(Original Signature of Member)
116TH CONGRESS H. R.
To provide for special immigrant status for Syrian Kurds and other Syrians who partnered with the United States Government in Syria, and for other purposes.
IN THE HOUSE OF REPRESENTATIVES
Mr. Crow introduced the following bill; which was referred to the Committee
on
A BILL
To provide for special immigrant status for Syrian Kurds
and other Syrians who partnered with the United States Government in Syria, 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 "Syrian Partner Protec-
5 tion Act".

1	SEC. 2. SPECIAL IMMIGRANT STATUS FOR CERTAIN SYRIAN
2	KURDS AND OTHER SYRIANS WHO WORKED
3	FOR THE UNITED STATES GOVERNMENT IN
4	SYRIA.
5	(a) In General.—Subject to subsection (c)(1), and
6	notwithstanding any other provision of law, for purposes
7	of the Immigration and Nationality Act (8 U.S.C. 1101
8	et seq.), the Secretary of Homeland Security may provide
9	an alien described in subsection (b) with the status of a
10	special immigrant under section $101(a)(27)$ of such Act
11	(8 U.S.C. 1101(a)(27)) if—
12	(1) the alien, or an agent acting on behalf of
13	the alien, submits a petition to the Secretary under
14	section 204 of such Act (8 U.S.C. 1154) for classi-
15	fication under section $203(b)(4)$ of such Act (8
16	U.S.C. $1153(b)(4)$;
17	(2) the alien is otherwise eligible to receive an
18	immigrant visa; and
19	(3) the alien is otherwise admissible to the
20	United States for permanent residence (excluding
21	the grounds for inadmissibility specified in section
22	212(a)(4) of such Act (8 U.S.C. $1182(a)(4)$)).
23	(b) ALIENS DESCRIBED.—
24	(1) IN GENERAL.—An alien described in this
25	subsection—

1	(A)(i) is a citizen or national of Syria or
2	a stateless person who has habitually resided in
3	Syria;
4	(ii) has partnered with, was employed by,
5	or worked for or directly with the United States
6	Government in Syria as an interpreter, trans-
7	lator, intelligence analyst, or in another sen-
8	sitive and trusted capacity, on or after January
9	1, 2014, for an aggregate period of not less
10	than 1 year; and
11	(iii) provided service to the United States'
12	efforts against the Islamic State, which has
13	been documented in a positive recommendation
14	or evaluation; or
15	(B)(i) is the spouse or child of a principal
16	alien described in subparagraph (A); and
17	(ii)(I) is following or accompanying to join
18	the principal alien in the United States; or
19	(II) due to the death of the principal alien,
20	a petition to follow or accompany to joint the
21	principal alien in the United States—
22	(aa) was revoked, terminated, or oth-
23	erwise rendered null; and
24	(bb) would have been approved if the
25	principal alien had survived.

1	(2) Employment requirements.—An appli-
2	cation by a surviving spouse or a child of a principal
3	alien shall be subject to the employment require-
4	ments set forth in paragraph (1)(A)—
5	(A) as of the date on which the principal
6	alien first filed an application for special immi-
7	grant status; or
8	(B) if no such application has been filed,
9	the employment requirements as of the date on
10	which the principal alien died.
11	(c) Membership in Certain Syrian Organiza-
12	TIONS.—An applicant for admission to the United States
13	under this section may not be deemed inadmissible based
14	on membership in, participation in, or support provided
15	to, the Syrian Democratic Forces or other partner organi-
16	zations as determined by the Secretary of Defense.
17	(d) Numerical Limitations.—
18	(1) In general.—Except as otherwise pro-
19	vided under this subsection, the total number of
20	principal aliens who may be provided special immi-
21	grant status under this section may not exceed
22	4,000 in any of the 5 fiscal years beginning after the
23	date of the enactment of this Act.
24	(2) Exclusion from numerical limita-
25	TIONS.—Aliens provided special immigrant status

1	under this section shall not be counted against any
2	numerical limitation under section 201(d), 202(a),
3	or 203(b)(4) of the Immigration and Nationality Act
4	(8 U.S.C. 1151(d), 1152(a), and 1153(b)(4)).
5	(3) Carry forward.—If the numerical limita-
6	tion set forth in paragraph (1) is not reached during
7	a fiscal year, the numerical limitation under such
8	paragraph for the following fiscal year shall be in-
9	creased by a number equal to the difference be-
10	tween—
11	(A) the number of visas authorized under
12	paragraph (1) for such fiscal year; and
13	(B) the number of principal aliens provided
14	special immigrant status under this section dur-
15	ing such fiscal year.
16	(e) VISA AND PASSPORT ISSUANCE AND FEES.—An
17	alien described in subsection (b) may not be charged any
18	fee in connection with an application for, or the issuance
19	of, a special immigrant visa under this section. The Sec-
20	retary of State shall ensure that aliens who are issued a
21	special immigrant visa under this section are provided
22	with an appropriate passport necessary for admission to
23	the United States.
24	(f) PROTECTION OF ALIENS.—The Secretary of
25	State, in consultation with other relevant Federal agen-

- 1 cies, shall provide an alien described in subsection (b) who
- 2 is applying for a special immigrant visa with protection
- 3 or the immediate removal from Syria or other nearby
- 4 countries if the Secretary determines that such alien is
- 5 in imminent danger.

