July 27, 2018

The Honorable L. Francis Cissna
Director
United States Citizenship and Immigration Services
Department of Homeland Security
3801 Nebraska Avenue, NW
Washington, D.C. 20528

Dear Director Cissna:

As Members of Congress, we write to encourage your agency to exercise its powers under Section 244 of the Immigration and Nationality Act (INA) to designate both Guatemala and Nicaragua for Temporary Protected Status (TPS). TPS is a practical and effective tool for American foreign policy and allows the United States to respond quickly and appropriately in cases where safe haven protections are warranted. As you know, safe haven status is not refugee status and, under current law, leads to no legal status. The current conditions in both countries, in our view, meet the statutory requirements for designation purposes.

Section 244 of the INA provides your agency with the ability to provide safe haven in very specific circumstances. Specifically, in cases where: (1) there is ongoing armed conflict; (2) due to disruptive disasters, there is a significant impact on living conditions; or (3) to address conditions that are extraordinary and temporary in nature, so long as the presence of immigrants from a designated country are not counter to the national interest. Both Guatemala and Nicaragua have experienced significant events that impact and disrupt living conditions which compromise the short-term return of immigrants to those countries.

Given the individual circumstances, we make the following observations:

In the case of Guatemala:

On June 3, 2018, the Volcán de Fuego erupted and caused significant damage to the Chimaltenango, Escuintla and Sacatepéquez departments. The Coordinadora Nacional para la Reducción de Desastres de Guatemala (CONRED) notes that at least 276 persons have gone missing. Officially, the death count is 147, but the total number of persons who have died is expected to grow. CONRED reports that over 1.7 million people have been affected by the volcanic eruption. The eruption caused the destruction of 186 homes in Escuintla, but has also put an additional 750 homes at risk of further damage in both Esquintla and Sacatepéquez.

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1 Coordinadora Nacional para la Reducción de Desastres de Guatemala. Últimas 24 Horas. https://conred.gob.gt/site/ultimas-24-horas as of 07/26/2018 7:00 a.m.
2 Id.
3 Id.
Roughly 3,000 people find themselves sheltered in shelters, and the eruption has caused damage to schools and road infrastructure. The number of dead, along with the full extent of its impact on Guatemalan families, is likely to grow given discrepancies in current record keeping. The circumstances have also prompted President Jimmy Morales to request formal designation under the program. Based on the conditions in Guatemala resulting from the environmental disaster, it is our assessment that a safe haven designation under 244(b)(1)(B) is warranted given the following:

1. The environmental disaster in question has resulted in a substantial, but temporary disruption of living conditions in the impacted area;

2. The foreign state is unable to handle the immediate return of Guatemalan nationals based on the number of homes lost, the total number of affected persons and total number of persons currently in shelters; and

3. The foreign state in question has formally requested designation.

Given these circumstances and the intent of the statute governing the use of TPS, we request that your agency provide TPS for a period of 18 months to eligible Guatemalans. A period of 18 months will allow for the evaluation and potential resolution of the temporary disruption in living conditions that prompt this designation.

In the case of Nicaragua:

Your agency previously indicated that TPS was no longer warranted for Nicaraguans. Indeed, the designation provided to Nicaragua was under section 244(b)(1)(B) for natural disasters, a designation that your agency decided was no longer a factor in the immediate return of Nicaraguan nationals.

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4 Id.
7 See INA 244(b)(1)(B)(i)
8 See INA 244 (b)(1)(B)(ii)
9 See INA 244 (b)(1)(B)(iii)
Since the date of that decision, however, Nicaragua has experienced significant issues stemming from a social security reform law that sparked nationwide mass protests, which evolved to address a wider set of grievances, including democratic reforms. During these protests, the Government of Nicaragua has been unable to provide for the safety and security of all its nationals and the right to full and fair free expression, at times using excessive and deadly force in basic police riot control operations. Clashes between police forces and civilians has been further aggravated by the presence of non-state actors, including some that have exhibited paramilitary characteristics. The clashes have left approximately 300 people dead. In response to the escalation of violence, the administration has sanctioned three Nicaraguans who have been allegedly linked to the country’s current violent trends.

