(Original Signature of Member)

115TH CONGRESS 1ST SESSION



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

## IN THE HOUSE OF REPRESENTATIVES

Mr. SCHNEIDER 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

1 "September 30, 2015" and inserting "September 30,2 2021".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall take effect as if enacted on April 28,
5 2017.

#### 6 SEC. 3. EMPLOYMENT PROTECTIONS FOR PHYSICIANS.

7 (a) IN GENERAL.—Section 214(l)(1) of the Immigra8 tion and Nationality Act (8 U.S.C. 1184(l)(1) is amend9 ed—

(1) in the matter preceding subparagraph (A),
by striking "Attorney General" and inserting "Secretary of Homeland Security";

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

16 (3) in subparagraph (B), by inserting ", except
17 as provided in paragraphs (7) and (8)" before the
18 semicolon at the end; and

19 (4) in subparagraph (C), by striking clauses (i)20 and (ii) and inserting the following:

21 "(i) the alien demonstrates a bona fide
22 offer of full-time employment at a health facil23 ity or health care organization, which employ24 ment has been determined by the Secretary of

1	Homeland Security to be in the public interest;
2	and
3	"(ii) the alien—
4	((I) has accepted employment with
5	the health facility or health care organiza-
6	tion in a geographic area or areas which
7	are designated by the Secretary of Health
8	and Human Services as having a shortage
9	of health care professionals;
10	"(II) begins employment by the later
11	of the date that is—
12	"(aa) 90 days after receiving
13	such waiver;
14	"(bb) 90 days after completing
15	graduate medical education or train-
16	ing under a program approved pursu-
17	ant to section $212(j)(1)$ ; or
18	"(cc) 90 days after receiving non-
19	immigrant status or employment au-
20	thorization, if the alien or the alien's
21	employer petitions for such non-
22	immigrant status or employment au-
23	thorization not later than 90 days
24	after the date on which the alien com-
25	pletes his or her graduate medical

1	education or training under a pro-
2	gram approved pursuant to section
3	212(j)(1); and
4	"(III) agrees to continue to work for
5	a total of not less than 3 years in the sta-
6	tus authorized for such employment under
7	this subsection unless—
8	"(aa) the Secretary of Homeland
9	Security determines that extenuating
10	circumstances, including violations by
11	the employer of the employment
12	agreement with the alien or of labor
13	and employment laws, exist that jus-
14	tify a lesser period of employment at
15	such facility or organization, in which
16	case the alien shall demonstrate, not
17	later than 90 days after the employ-
18	ment termination date (unless the
19	Secretary determines that extenuating
20	circumstances would justify an exten-
21	sion), another bona fide offer of em-
22	ployment at a health facility or health
23	care organization in a geographic area
24	or areas which are designated by the
25	Secretary of Health and Human Serv-

ices as having a shortage of health
 care professionals, for the remainder
 of such 3-year period;

"(bb) the interested State agency 4 5 that requested the waiver attests that 6 extenuating circumstances including 7 violations by the employer of the em-8 ployment agreement with the alien or 9 of labor and employment laws, exist 10 that justify a lesser period of employ-11 ment at such facility or organization 12 in which case the alien shall dem-13 onstrate, not later than 90 days after 14 the employment termination date (un-15 less the Secretary determines that ex-16 tenuating circumstances would justify 17 an extension), another bona fide offer 18 of employment at a health facility or 19 health care organization in a geo-20 graphic area or areas which are des-21 ignated by the Secretary of Health 22 and Human Services as having a 23 shortage of health care professionals, 24 for the remainder of such 3-year pe-25 riod; or

