February 11th, 2020

Statement to the Committee on the Judiciary’s Markup Hearing on H.R. 2214, the National Origin-Based Antidiscrimination for Nonimmigrants Act or the NO BAN Act

Chairman Jerrold Nadler, Ranking Member Doug Collins, and members of the Judiciary Committee, PAAIA is pleased to take this opportunity to address the effects of the Travel Ban on American families and publicly support the National Origin-Based Antidiscrimination for Nonimmigrants (NO BAN) Act introduced last year by Rep. Judy Chu (D-CA) and Sen. Chris Coons (D-DE).

For your background, the Public Affairs Alliance of Iranian Americans (PAAIA) is a nonprofit, nonpartisan, nonsectarian organization that serves the interests of Iranian Americans and represents the community before U.S. policymakers and the American public. Today there are an estimated 1.5 million or more Iranian Americans living in the United States. Iranian Americans are among some of the most successful immigrant communities in the U.S. – serving in law enforcement, the military, government, and elected office. To exemplify, the Captain of the aircraft carrier USS Harry S. Truman currently stationed in the Persian Gulf and the longest serving Special Forces A-Team soldier in the U.S. history are Iranian Americans. In the most recent elections, we proudly observed the historic election of three Iranian American women to state legislatures across the country. Iranian Americans are highly educated, founders and/or senior leaders at many major U.S. companies, and engaged with and give back to the communities in which they live. A study by the Small Business Administration (SBA) found Iranian americans to be among the top 20 immigrant groups with the highest rate of business ownership, contributing substantially to the U.S. economy.

While Iranian Americans are proud contributors to American culture, business, science, the arts, and public service, we remain deeply connected to family back in Iran. According to a 2019 survey by PAAIA, 93 percent of respondents have family in Iran. This is largely due to the fact that we are a relatively new and young immigrant community, many of whom fled Iran during the 1979 Islamic Revolution and put down roots in the United States. With the majority of Iranian Americans between the ages of 25 and 64, there are countless times – from weddings and graduations to education and careers – when travel between Iran and the United States is necessary. Every day I am flooded with concerns and requests for information about family reunification. Brian Swank and his fiancée, Mehraneh Rayatidamavandi, are one such example. New Jersey resident and American citizen Brian met the love of his life, Mehraneh, while studying at SUNY
College of Environmental Science and Forestry, where Mehraneh was studying as a visiting research scholar working on her Ph.D. Upon completion of her research in the U.S., Mehraneh was required to return to her home country of Iran for two years before being able to get another visa and move back to the U.S. While they knew this transitional period would be tough, the knowledge that they would be together again soon kept their hopes up – but then came the travel ban.

Despite having already passed intensive background checks to get her previous visa, Mehraneh remains separated from her fiancé. It has been over a year since her initial interview with the consulate and they know nothing more than that her application is at the "administrative processing" status. Mehraneh is exactly the type of person we should want to be a part of America. Instead, due to the discriminatory travel ban, she and Brian remain separated and unable to begin their journey of starting a new family. Mehraneh and Brian are not alone in feeling the detrimental impacts of the Travel Ban. According to PAAIA's 2019 survey of Iranian Americans, 70 percent of respondents described the impact of the Travel Ban as either very significant somewhat significant on themselves personally or on their Iranian American family and friends.

Iranian nationals make up the largest number of immigrants or non-immigrant visitors among the listed travel ban countries and already undergo extensive security screening. Unfairly targeting the Iranian people undermines the solidarity between the peoples of both countries and overlooks the countless contributions Iranian Americans have made to the security and economic prosperity of the United States. The restrictions run counter to U.S. policy of engaging the Iranian people and supporting their democratic aspirations. They also make our nation less safe by feeding into extremist narratives that the U.S. is at war with Islam and alienating the groups that we need to be working with in countering violent extremism.

The third iteration of the travel ban includes a provision that permits consular officers to grant waivers on a case-by-case basis if the applicant meets specific criteria. Unfortunately, our efforts revealed that very few waivers are being granted, even when applicants meet the Proclamation’s criteria. In a letter released by Senator Chris Van Hollen (D-MD) in December of last year, the U.S. State Department admitted that as of September 2019, only 13 percent of total applicants and only 5.8 percent of Iranian applicants have been “cleared for a waiver,” further demonstrating the intentionally discriminatory nature of the travel ban.

PAAIA commends Rep. Chu and Sen. Coons for their leadership in introducing the NO BAN Act and the members of the House Judiciary Committee for their work pushing this bill on to the House floor. The legislation is a meaningful and practical step forward for the Iranian American community and others that have been negatively impacted by the policy. The NO BAN Act would not only rescind the Travel, Asylum and Refugee Bans, but also amend the Immigration and Nationality Act to make it more difficult for future administrations to enact similar policies and prevent religious-based discrimination of anyone seeking entry into the United States. The legislation would also require that Congress, through its appropriate committees, be routinely
notified and briefed on the status, implementation and authority of the executive branch’s actions pertaining to immigration and travel bans issued on the basis of national security and human rights.

In sum, the NO BAN Act incorporates substantive criteria and accountability to safeguard against potential abuses of power. While the legislation does not entirely prevent the executive branch from barring the entry of individuals or groups for the benefit of national security, it ensures that there is verifiable evidence in support of such claims. In doing so, this legislation eliminates partisan lines by codifying congressional oversight on immigration-related executive decisions of any administration.

The toll of the travel ban is both devastating and discriminatory. The ban undercuts a core American value - strong families – and punishes millions of people without any clear U.S. national security rationale. I thank Chairman Nadler, Ranking Member Collins and members of the committee for the opportunity to today move the bill closer to becoming law and encourage Congress to support the NO BAN Act.

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