Despite the involvement of Intergovernmental Organizations (IGOs), including the Inter-American Commission on Human Rights (IACHR) and its arm in Nicaragua, the Mechanism for Nicaragua (MESENI), current conditions suggest that the Nicaraguan government is temporarily unable to provide for the safety and security of all Nicaraguans. The previous actions of the national police force, in conjunction with its response mechanisms, draw serious questions about the wellbeing of Nicaraguan nationals that may be granted or forced to depart to a country that is not immediately able to provide for their collective security. Prior to these protests, the conditions in Nicaragua would have not fallen under any designation criteria. However, the current temporary and extraordinary circumstances in Nicaragua, in our view, fall well within your agency’s responsibilities under section 244 of the Immigration and Nationality Act. Specifically, 244(b)(1)(C) states that as designation can be provided under this subparagraph if:

(C) the Attorney General finds that there exist extraordinary and temporary conditions in the foreign state that prevent aliens who are nationals of the state from returning to the state in safety, unless the Attorney General finds that permitting the aliens to remain temporarily in the United States is contrary to the national interest of the United States.

In reviewing the designation criteria under subparagraph (C), we make the following observations on current country conditions in Nicaragua:

1. There are a wide set of grievances in the country ranging from Social Security reform to democratic practices. Some of these grievances have led to violent responses from both state and non-state actors;
2. The presence of the Inter-American Commission on Human Rights (IACHR), and its ongoing work, suggest that practices employed by the Nicaraguan National Police (NNP) have been egregious enough to warrant an external review of current practices;

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3. Given the number of deaths (approximately 300)\textsuperscript{15} at the time of this letter’s writing, current conditions would prevent the return of Nicaraguan nationals from returning to their state “in safety” given the government’s temporary inability to simultaneously and successfully supervise peaceful protests, address crime related issues, and address outstanding grievances;

4. The presence of “paramilitary groups” that have, at times, conducted arson-related activities\textsuperscript{16} suggest that the current government efforts are unable to, on a temporary basis, provide the immediate security needs of all its country’s residents;

5. The use of the \textit{Global Magnitsky Sanctions Program}, while warranted, is insufficient and does not guarantee the safety of Nicaraguans physically present in the United States and may expose said nationals to potentially troubling temporary and extraordinary conditions; and

6. The deportation of Nicaraguans in the immediate future from the United States is counterintuitive to our values and would expose said nationals to concerning conditions that would potentially violate the statute’s requirement since these immigrants cannot be returned “to the state in safety.”\textsuperscript{17}

\textbf{Given this assessment of Nicaragua’s circumstances, we encourage your agency to consider the granting of TPS under 244(b)(1)(C) for a period of 12 months to ensure the resolution of current temporary and extraordinary circumstances.} This 12-month period would also allow for the investigation of alleged abusive policing practices, the disarming of non-state actors, and allow intergovernmental organizations the ability to provide appropriate assessments and remedies and ensure the country’s resolution of current issues, stability and provide evidence that the country is able to fully repatriate its nationals. \textbf{If your agency chooses not to pursue this recommendation,} please provide a written explanation on your interpretation of statutory requirements under 244(b)(1)(C) and why Nicaragua does not fall within the parameters established under statute. As part of your explanation, please provide an action plan—in collaboration with appropriate federal agencies—that ensures that Nicaraguan nationals are able to return to their state in safety.

As mentioned previously, TPS is a valuable tool created by Congress to allow the United States to respond to immediate and pressing circumstances. Failing to use this tool not only undermines our values, but prevents the United States from being a proactive leader in foreign affairs.

Given the circumstances of these two countries, we request a response to this letter no later than \textbf{30 calendar days}. We look forward to your response and working with you to ensure that enshrined protections in statute are provided in circumstances that warrant its use.


