES.—If a review does
25	not take place pursuant to subparagraph

1	(B) in response to a petition for revocation
2	that is filed in accordance with that sub-
3	paragraph, then the review shall be con-
4	ducted pursuant to procedures established
5	by the Attorney General. The results of
6	such review and the applicable procedures
7	shall not be reviewable in any court.
8	"(iii) Publication of results of
9	REVIEW.—The Attorney General shall pub-
10	lish any determination made pursuant to
11	this subparagraph in the Federal Register.
12	"(5) Revocation by act of congress.—The
13	Congress, by an Act of Congress, may block or re-
14	voke a designation made under paragraph (1).
15	"(6) Revocation based on change in cir-
16	CUMSTANCES.—
17	"(A) IN GENERAL.—The Attorney General
18	may revoke a designation made under para-
19	graph (1) at any time, and shall revoke a des-
20	ignation upon completion of a review conducted
21	pursuant to subparagraphs (B) and (C) of
22	paragraph (4) if the Attorney General finds
23	that—

1	"(i) the circumstances that were the
2	basis for the designation have changed in
3	such a manner as to warrant revocation; or
4	"(ii) the national security of the
5	United States warrants a revocation.
6	"(B) PROCEDURE.—The procedural re-
7	quirements of paragraphs (2) and (3) shall
8	apply to a revocation under this paragraph. Any
9	revocation shall take effect on the date specified
10	in the revocation or upon publication in the
11	Federal Register if no effective date is specified.
12	"(7) Effect of revocation.—The revocation
13	of a designation under paragraph (5) or (6) shall
14	not affect any action or proceeding based on conduct
15	committed prior to the effective date of such revoca-
16	tion.
17	"(8) Use of designation in hearing.—If a
18	designation under this subsection has become effec-
19	tive under paragraph $(2)(B)$ an alien in a removal
20	proceeding shall not be permitted to raise any ques-
21	tion concerning the validity of the issuance of such
22	designation as a defense or an objection at any hear-
23	ing.
24	"(b) JUDICIAL REVIEW OF DESIGNATION.—

1	"(1) IN GENERAL.—Not later than 30 days
2	after publication of the designation in the Federal
3	Register, a group or association designated as a
4	criminal street gang may seek judicial review of the
5	designation in the United States Court of Appeals
6	for the District of Columbia Circuit.
7	"(2) BASIS OF REVIEW.—Review under this
8	subsection shall be based solely upon the administra-
9	tive record.
10	"(3) Scope of review.—The Court shall hold
11	unlawful and set aside a designation the court finds
12	to be—
13	"(A) arbitrary, capricious, an abuse of dis-
14	cretion, or otherwise not in accordance with
15	law;
16	"(B) contrary to constitutional right,
17	power, privilege, or immunity;
18	"(C) in excess of statutory jurisdiction, au-
19	thority, or limitation, or short of statutory
20	right;
21	"(D) lacking substantial support in the ad-
22	ministrative record taken as a whole; or
23	"(E) not in accord with the procedures re-
24	quired by law.

1	"(4) JUDICIAL REVIEW INVOKED.—The pend-	
2	ency of an action for judicial review of a designation	
3	shall not affect the application of this section, unless	
4	the court issues a final order setting aside the des-	
5	ignation.	
6	"(c) Relevant Committee Defined.—As used in	
7	this section, the term 'relevant committees' means the	
8	Committees on the Judiciary of the House of Representa-	
9	tives and of the Senate.".	
10	(2) CLERICAL AMENDMENT.—The table of con-	
11	tents for the Immigration and Nationality Act (8	
12	U.S.C. 1101 et seq.) is amended by inserting after	
13	the item relating to section 219 the following:	
	"Sec. 219A. Designation of criminal street gangs.".	
14	SEC. 302. MANDATORY DETENTION OF SUSPECTED CRIMI-	
15	NAL STREET GANG MEMBERS.	
16	(a) IN GENERAL.—Section $236(c)(1)(D)$ of the Im-	
17	migration and Nationality Act (8 U.S.C. 1226(c)(1)(D))	
18	is amended—	
19	(1) by inserting "or $212(a)(2)(J)$ " after	
20		
	"212(a)(3)(B)"; and	
21	"212(a)(3)(B)"; and (2) by inserting "or 237(a)(2)(F)" before	
21 22		
	(2) by inserting "or $237(a)(2)(F)$ " before	
22	(2) by inserting "or $237(a)(2)(F)$ " before "237(a)(4)(B)".	
22 23	 (2) by inserting "or 237(a)(2)(F)" before "237(a)(4)(B)". (b) ANNUAL REPORT.—Not later than March 1 of 	

after consultation with the appropriate Federal agencies,
 shall submit a report to the Committees on the Judiciary
 of the House of Representatives and of the Senate on the
 number of aliens detained under the amendments made
 by subsection (a).

6 SEC. 303. INELIGIBILITY FROM PROTECTION FROM RE7 MOVAL AND ASYLUM.

8 (a) INAPPLICABILITY OF RESTRICTION ON REMOVAL 9 TO CERTAIN COUNTRIES.—Section 241(b)(3)(B) of the 10 Immigration and Nationality Act (8)U.S.C. 1251(b)(3)(B) is amended, in the matter preceding 11 clause (i), by inserting "who is described in section 12 13 212(a)(2)(J)(i) or section 237(a)(2)(F)(i) or who is" after "to an alien". 14

15 (b) INELIGIBILITY FOR ASYLUM.—Section
16 208(b)(2)(A) of such Act (8 U.S.C. 1158(b)(2)(A)) is
17 amended—

(1) in clause (v), by striking "or" at the end;
(2) by redesignating clause (vi) as clause (vii);
and

21 (3) by inserting after clause (v) the following:
22 "(vi) the alien is described in section
23 212(a)(2)(J)(i) or section 237(a)(2)(F)(i)
24 (relating to participation in criminal street
25 gangs); or".

(c) DENIAL OF REVIEW OF DETERMINATION OF IN ELIGIBILITY FOR TEMPORARY PROTECTED STATUS.—
 Section 244(c)(2) of such Act (8 U.S.C. 1254(c)(2)) is
 amended by adding at the end the following:

5 "(C) LIMITATION ON JUDICIAL REVIEW.—
6 There shall be no judicial review of any finding
7 under subparagraph (B) that an alien is in de8 scribed in section 208(b)(2)(A)(vi).".