119TH CONGRESS 1ST SESSION **H.R.**

To provide incentives to physicians to practice in rural and medically underserved communities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. VALADAO introduced the following bill; which was referred to the Committee on _____

A BILL

To provide incentives to physicians to practice in rural and medically underserved communities, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Conrad State 30 and

5 Physician Access Reauthorization Act".

6 SEC. 2. CONRAD STATE 30 PROGRAM.

7 (a) EXTENSION.—Section 220(c) of the Immigration
8 and Nationality Technical Corrections Act of 1994 (Public
9 Law 103–416; 8 U.S.C. 1182 note) is amended by striking
10 "September 30, 2015" and inserting "on the date that

is 3 years after the date of the enactment of the Conrad
 State 30 and Physician Access Reauthorization Act".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall take effect as if enacted on September
5 30, 2018.

6 SEC. 3. RETAINING PHYSICIANS WHO HAVE PRACTICED IN 7 MEDICALLY UNDERSERVED COMMUNITIES.

8 Section 201(b)(1) of the Immigration and Nationality
9 Act (8 U.S.C. 1151(b)(1)) is amended by adding at the
10 end the following:

"(F)(i) Alien physicians who have completed
service requirements of a waiver requested under
section 203(b)(2)(B)(ii), including—

"(I) alien physicians who completed such
service before the date of the enactment of the
Conrad State 30 and Physician Access Act; and
"(II) the spouse or children of an alien
physician described in subclause (I).

19 "(ii) Nothing in this subparagraph may be con-20 strued—

21 "(I) to prevent the filing of a petition with
22 the Secretary of Homeland Security for classi23 fication under section 204(a) or the filing of an
24 application for adjustment of status under sec25 tion 245 by an alien physician described in this

1 subparagraph before the date by which such 2 alien physician has completed the service described in section 214(l) or worked full-time as 3 4 a physician for an aggregate of 5 years at the 5 location identified in the section 214(l) waiver 6 or in an area or areas designated by the Sec-7 retary of Health and Human Services as having 8 a shortage of health care professionals; or 9 "(II) to permit the Secretary of Homeland 10 Security to grant a petition or application de-11 scribed in subclause (I) until the alien has sat-12 isfied all of the requirements of the waiver re-13 ceived under section 214(l).". 14 SEC. 4. EMPLOYMENT PROTECTIONS FOR PHYSICIANS. 15 (a) EXCEPTIONS TO 2-YEAR FOREIGN RESIDENCY **REQUIREMENT.**—Section 214(1)(1) of the Immigration 16 17 and Nationality Act (8 U.S.C. 1184(l)(1)) is amended— 18 (1) in the matter preceding subparagraph (A), 19 by striking "Attorney General" and inserting "Sec-

20 retary of Homeland Security";

(2) in subparagraph (A), by striking "Director
of the United States Information Agency" and inserting "Secretary of State";

1	(3) in subparagraph (B), by inserting ", except
2	as provided in paragraphs (7) and (8) " before the
3	semicolon at the end;
4	(4) in subparagraph (C), by striking clauses (i)
5	and (ii) and inserting the following:
6	"(i) the alien demonstrates a bona fide
7	offer of full-time employment at a health facil-
8	ity or health care organization, which employ-
9	ment has been determined by the Secretary of
10	Homeland Security to be in the public interest;
11	and
12	"(ii) the alien—
13	"(I) has accepted employment with
14	the health facility or health care organiza-
15	tion in a geographic area or areas which
16	are designated by the Secretary of Health
17	and Human Services as having a shortage
18	of health care professionals;
19	"(II) begins employment by the later
20	of the date that is—
21	"(aa) 120 days after receiving
22	such waiver;
23	"(bb) 120 days after completing
24	graduate medical education or train-

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ing under a program approved pursuant to section 212(j)(1); or

3 "(cc) 120 days after receiving 4 nonimmigrant status or employment 5 authorization, if the alien or the alien's employer petitions for such 6 7 nonimmigrant status or employment 8 authorization not later than 120 days 9 after the date on which the alien com-10 pletes his or her graduate medical 11 education or training under a pro-12 gram approved pursuant to section 13 212(j)(1); and

14 "(III) agrees to continue to work for
15 a total of not less than 3 years in the sta16 tus authorized for such employment under
17 this subsection, except as provided in para18 graph (8)."; and

(5) in subparagraph (D), in the matter preceding clause (i), by inserting "(except as provided
in paragraph (8))" after "3 years".