6 (g) Application Process.—

- (1) Representation.—An alien applying for admission to the United States as a special immigrant under this section may be represented during the application process, including at relevant interviews and examinations, by an attorney or other accredited representative. Such representation shall not be at the expense of the United States Government.
- (2) Completion.—The Secretary of State and the Secretary of Homeland Security, in consultation with the Secretary of Defense, shall ensure that applications for special immigrant visas under this section are processed in such a manner to ensure that all steps under the control of the respective departments incidental to the issuance of such visas, including required screenings and background checks, are completed not later than 9 months after the date on which an eligible alien submits all required materials to apply for such visas.

1	(3) Rule of construction.—Notwith-
2	standing paragraph (2), any Secretary referred to in
3	paragraph (2) may take longer than 9 months to
4	complete the steps incidental to issuing a visa under
5	this section if the Secretary, or the designee of the
6	Secretary—
7	(A) determines that the satisfaction of na-
8	tional security concerns requires additional
9	time; and
10	(B) notifies the applicant of such deter-
11	mination.
12	(4) Appeal.—An alien whose petition for sta-
13	tus as a special immigrant is rejected or revoked—
14	(A) shall receive a written decision that
15	provides, to the maximum extent feasible, infor-
16	mation describing the basis for the denial, in-
17	cluding the facts and inferences underlying the
18	individual determination; and
19	(B) shall be provided not more than 1
20	written appeal per rejection or denial, which—
21	(i) shall be submitted not more than
22	120 days after the date on which the appli-
23	cant receives a decision pursuant to sub-
24	paragraph (A);

1	(ii) may request the reopening of such
2	decision; and
3	(iii) shall provide additional informa-
4	tion, clarify existing information, or ex-
5	plain any unfavorable information.
6	(h) Eligibility for Other Immigrant Classi-
7	FICATION.—An alien may not be denied the opportunity
8	to apply for admission under this section solely because
9	such alien qualifies as an immediate relative of a national
10	of the United States or is eligible for admission to the
11	United States under any other immigrant classification.
12	(i) Resettlement Support.—An alien who is
13	granted special immigrant status under this section shall
14	be eligible for the same resettlement assistance, entitle-
15	ment programs, and other benefits as is available to refu-
16	gees admitted under section 207 of the Immigration and
17	Naturalization Act (8 U.S.C. 1157).
18	(j) Authority to Carry Out Administrative
19	Measures.—The Secretary of Homeland Security and
20	the Secretary of State shall implement any additional ad-
21	ministrative measures as they consider necessary and ap-
22	propriate—
23	(1) to ensure the prompt processing of applica-
24	tions under this section;

1	(2) to preserve the integrity of the program es-
2	tablished under this section; and
3	(3) to protect the national security interests of
4	the United States related to such program.
5	(k) Rulemaking.—Not later than 90 days after the
6	date of the enactment of this Act, the Secretary of Home-
7	land Security shall promulgate regulations to carry out
8	this section, including establishing requirements for back-
9	ground checks.
10	SEC. 3. SPECIAL IMMIGRANT STATUS REPORTING RE-
11	QUIREMENT.
12	(a) In General.—The Inspector General of the De-
13	partment of State shall submit an annual report described
14	in subsection (b), no later than January 30 of each year,
15	with a classified annex if necessary, to—
16	(1) the Committee on Judiciary, the Committee
17	on Foreign Relations, and the Committee on Armed
18	Services of the Senate; and
19	(2) the Committee on Judiciary, the Committee
20	on Foreign Relations, and the Committee on Armed
21	Services of the House of Representatives.
22	(b) Contents.—The report submitted under sub-
23	section (a) shall evaluate the implementation of the Syrian
24	special immigrant status program under section 2, includ-
25	ing, for the previous calendar year—

1	(1) the number of petitions filed;
2	(2) the number of petitions—
3	(A) pending adjudication;
4	(B) pending visa interview; and
5	(C) pending security checks;
6	(3) the number of petitions that were denied;
7	(4) the number of cases that have exceeded the
8	mandated processing time and relevant case num-
9	bers; and
10	(5) an accounting of any obstacles discovered
11	that would hinder effective implementation of the
12	program.
13	(c) Consultation.—In preparing the report under
14	subsection (a), the Inspector General shall consult with—
15	(1) the Department of State, Bureau of Con-
16	sular Affairs, Visa Office;
17	(2) the Department of State, Bureau of Near
18	Eastern Affairs and South and Central Asian Af-
19	fairs, Executive Office;
20	(3) the United States embassy in Kabul, Af-
21	ghanistan, Consular Section;
22	(4) the United States embassy in Baghdad,
23	Iraq, Consular Section;
24	(5) the Department of Homeland Security, U.S.
25	Citizenship and Immigration Services;

1	(6) the Department of Defense; and
2	(7) nongovernmental organizations providing
3	legal aid in the special immigrant visa application
4	process.
5	(d) Publication.—The non-classified portion of the
6	report described in this section shall be published on the
7	website of the Department of State.