119TH CONGRESS 1ST SESSION S.
To establish grant programs for health professional schools, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Sanders (for himself and Mr. Merkley) introduced the following bill; which was read twice and referred to the Committee on
A BILL To establish grant programs for health professional schools,
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 "Health Care Workforce
5 Expansion Act of 2025".
6 SEC. 2. GRANT PROGRAMS FOR HEALTH PROFESSIONAL
7 SCHOOLS.

(a) MED, DENTAL, AND NURSE GRANTS.—Part

 $9\,$ A of title IV of the Higher Education Act of $1965~(20\,$

	2
1	U.S.C. 1070) is amended by adding at the end the fol-
2	lowing:
3	"Subpart 11—MED Grants
4	"SEC. 420S. DEFINITIONS.
5	"For the purposes of this subpart:
6	"(1) Eligible institution.—The term 'eligi-
7	ble institution' means an institution of higher edu-
8	cation, as defined in section 101, that is a school of
9	medicine or school of osteopathic medicine as de-
10	fined in section 799B of the Public Health Service
11	Act (42 U.S.C. 295p).
12	"(2) MEDICAL SCHOOL CANDIDATE.—The term
13	'medical school candidate' means a student in at-
14	tendance at an eligible institution pursuing a profes-
15	sional doctor of medicine or doctor of osteopathic
16	medicine degree.
17	"SEC. 420T. PROGRAM ESTABLISHED.
18	"(a) Program Authority.—
19	"(1) Payments required.—The Secretary
20	shall pay to each eligible institution such sums as
21	may be necessary to pay to each medical school can-
22	didate who files an application and agreement in ac-
23	cordance with section 420U, and who qualifies under

such section, a MED Grant in the amount of tuition

and required fees for each year during which that

24

1 medical school candidate is in attendance at the in-2 stitution.

- "(2) References.—Grants made under paragraph (1) shall be known as 'MED Grants'.
- "(b) Payment Methodology.—

- "(1) Prepayment.—Not less than 85 percent of any funds provided to an eligible institution under subsection (a) shall be advanced to the eligible institution prior to the start of each payment period and shall be based upon an amount requested by the institution as needed to pay medical school candidates until such time as the Secretary determines and publishes in the Federal Register with an opportunity for comment, an alternative payment system that provides payments to institutions in an accurate and timely manner, except that this sentence shall not be construed to limit the authority of the Secretary to place an institution on a reimbursement system of payment.
- "(2) DIRECT PAYMENT.—Nothing in this section shall be interpreted to prohibit the Secretary from paying directly to medical school candidates, in advance of the beginning of the academic term, an amount for which medical school candidates are eligible, in cases where the eligible institution elects

- 1 not to participate in the disbursement system re-
- 2 quired by paragraph (1).
- 3 "(c) No Exceeding Cost.—The amount of a grant
- 4 awarded under this subpart, in combination with Federal
- 5 assistance, shall not exceed the cost of attendance (as de-
- 6 fined in section 472) at the eligible institution at which
- 7 that medical school candidate is in attendance.
- 8 "(d) Period of Eligibility for Grants.—The pe-
- 9 riod during which a medical school candidate may receive
- 10 a MED grant under this subpart shall be the period re-
- 11 quired for the completion of the professional medical de-
- 12 gree being pursued by the medical school candidate at the
- 13 eligible institution at which the medical school candidate
- 14 is in attendance, except that the period during which a
- 15 medical school candidate may receive a MED Grant under
- 16 this subpart shall not exceed 8 years.
- 17 "SEC. 420U. APPLICATION; AWARD.
- 18 "(a) APPLICATION; AWARD.—
- 19 "(1) APPLICATION.—The Secretary shall peri-
- 20 odically set dates by which medical school candidates
- shall file applications for grants under this subpart.
- 22 Each medical school candidate desiring a grant
- 23 under this subpart for any year shall file an applica-
- 24 tion containing such information as is necessary to
- demonstrate that the medical school candidate—

1	"(A) is an eligible student for purposes of
2	section 484;
3	"(B) has completed a FAFSA;
4	"(C) would like to receive a MED grant;
5	and
6	"(D) understands and agrees to the terms
7	and conditions of the agreement to serve de-
8	scribed in subparagraph (b).
9	"(2) AWARD.—The Secretary shall award a
10	MED grant to each eligible medical school candidate
11	who meets the requirements described in paragraph
12	(1) for each year that the application under such
13	paragraph is submitted and such requirements are
14	met.
15	"(b) Agreements to Serve.—Each application
16	under subsection (a) shall contain or be accompanied by
17	an agreement by the applicant that—
18	"(1) the applicant will—
19	"(A) practice primary care, as defined in
20	section 1886 of the Social Security Act (42
21	U.S.C. 1395ww), as a physician for at least 10
22	years after their related training is completed
23	(including residency or fellowship programs)
24	within 15 years after completing the degree for
25	which the applicant received a MED Grant

