

AN ACT

Of the Parliament of the Bayer Free State
No. 19 of 2022

Be it enacted by this Parliament, that, this Act shall be cited as the "2022 Immigration (Amendment) Act".

Article 1. Temporary Permit

In Article 11 Section 2 of the 2022 Immigration Act, the second instance of "citizenship" shall be replaced with "a temporary permit", and "If no objection is offered by the Immigration Board on grounds prescribed in Article 13.A of this Act, the person may request to be granted citizenship after at least seven contuniously days in the Bayer Free State with temporary permit." shall be appended.

Article 2. Temporary Permit Rights and Protection

The following shall be inserted to the 2022 Immigration Act.

Article 12.A. Temporary Permit Rights and Protection

A person holding a temporary permit shall have the right to remain in the Bayer Free State unless revoked, and shall enjoy full rights, protection, and privileges as those of citizenship, with the exception of the right to vote in any election and referendum, qualification as candidate for any public office, access to any governmental discussion channels, and qualification for resident status in Fidelissma.

Article 3. Revocation of Temporary Permit

The following shall be inserted to the 2022 Immigration Act.

Article 13.A. Suspension and Revocation of Temporary Permit

Section 1

A temporary permit shall be revoked

- a) upon voluntarily leaving the Bayer Free State;
- b) by the Immigration Board for the commission of a criminal offense;
- c) by the Immigration Board for inability to naturalize with the community or the State; or
- d) if the temporary permit holder failed to apply for citizenship or renew temporary permit within 60 days from the day of issue of the temporary permit.

Section 2

A person whose temporary permit is revoked under Section 1 Clause b of this Article shall not be able to apply for a new temporary permit or citizenship within fourteen days since revocation; and for citizenship under Section 1 Clause c within three days.

Article 13.B. Renewal of Temporary Permit

At any time when the temporary permit is still considered valid, a permit holder can apply for the renewal of their temporary permit. At the earliest opportunity, the Immigration Board shall revoke the permit, and if deemed appropriate, issue a new temporary permit in accordance with the standard procedure.

Article 4. Immigration Cap

In Article 10 Section 2 of the 2022 Immigration Act, ", and the total number of persons who may be granted citizenship over a period of time" shall be inserted after "over a period of time".

I certify that, this document is a fair and authentic copy of an Act which originated from, and is approved by the required majority of Parliament.

Speaker of Parliament

In witness whereof, I have approved and set my hand on this document on this twelfth day of the month of June, in the year two thousand and twenty-two and in the third year of our State.

Prime Minister