1 "(cc) if the alien elects not to 2 pursue a determination of extenuating 3 circumstances pursuant to item (aa) 4  $\mathbf{or}$ (bb), the alien terminates the 5 alien's employment relationship with 6 such facility or organization, in which 7 case the alien shall demonstrate, not 8 later than 45 days after the employ-9 ment termination date, another bona 10 fide offer of employment at a health 11 facility or health care organization in 12 a geographic area or areas, in the 13 State that requested the alien's waiv-14 er, which are designated by the Sec-15 retary of Health and Human Services as having a shortage of health care 16 17 professionals, and agree to be em-18 ployed for the remainder of such 3-19 year period, and 1 additional year for 20 each termination under this subclause; 21 and". 22 (b) ALLOWABLE VISA STATUS FOR PHYSICIANS FUL-23 FILLING WAIVER REQUIREMENTS IN MEDICALLY UNDER-SERVED AREAS.—Section 214(l)(2) of such Act (8 U.S.C. 24

1 1184(l)(2)) is amended by amending subparagraph (A) to2 read as follows:

3 "(A) Upon the request of an interested Federal 4 agency or an interested State agency for rec-5 ommendation of a waiver under this section by a 6 physician who is maintaining valid nonimmigrant 7 status under section 101(a)(15)(J) and a favorable 8 recommendation by the Secretary of State, the Sec-9 retary of Homeland Security may change the status 10 of such physician to that of an alien described in 11 section 101(a)(15)(H)(i)(B). The numerical limita-12 tions contained in subsection (g)(1)(A) shall not 13 apply to any alien whose status is changed under 14 this subparagraph.".

15 (c) VIOLATION OF AGREEMENTS.—Section
16 214(l)(3)(A) of such Act (8 U.S.C. 1184(l)(3)(A)) is
17 amended by inserting "substantial requirement of an" be18 fore "agreement entered into".

19 (d) PHYSICIAN EMPLOYMENT IN UNDERSERVED
20 AREAS.—Section 214(l) of such Act (8 U.S.C. 1184(l))
21 is amended by adding at the end the following:

"(4)(A) If an interested State agency denies the 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.

8 "(B) Such physician shall be authorized to work only
9 for the employer referred to in subparagraph (A) from the
10 date on which a new waiver application is filed with such
11 State until the earlier of—

- 12 "(i) the date on which the Secretary of Home-13 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.".

17 (e) CONTRACT REQUIREMENTS.—Section 214(l) of
18 such Act, as amended by subsection (d), is further amend19 ed 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—

24 "(A) specifies the maximum number of on-call25 hours per week (which may be a monthly average)

1	that the alien will be expected to be available and
2	the compensation the alien will receive for on-call
3	time;
4	"(B) specifies—
5	"(i) whether the contracting facility or or-
6	ganization will pay the alien's malpractice in-
7	surance premiums;
8	"(ii) whether the employer will provide
9	malpractice insurance; and
10	"(iii) the amount of such insurance that
11	will be provided;
12	"(C) describes all of the work locations that the
13	alien will work and includes a statement that the
14	contracting facility or organization will not add addi-
15	tional work locations without the approval of the
16	Federal agency or State agency that requested the
17	waiver; and
18	"(D) does not include a non-compete provision.
19	"(6) An alien granted a waiver under this subsection
20	whose employment relationship with a health facility or
21	health care organization terminates under paragraph
22	(1)(C)(ii) during the 3-year service period required under
23	paragraph (1) shall be considered to be maintaining lawful
24	status in an authorized period of stay during the 90-day
25	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.".

3 (f) RECAPTURING WAIVER SLOTS LOST TO OTHER
4 STATES.—Section 214(l) of such Act, as amended by sub5 sections (d) and (e), is further amended by adding at the
6 end the following:

7 ((7) If a recipient of a waiver under this subsection 8 terminates the recipient's employment with a health facil-9 ity or health care organization pursuant to paragraph (1)(C)(ii), including termination of employment because of 10 circumstances described in paragraph (1)(C)(ii)(III), and 11 12 accepts new employment with such a facility or organiza-13 tion in a different State, the State from which the alien is departing may be accorded an additional waiver by the 14 15 Secretary of State for use in the fiscal year in which the 16 alien's employment was terminated.".