\textsuperscript{17} See 244(b)(1)(C)
Sincerely,

Nydia M. Velázquez
Member of Congress

Elijah E. Cummings
Member of Congress

Bonnie Watson Coleman
Member of Congress

Betty McCollum
Member of Congress

Gwen S. Moore
Member of Congress

Filemon Vela
Member of Congress

Dina Titus
Member of Congress

Debbie Wasserman Schultz
Member of Congress

Alcee L. Hastings
Member of Congress

Vicente Gonzalez
Member of Congress

James P. McGovern
Member of Congress

Ro Khanna
Member of Congress
Eleanor Holmes Norton
Member of Congress

Darren Soto
Member of Congress

Luis V. Gutiérrez
Member of Congress

Rosa L. DeLauro
Member of Congress

Jared Polis
Member of Congress

Linda T. Sánchez
Member of Congress

Jamie Raskin
Member of Congress

Frank Pallone, Jr.
Member of Congress

Jan Schakowsky
Member of Congress

Norma J. Torres
Member of Congress

Seth Moulton
Member of Congress

Barbara Lee
Member of Congress

David N. Cicilline
Member of Congress

Adriano Espaillat
Member of Congress
Al Green
Member of Congress

Henry C. "Hank" Johnson, Jr.
Member of Congress

Gene Green
Member of Congress

Robert A. Brady
Member of Congress

John Lewis
Member of Congress

Yvette D. Clarke
Member of Congress

Nita M. Lowey
Member of Congress

André Carson
Member of Congress

Jimmy Panetta
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Pramila Jayapal
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Eliot L. Engel
Member of Congress

Mike Quigley
Member of Congress

Adam Smith
Member of Congress

Beto O'Rourke
Member of Congress
Grace Meng
Member of Congress

Donald S. Beyer Jr.
Member of Congress

Jacky Rosen
Member of Congress

José E. Serrano
Member of Congress
Julia Brownley
Member of Congress

Jerrold Nadler
Member of Congress
cc: Kirstjen Nielsen, Secretary, Department of Homeland Security
    Mike Pompeo, Secretary, Department of State
September 17, 2018

The Honorable Nydia Velázquez
U.S. House of Representatives
Washington, DC 20515

Dear Representative Velázquez:

Thank you for your July 27, 2018 letter requesting Temporary Protected Status (TPS) designations for Guatemala and Nicaragua.

The Secretary’s authority to designate a country for TPS and to extend or terminate a country’s existing designation is based upon specific statutory criteria. See Immigration and Nationality Act (INA) § 244(b). U.S. Citizenship and Immigration Services (USCIS) is principally responsible for advising the Secretary on TPS issues and implementing the program.

The law provides that the Secretary may, in her discretion, designate a foreign country for TPS, if she finds, after consultation with appropriate U.S. Government agencies, that conditions in the foreign country fall into one or more of three statutory categories: (1) ongoing armed conflict, (2) environmental disaster, or (3) extraordinary and temporary conditions in the country. See INA § 244(b)(1). Countries can initially be designated for TPS for a period of 6 to 18 months. At least 60 days prior to the expiration of a country’s TPS designation, the Secretary must review conditions in the foreign country to determine whether the statutory conditions for TPS continue to be met. Under the INA, if the Secretary determines that the conditions for designation continue to be met with respect to a country, the designation must be extended. However, if the Secretary determines that the conditions for designation are no longer met with respect to a country, the Secretary is required to terminate the designation. See INA § 244(b)(1),(3).

USCIS understands your concern for the situation in Guatemala, and is continuing to monitor the current conditions in the country. USCIS also has humanitarian programs and relief measures that are potentially available to eligible Guatemalans outside of any consideration for designation of TPS. Other measures that may be of assistance to Guatemalan nationals affected by the current conditions in Guatemala may be found at: www.uscis.gov/humanitarian/special-situations.

After considering information from several U.S. Government sources, on November 6, 2017, former Acting Secretary Duke announced the termination of Nicaragua’s TPS designation after determining that the statutory conditions for the designation no longer continued to be met. To allow for an orderly transition, the former Acting Secretary delayed the effective date by 12 months. Accordingly, Nicaragua’s TPS designation will terminate on
January 5, 2019. The 12-month period provides time for individuals with TPS to arrange for their departure or to seek an alternative lawful immigration status in the United States. Additional information on the termination of Nicaragua’s TPS designation can be found on the USCIS website and in a notice published in the Federal Register on December 15, 2017. (82 Fed. Reg. 59,636).

The U.S. Embassy in Nicaragua maintains regular contact with Nicaraguan government counterparts regarding this TPS termination.

As you note in your letter, the Secretary may newly designate Nicaragua for TPS if she determines that conditions in Nicaragua meet the requirements of one of the three above-mentioned statutory categories and she determines in her discretion that a new designation is warranted. As with Guatemala, USCIS is monitoring conditions in Nicaragua, and offers other humanitarian programs and relief measures that may be of assistance to eligible Nicaraguans.

Thank you for your letter and interest in this important issue. The co-signers of your letter will receive separate, identical responses. Should you require any additional assistance, please have your staff contact the USCIS Office of Legislative and Intergovernmental Affairs at (202) 272-1940.

Respectfully,

[Signature]

L. Francis Cissna
Director