(b) ALLOWABLE VISA STATUS FOR PHYSICIANS FULFILLING WAIVER REQUIREMENTS IN MEDICALLY UNDERSERVED AREAS.—Section 214(l)(2)(A) of such Act (8
U.S.C. 1184(l)(2)(A)) is amended to read as follows:

1 "(A) Upon the request of an interested Federal agen-2 cy or an interested State agency for recommendation of a waiver under this section by a physician who is main-3 taining valid 4 nonimmigrant status under section 5 101(a)(15)(J) and a favorable recommendation by the Secretary of State, the Secretary of Homeland Security 6 7 may change the status of such physician to any status au-8 thorized for employment under this Act. The numerical 9 limitations contained in subsection (g)(1)(A) shall not 10 apply to any alien whose status is changed under this sub-11 paragraph.".

12 (c) VIOLATION OF AGREEMENTS.—Section
13 214(l)(3)(A) of such Act (8 U.S.C. 1184(l)(3)(A)) is
14 amended by inserting "substantial requirement of an" be15 fore "agreement entered into".

16 (d) PHYSICIAN EMPLOYMENT IN UNDERSERVED
17 AREAS.—Section 214(l) of such Act, as amended by this
18 section, is further amended by adding at the end the fol19 lowing:

"(4)(A) If an interested State agency denies an application for a waiver under paragraph (1)(B) from a physician pursuing graduate medical education or training pursuant to section 101(a)(15)(J) because the State has requested the maximum number of waivers permitted for that fiscal year, the physician's nonimmigrant status shall

be extended for up to 6 months if the physician agrees
 to seek a waiver under this subsection (except for para graph (1)(D)(ii)) to work for an employer described in
 paragraph (1)(C) in a State that has not yet requested
 the maximum number of waivers.

6 "(B) Such physician shall be authorized to work only
7 for the employer referred to in subparagraph (A) during
8 the period beginning on the date on which a new waiver
9 application is filed with such State and ending on the ear10 lier of—

11 "(i) the date on which the Secretary of Home-12 land Security denies such waiver; or

"(ii) the date on which the Secretary approves
an application for change of status under paragraph
(2)(A) pursuant to the approval of such waiver.".

16 (e) CONTRACT REQUIREMENTS.—Section 214(l) of
17 such Act, as amended by this section, is further amended
18 by adding at the end the following:

"(5) An alien granted a waiver under paragraph
(1)(C) shall enter into an employment agreement with the
contracting health facility or health care organization
that—

23 "(A) specifies the maximum number of on-call
24 hours per week (which may be a monthly average)
25 that the alien will be expected to be available and

1	the compensation the alien will receive for on-call
2	time;
3	"(B) specifies—
4	"(i) whether the contracting facility or or-
5	ganization—
6	"(I) has secured medical malpractice
7	liability protection for the alien under sec-
8	tion 224(g) of the Public Health Service
9	Act (42 U.S.C. 233(g)); or
10	"(II) will pay the alien's malpractice
11	insurance premiums;
12	"(ii) whether the employer will provide
13	malpractice insurance for the alien; and
14	"(iii) the amount of such liability protec-
15	tion that will be provided;
16	"(C) describes all of the work locations that the
17	alien will work and includes a statement that the
18	contracting facility or organization will not add addi-
19	tional work locations without the approval of the
20	Federal agency or State agency that requested the
21	waiver; and
22	"(D) does not include a non-compete provision.
23	"(6) An alien granted a waiver under this subsection
24	whose employment relationship with a health facility or
25	health care organization terminates under paragraph

(1)(C)(ii) during the 3-year service period required under
 paragraph (1) shall be considered to be maintaining lawful
 status in an authorized period of stay during the 120-day
 period referred to in items (aa) and (bb) of subclause (III)
 of paragraph (1)(C)(ii) or the 45-day period referred to
 in subclause (III)(cc) of such paragraph.".