#### 17 SEC. 4. ALLOTMENT OF CONRAD 30 WAIVERS.

(a) IN GENERAL.—Section 214(l) of the Immigration
and Nationality Act (8 U.S.C. 1184(l)), as amended by
section 3, is further amended by adding at the end the
following:

"(8)(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.

1 "(ii) When an allotment occurs under clause (i), all 2 States shall be allotted an additional 5 waivers under 3 paragraph (1)(B) for each subsequent fiscal year if 90 4 percent of the waivers available to the States receiving at least 5 waivers were used in the previous fiscal year. If 5 the States are allotted 45 or more waivers for a fiscal year, 6 7 the States will only receive an additional increase of 5 8 waivers the following fiscal year if 95 percent of the waiv-9 ers available to the States receiving at least 1 waiver were used in the previous fiscal year. 10

"(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 paragraph, in which case—

17 "(i) the number of waivers allotted shall be de18 creased by 5 for all States beginning in the next fis19 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.".

1	(b) Academic Medical Centers.—Section
2	214(l)(1)(D) of such Act is amended—
3	(1) in clause (ii), by striking "and" at the end;
4	(2) in clause (iii), by striking the period at the
5	end and inserting "; and"; and
6	(3) by adding at the end the following:
7	"(iv) in the case of a request by an inter-
8	ested State agency—
9	"(I) the head of such agency deter-
10	mines that the alien is to practice medicine
11	in, or be on the faculty of a residency pro-
12	gram at, an academic medical center (as
13	that term is defined in section
14	411.355(e)(2) of title 42, Code of Federal
15	Regulations, or similar successor regula-
16	tion), without regard to whether such facil-
17	ity is located within an area designated by
18	the Secretary of Health and Human Serv-
19	ices as having a shortage of health care
20	professionals; and
21	"(II) the head of such agency deter-
22	mines that—
23	"(aa) the alien physician's work
24	is in the public interest; and

1 "(bb) the grant of such waiver 2 would not cause the number of the 3 waivers granted on behalf of aliens for 4 such State for a fiscal year (within 5 the limitation in subparagraph (B) 6 and subject to paragraph (6) in accordance with the conditions of this 7 8 clause to exceed 3.".

# 9 SEC. 5. AMENDMENTS TO THE PROCEDURES, DEFINITIONS, 10 AND OTHER PROVISIONS RELATED TO PHYSI11 CIAN IMMIGRATION.

12 (a) VISA ELIGIBILITY.—Not later than 90 days after 13 the date of the enactment of this Act, the Secretary of 14 State shall amend guidance in the Foreign Affairs Manual 15 to clarify that the expression of a future intention to seek a waiver under section 214(l) of the Immigration and Na-16 17 tionality Act (8 U.S.C. 1184(l)) by an alien coming to the 18 United States to receive graduate medical education or training, as described in section 212(j) of such Act (8) 19 20 U.S.C. 1182(j)), or to take examinations required to re-21 ceive such graduate medical education or training, shall 22 not, by itself, constitute evidence of an intention to aban-23 don a foreign residence for purposes of obtaining a visa 24 as a nonimmigrant or otherwise obtaining or maintaining the status of a nonimmigrant. 25

(b) APPLICABILITY OF SECTION 212(E) TO SPOUSES
 AND CHILDREN OF J-1 EXCHANGE VISITORS.—Section
 212(e) of the Immigration and Nationality Act (8 U.S.C.
 1182(e)) is amended—

- 5 (1) by inserting "(1)" after "(e)"; and
- 6 (2) by adding at the end the following

7 "(2) A spouse or child of an exchange visitor de8 scribed in section 101(a)(15)(J) shall not be subject to
9 the requirements under this subsection solely on account
10 of such spouse or child's derivative nonimmigrant status
11 to an exchange visitor who is subject to the requirements
12 under this subsection.".