1	under this subpart or such related training (re
2	ferred to in this section as the 'service obliga
3	tion window'); and
4	"(B) annually submit an employment cer
5	tification, for each year of service, showing that
6	the requirement under subparagraph (A) is
7	being met;
8	"(2) in the event that the applicant is deter
9	mined to have failed or refused to carry out such
10	service obligation, a specified amount of any MEI
11	Grants received by such applicant will be treated as
12	a loan and collected from the applicant in accord
13	ance with subsection (c) and the regulations there
14	under; and
15	"(3) contains, or is accompanied by, a plain
16	language disclosure form developed by the Secretary
17	that clearly describes the nature of the MED Gran
18	award, the service obligation, and the loan repay
19	ment requirements that are the consequence of the
20	failure to complete the service obligation.
21	"(c) Repayment for Failure to Complete Serv
22	ICE.—
23	"(1) In general.—In the event that any re
24	cipient of a grant under this subpart fails or refuses
25	to comply with the service obligation in the agree

1 ment under subsection (b), a specified amount as de-2 scribed in paragraph (3) of the MED Grants re-3 ceived by such recipient shall, upon a determination 4 of such a failure or refusal in such service obliga-5 tion, be converted to a Federal Direct Unsubsidized 6 Stafford Loan under part D of title IV, and shall be 7 subject to repayment, in accordance with paragraph 8 (2).9 "(2) Interest and repayment.—Amounts 10 that are converted to a Direct Unsubsidized Stafford 11 Loan under paragraph (1) shall accrue interest at 12 the rate applicable to such Direct Unsubsidized 13 Stafford Loans for borrowers as of the date of con-14 version, and the recipient shall be eligible for the 15 same repayment plans and borrower protections with 16 respect to such converted loans as that recipient 17 would otherwise be eligible for with respect to a Fed-18 eral Direct Unsubsidized Stafford Loan under part 19 D of title IV for a borrower that is disbursed on the 20 same date. 21 "(3) Specified amount to be repaid.— 22 "(A) 5 YEARS OR LESS.—If a MED Grant 23 recipient has completed 5 years or less of re-

quired service, the lesser of—

1	"(i) the total amount of MED grants
2	received by the recipient; or
3	"(ii) \$50,000.
4	"(B) Greater than 5 years and less
5	THAN 10 YEARS.—If a MED Grant recipient
6	has completed more than 5 years of required
7	service but less than 10 years of required serv-
8	ice, the lesser of—
9	"(i) the total amount of MED grants
10	received by the recipient; or
11	"(ii) \$25,000.
12	"(C) CAP.—The amount of MED Grants
13	that is converted to a loan and required to be
14	repaid under this subsection shall not exceed
15	\$50,000.
16	"(4) Reconsideration of conversion deci-
17	SIONS.—
18	"(A) Request to reconsider.—In any
19	case where the Secretary has determined that a
20	recipient of a grant under this subpart has
21	failed or refused to comply with the service obli-
22	gation in the agreement under subsection (b)
23	and has converted the grant into a Federal Di-
24	rect Unsubsidized Stafford Loan under part D
25	in accordance with paragraph (1), (including

1 cases where such loans have been fully or par-2 tially paid), the recipient may request that the 3 Secretary reconsider such initial determination 4 and may submit additional information to dem-5 onstrate satisfaction of the service obligation. 6 Upon receipt of such a request, the Secretary 7 shall reconsider the determination in accordance 8 with this paragraph not later than 90 days 9 after the date that such request was received. 10 "(B) Reconsideration.—If, in reconsid-11 ering an initial determination under subpara-12 graph (A) (including cases where such loans 13 were fully or partially paid), the Secretary de-14 termines that the reason for such determination 15 was the recipient's failure to timely submit a 16 certification required under subsection 17 (b)(1)(B), an error or processing delay by the 18 Secretary, a change to the fields considered eli-19 gible for fulfillment of the service obligation (as 20 described in subsection (b)(1)(A), a recipient 21 having previously requested to have the MED 22 Grant converted to a loan, or another valid rea-23 son determined by the Secretary, and that the 24 recipient has, as of the date of the reconsider-25 ation, demonstrated that the recipient did meet,

1	or is meeting the service obligation in the agree-
2	ment under subsection (b), the Secretary
3	shall—
4	"(i) discharge the Federal Direct Un-
5	subsidized Stafford Loan under part D,
6	and reinstate the recipient's grant under
7	this subpart;
8	"(ii) discharge any interest or fees
9	that may have accumulated during the pe-
10	riod that the grant was converted to a
11	Federal Direct Unsubsidized Stafford
12	Loan under part D;
13	"(iii) if the recipient has other loans
14	under part D, apply any payments made
15	for the Federal Direct Unsubsidized Staf-
16	ford Loan under part D during such pe-
17	riod to those other loans under part D;
18	"(iv) if the recipient does not have
19	other loans under part D, reimburse the
20	recipient for any amounts paid on the Fed-
21	eral Direct Unsubsidized Stafford Loan
22	under part D during such period;
23	"(v) request that consumer reporting
24	agencies remove any negative credit report-