7 (f) RECAPTURING WAIVER SLOTS LOST TO OTHER
8 STATES.—Section 214(l) of such Act, as amended by this
9 section, is further amended by adding at the end the fol10 lowing:

11 "(7) If a recipient of a waiver under this subsection terminates the recipient's employment with a health facil-12 ity or health care organization pursuant to paragraph 13 (1)(C)(ii), including termination of employment because of 14 15 circumstances described in paragraph (1)(C)(ii)(III), and accepts new employment with such a facility or organiza-16 tion in a different State, the State from which the alien 17 is departing may be accorded an additional waiver by the 18 19 Secretary of State for use in the fiscal year in which the 20alien's employment was terminated.".

(g) EXCEPTION TO 3-YEAR WORK REQUIREMENT.—
Section 214(l) of such Act, as amended by this section,
is further amended by adding at the end the following:

"(8) The 3-year work requirement set forth in sub paragraphs (C) and (D) of paragraph (1) shall not apply
 if—

4 "(A)(i) the Secretary of Homeland Security de5 termines that extenuating circumstances, including
6 violations by the employer of the employment agree7 ment with the alien or of labor and employment
8 laws, exist that justify a lesser period of employment
9 at such facility or organization; and

10 "(ii) the alien demonstrates, not later than 120 11 days after the employment termination date (unless 12 Secretary determines that extenuating cirthe 13 cumstances would justify an extension), another 14 bona fide offer of employment at a health facility or 15 health care organization in a geographic area or 16 areas which are designated by the Secretary of 17 Health and Human Services as having a shortage of 18 health care professionals, for the remainder of such 19 3-year period;

"(B)(i) the interested State agency that requested the waiver attests that extenuating circumstances, including violations by the employer of
the employment agreement with the alien or of labor
and employment laws, exist that justify a lesser pe-

riod of employment at such facility or organization;
 and

"(ii) the alien demonstrates, not later than 120 3 4 days after the employment termination date (unless 5 Secretary determines that extenuating cirthe 6 cumstances would justify an extension), another 7 bona fide offer of employment at a health facility or 8 health care organization in a geographic area or 9 areas which are designated by the Secretary of 10 Health and Human Services as having a shortage of 11 health care professionals, for the remainder of such 12 3-year period; or

13 "(C) the alien—

14 "(i) elects not to pursue a determination of
15 extenuating circumstances pursuant to sub16 clause (A) or (B);

"(ii) terminates the alien's employment relationship with the health facility or health care organization at which the alien was employed; "(iii) demonstrates, not later than 45 days

after the employment termination date, another bona fide offer of employment at a health facility or health care organization in a geographic area or areas, in the State that requested the alien's waiver, which are designated by the Sec-

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retary of Health and Human Services as having
 a shortage of health care professionals; and
 "(iv) agrees to be employed for the remain der of such 3-year period, and 1 additional year
 for each termination under clause (ii).".

6 SEC. 5. ALLOTMENT OF CONRAD 30 WAIVERS.

7 (a) IN GENERAL.—Section 214(l) of the Immigration
8 and Nationality Act (8 U.S.C. 1184(l)), as amended by
9 section 4, is further amended by adding at the end the
10 following:

"(9)(A)(i) All States shall be allotted a total of 35
waivers under paragraph (1)(B) for a fiscal year if 90 percent of the waivers available to the States receiving at
least 5 waivers were used in the previous fiscal year.

15 "(ii) When an allotment occurs under clause (i), all States shall be allotted an additional 5 waivers under 16 paragraph (1)(B) for each subsequent fiscal year if 90 17 percent of the waivers available to the States receiving at 18 least 5 waivers were used in the previous fiscal year. If 19 the States are allotted 45 or more waivers for a fiscal year, 20 21 the States will only receive an additional increase of 5 22 waivers the following fiscal year if 95 percent of the waiv-23 ers available to the States receiving at least 1 waiver were 24 used in the previous fiscal year.

