

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT

2	SECTION 1.	The Long-Term Home Ownership Tax Credit is hereby established. Any
3		US citizen who is a racial or ethnic minority who has lived in their home
4		for more than five consecutive years will be eligible to apply. This tax
5		credit will cover 100% of costs for increases in local, state, and federal
6		taxes on their home compared to the tax cost from five years after
7		purchasing or mortgaging the home, scaled for inflation. This tax credit
8		will be a write off for income tax, but will be equal in value to the
9		increase in property taxes scaled for inflation
10		
11	SECTION 2.	A racial or ethnic minority shall be defined as a culturally, ethnically, or
12	racially disti	nct group from the majority, which currently in the U.S. is Caucasian.
13	Additionally	, people who have inherited the home shall inherit the tax credit as long as
14	the person v	who passed it down to them qualified for it.
15 16 17	SECTION 3. 16 Developm	The Internal Revenue Service and US Department of Housing and Urban nent shall oversee the implementation of this legislation.
18 19	SECTION 4.	This legislation shall be taken into effect starting in Fiscal Year 2022.

SECTION 5. All laws in conflict with this legislation are hereby declared null and void.

401 Railroad Place, West Des Moines, IA 50265-4730 (920) 748-6206 • www.speechanddebate.org

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The Comprehensive Immigration Reform Act

1	BE II ENACTE	D BY THE CONGRESS HEKE ASSEMBLED THAT:
2	SECTION 1.	Individuals currently residing in the United States without proper
3		documentation or authorization shall be permitted to apply for
4		citizenship provided that they meet the following conditions:
5		A. They have previously met the qualifications for the Deferred Action
6		for Childhood Arrivals program, or
7		B. They can demonstrate that they have resided in the United States fo
8		ten consecutive years, have not been arrested for any crime, and
9		have paid all applicable taxes on income earned.
LO	SECTION 2.	Upon demonstration of the above, the person may apply for citizenship
l1		following the process currently in place.
12	SECTION 3.	Fees for this form of citizenship application shall be set at \$1500 per
13		applicant, with \$500 of that fee placed in an account for the purpose of
L4		strengthening border security.
L 5	SECTION 4.	The Department of Homeland Security, through Immigration and
16		Customs Enforcement, shall oversee implementation of this legislation.
L7	SECTION 5.	This shall take ninety days after passage.

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

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A Bill to Expand the MVD Program to Improve Water Infrastructure in American Samoa

2	SECTION 1.	The Making a Valuable Difference in Communities Program (MVD) shall
3		be extended until 2030 for the express purpose of improving clean water
4		infrastructure efforts in American Samoa.
5		A. A total of \$50 million shall be moved from the EPA Drinking Water
6		State Revolving Fund to support this MVD expansion.
7	SECTION 2.	Other current MVD programs shall remain in place until such time as the
8		EPA determines they are no longer necessary.
9	SECTION 3.	The Administrator of the Environmental Protection Agency shall oversee
10		enforcement of this legislation. The Administrator shall have the ability

13 **SECTION 5.** All laws in conflict with this legislation are hereby declared null and void.

to determine the efficacy of other MVD efforts.

A Bill to Limit Diplomatic and Military Relations with the Philippines to Protect Human Rights

1 BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

2	SECTION 1.	The United States will suspend all military activities in conjunction with,
2	SECTION 1.	
3		or to the sole benefit of the Philippines. Diplomatic relations will be
4		reduced to a minimal level that still allows communication and influence
5		with the Philippines. Any diplomatic preferential treatment shall be
6		discontinued. These curtailments shall remain in effect until the
7		Department of State determines that the government of the Philippines
8		no longer is a significant violator of human rights.
9	SECTION 2.	Military activities are defined as, but not limited to, training, running of
10		military exercises, supplying military materials, and presence of military
11		advisors. Complete removal of military personnel is not required but is
12		allowed as determined by the Department of Defense. Diplomatic
13		relations are defined as those involving embassies, consulates and their
14		personnel in communicating and collaborating between countries.
15	SECTION 3.	The Department of Defense will coordinate the reduction of military
16		activities. The Department of State will coordinate the reduction of
17		diplomatic relations
18	SECTION 4.	This legislation will take effect immediately upon passage.
19	SECTION 5.	All laws in conflict with this legislation are hereby declared null and void.