The American Dream and Promise Act of 2019, or H.R. 6, would put 2.5 million Dreamers and immigrants eligible for Temporary Protected Status (TPS) or Deferred Enforced Departure (DED) on a pathway to citizenship.1 Individuals who are eligible for protection under the bill have lived in the United States for much of their lives; the average Dreamer came to the United States at the age of 8, while the average TPS- or DED-eligible person arrived in 1997.2 Without permanent protections such as those in H.R. 6, these immigrants’ and their families’ futures in the United States—as well as the fiscal and economic contributions they make—are at risk.

Immigrants eligible for protection under H.R. 6 are part of Utah’s social fabric

- Utah is home to 20,700 immigrants who are eligible for protection under the Dream and Promise Act.
- These individuals live with 50,400 family members; among those family members, 9,500 are U.S.-born citizen children.
- Dreamers in Utah who are eligible for protection under the bill arrived in the United States at the average age of 8.
- TPS- and DED-eligible immigrants in Utah who would be eligible for protection under H.R. 6 have on average lived in the United States since 1996.

Utah’s economy benefits from immigrants eligible for protection under H.R. 6

- Immigrants eligible for the Dream and Promise Act own 2,500 homes in Utah and pay $28,000,000 in annual mortgage payments.
- Eligible immigrants and their households contribute $138,700,000 in federal taxes and $68,000,000 in state and local taxes each year.3
- Annually, these households generate $639,000,000 in spending power.4

Nicole Prchal Svajlenka is a senior policy analyst for Immigration Policy at the Center for American Progress.

Largest H.R. 6-eligible communities

1. Salt Lake County 11,800
2. Suburban Utah County 2,400
3. Weber County 1,500
4. Provo 1,500
5. Washington County 900
Endnotes


4 Spending power is measured as household income after federal, state, and local tax contributions.