"(B) Any increase in allotments under subparagraph
 (A) shall be maintained indefinitely, unless in a fiscal year,
 the total number of such waivers granted is 5 percent
 lower than in the last year in which there was an increase
 in the number of waivers allotted pursuant to this para graph, in which case—

7 "(i) the number of waivers allotted shall be de8 creased by 5 for all States beginning in the next fis9 cal year; and

"(ii) each additional 5 percent decrease in such
waivers granted from the last year in which there
was an increase in the allotment, shall result in an
additional decrease of 5 waivers allotted for all
States, provided that the number of waivers allotted
for all States shall not drop below 30.".

16 (b) ACADEMIC MEDICAL CENTERS.—Section
17 214(l)(1)(D) of such Act (8 U.S.C. 1184(l)(1)(D)), as
18 amended by section 4(a)(5), is further amended—

(1) in clause (ii), by striking "and" at the end;
(2) (2) in clause (iii), by striking the period at the
end and inserting "; and"; and
(3) by adding at the end the following:

23 "(iv) in the case of a request by an inter24 ested State agency—

1	"(I) the head of such agency deter-
2	mines that the alien is to practice medicine
3	in, or be on the faculty of a residency pro-
4	gram at, an academic medical center (as
5	that term is defined in section
6	411.355(e)(2) of title 42, Code of Federal
7	Regulations, or similar successor regula-
8	tion), without regard to whether such facil-
9	ity is located within an area designated by
10	the Secretary of Health and Human Serv-
11	ices as having a shortage of health care
12	professionals; and
13	"(II) the head of such agency deter-
14	mines that—
15	"(aa) the alien physician's work
16	is in the public interest; and
17	"(bb) the grant of such waiver
18	would not cause the number of the
19	waivers granted on behalf of aliens for
20	such State for a fiscal year (within
21	the limitation in subparagraph (B)
22	and subject to paragraph (6)) in ac-
23	cordance with the conditions of this
24	clause to exceed 3.".

SEC. 6. AMENDMENTS TO THE PROCEDURES, DEFINITIONS, AND OTHER PROVISIONS RELATED TO PHYSI CIAN IMMIGRATION.

4 (a) DUAL INTENT FOR PHYSICIANS SEEKING GRAD-5 UATE MEDICAL TRAINING.—Section 214(b) of the Immigration and Nationality Act (8 U.S.C. 1184(b)) is amend-6 7 ed by striking "(other than a nonimmigrant described in subparagraph (L) or (V) of section 101(a)(15), and other 8 9 than a nonimmigrant described in any provision of section 10 101(a)(15)(H)(i) except subclause (b1) of such section)" and inserting "(other than a nonimmigrant described in 11 subparagraph (L) or (V) of section 101(a)(15), a non-12 immigrant described in any provision of section 13 14 101(a)(15)(H)(i) (except subclause (b1) of such section), and an alien coming to the United States to receive grad-15 uate medical education or training described in section 16 17 212(j) or to take examinations required to receive graduate medical education or training described in section 18 19 212(j))".

20 (b) Physician National Interest Waiver Clari-21 fications.—

(1) PRACTICE AND GEOGRAPHIC AREA.—Section 203(b)(2)(B)(ii)(I) of the Immigration and Nationality Act (8 U.S.C. 1153(b)(2)(B)(ii)(I)) is
amended by striking items (aa) and (bb) and inserting the following:

1	"(aa) the alien physician agrees to
2	work on a full-time basis practicing pri-
3	mary care, specialty medicine, or a com-
4	bination thereof, in an area or areas des-
5	ignated by the Secretary of Health and
6	Human Services as having a shortage of
7	health care professionals, or at a health
8	care facility under the jurisdiction of the
9	Secretary of Veterans Affairs; or
10	"(bb) the alien physician is pursuing
11	such waiver based upon service at a facility
12	or facilities that serve patients who reside
13	in a geographic area or areas designated
14	by the Secretary of Health and Human
15	Services as having a shortage of health
16	care professionals (without regard to
17	whether such facility or facilities are lo-
18	cated within such an area) and a Federal
19	agency, or a local, county, regional, or
20	State department of public health deter-
21	mines the alien physician's work was or
22	will be in the public interest.".
23	(2) FIVE-YEAR SERVICE REQUIREMENT.—Sec-
24	tion $203(b)(2)(B)(ii)$ of the Immigration and Na-
25	tionality Act (8 U.S.C. 1153(B)(ii)) is amended—

1	(A) by moving subclauses (II), (III), and
2	(IV) 4 ems to the left; and
3	(B) in subclause (II)—
4	(i) by inserting "(aa)" after "(II)";
5	and
6	(ii) by adding at the end the fol-
7	lowing:
8	"(bb) The 5-year service requirement
9	under item (aa) shall begin on the date on
10	which the alien physician begins work in
11	the shortage area in any legal status and
12	not on the date on which an immigrant
13	visa petition is filed or approved. Such
14	service shall be aggregated without regard
15	to when such service began and without re-
16	gard to whether such service began during
17	or in conjunction with a course of graduate
18	medical education.
19	"(cc) An alien physician shall not be
20	required to submit an employment contract
21	with a term exceeding the balance of the 5-
22	year commitment yet to be served or an
23	employment contract dated within a min-
24	imum time period before filing a visa peti-
25	tion under this subsection.

1	"(dd) An alien physician shall not be
2	required to file additional immigrant visa
3	petitions upon a change of work location
4	from the location approved in the original
5	national interest immigrant petition.".
6	(c) Technical Clarification Regarding Ad-
7	VANCED DEGREE FOR PHYSICIANS.—Section
8	203(b)(2)(A) of the Immigration and Nationality Act (8)
9	U.S.C. $1153(b)(2)(A)$ is amended by adding at the end
10	the following: "An alien physician holding a foreign med-

11 ical degree that has been deemed sufficient for acceptance
12 by an accredited United States medical residency or fel13 lowship program is a member of the professions holding
14 an advanced degree or its equivalent.".

15 (d) SHORT-TERM WORK AUTHORIZATION FOR PHY16 SICIANS COMPLETING THEIR RESIDENCIES.—

17 (1) IN GENERAL.—A physician completing
18 graduate medical education or training described in
19 section 212(j) of the Immigration and Nationality
20 Act (8 U.S.C. 1182(j)) as a nonimmigrant described
21 in section 101(a)(15)(H)(i) of such Act (8 U.S.C.
22 1101(a)(15)(H)(i))—

23 (A) shall have such nonimmigrant status
24 automatically extended until October 1 of the
25 fiscal year for which a petition for a continu-

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ation of such nonimmigrant status has been
 submitted in a timely manner and the employ ment start date for the beneficiary of such peti tion is October 1 of that fiscal year; and
 (B) shall be authorized to be employed in cident to status during the period between the

filing of such petition and October 1 of such fiscal year.

9 (2) TERMINATION.—The physician's status and 10 employment authorization shall terminate on the 11 date that is 30 days after the date on which a peti-12 tion described in paragraph (1)(A) is rejected, de-13 nied or revoked.

14 (3) AUTOMATIC EXTENSION.—A physician's
15 status and employment authorization will automati16 cally extend to October 1 of the next fiscal year if
17 all of the visas described in section 101(a)(15)(H)(i)
18 of such Act that were authorized to be issued for the
19 fiscal year have been issued.

(e) APPLICABILITY OF SECTION 212(e) TO SPOUSES
AND CHILDREN OF J-1 EXCHANGE VISITORS.—A spouse
or child of an exchange visitor described in section
101(a)(15)(J) of the Immigration and Nationality Act (8
U.S.C. 1101(a)(15)(J)) shall not be subject to the require-

1 ments under section 212(e) of such Act (8 U.S.C.2 1182(e)).

3 SEC. 7. ANNUAL CONRAD STATE 30 J-1 VISA WAIVER PRO-4 GRAM STATISTICAL REPORT.

5 The Director of U.S. Citizenship and Immigration 6 Services shall submit an annual report to Congress and 7 to the Department of Health and Human Services that 8 identifies the number of aliens admitted during the most recently concluded fiscal year as a result of the Conrad 9 State 30 J–1 Visa Waiver Program established under sec-10 tions 212(e) and 214(l) of the Immigration and Nation-11 ality Act (8 U.S.C. 1182(e) and 1184(l)), disaggregated 12 13 by State.