1	ing due to the conversion of the MED
2	Grant to a loan; and
3	"(vi) use the additional information
4	provided under subparagraph (A) to deter-
5	mine the progress the recipient has made
6	in meeting the service obligation.
7	"(C) Extension of time to complete
8	SERVICE OBLIGATION.—In the case of a recipi-
9	ent whose MED Grant was reinstated in ac-
10	cordance with subparagraph (B), the Secretary
11	shall, upon such reinstatement—
12	"(i) extend the time remaining for the
13	recipient to fulfill the service obligation de-
14	scribed in subsection (b)(1) to a period of
15	time equal to—
16	"(I) 10 years; minus
17	" (Π) the number of years that
18	the recipient completed service as a
19	physician in primary care prior to the
20	reconversion of the loan to a MED
21	Grant under subparagraph (B), in-
22	cluding any years of qualifying service
23	completed during the period when the
24	MED Grant was in loan status; and

1	"(ii) treat any years of service de-
2	scribed in subclause (II) of clause (i) as
3	years that count toward the individual's
4	service obligation (regardless of whether
5	the MED Grant funds were in grant or
6	loan status) if that time otherwise meets
7	the requirements of this section.
8	"(d) Additional Administrative Provisions.—
9	"(1) EXTENUATING CIRCUMSTANCES.—The
10	Secretary shall establish, by regulation, categories of
11	extenuating circumstances under which a recipient
12	of a grant under this subpart who is unable to fulfill
13	all or part of the recipient's service obligation may
14	be excused from fulfilling that portion of the service
15	obligation.
16	"(2) Communication with recipients.—The
17	Secretary shall notify MED grant recipients not less
18	than twice per calendar year regarding how to sub-
19	mit the employment certification under subsection
20	(b)(1)(B) and the recommendations and require-
21	ments for submitting that certification under para-
22	graph (3).
23	"(3) Submission of employment certifi-
24	CATION.—
25	"(A) Recommended submissions.—

1	"(i) In General.—The Secretary
2	shall notify MED Grant recipients that the
3	Department recommends that MED Grant
4	recipients submit the employment certifi-
5	cation described in subsection (b)(1)(B) as
6	soon as practicable after the completion of
7	each year of service.
8	"(ii) Form.—The Secretary shall pro-
9	vide a standardized annual certification
10	form for use under this section and allow
11	electronic submission by the recipient or
12	employer.
13	"(B) REQUIRED SUBMISSION.—A MED
14	Grant recipient shall be required to submit to
15	the Department employment certification within
16	the timeframe that would allow that individual
17	to complete their service obligation before the
18	end of the service obligation window.
19	"(C) Notification.—The Secretary shall
20	notify MED Grant recipients of the required
21	submission deadlines described in this para-
22	graph.
23	"(D) Adjustment of deadline.—The
24	Secretary shall adjust the submission deadline

1	described in subparagraph (B) to account for a
2	service obligation window extension.
3	"(E) ALTERNATIVE TO CERTIFICATION.—
4	The Secretary shall provide an alternative to
5	the certification of employment described in
6	subsection $(b)(1)(B)$ for recipients who cannot
7	obtain such required certification of employ-
8	ment because the recipient can demonstrate the
9	employer is no longer in existence or the em-
10	ployer refuses to cooperate.
11	"SEC. 420V. PROGRAM PERIOD AND FUNDING.
12	"Beginning on July 1, 2026, there shall be available
13	to the Secretary to carry out this subpart, from funds not
14	otherwise appropriated, such sums as may be necessary
	otherwise appropriated, such sums as may be necessary to provide MED Grants in accordance with this subpart
15	
15	to provide MED Grants in accordance with this subpart
15 16	to provide MED Grants in accordance with this subpart to each eligible applicant.
15 16 17	to provide MED Grants in accordance with this subpart to each eligible applicant. "Subpart 12—DENTAL Grants
15 16 17 18	to provide MED Grants in accordance with this subpart to each eligible applicant. "Subpart 12—DENTAL Grants "SEC. 420W. DEFINITIONS.
15 16 17 18 19	to provide MED Grants in accordance with this subpart to each eligible applicant. "Subpart 12—DENTAL Grants "SEC. 420W. DEFINITIONS. "For the purposes of this subpart:
15 16 17 18 19 20	to provide MED Grants in accordance with this subpart to each eligible applicant. "Subpart 12—DENTAL Grants "SEC. 420W. DEFINITIONS. "For the purposes of this subpart: "(1) ELIGIBLE INSTITUTION.—The term 'eligi-
15 16 17 18 19 20 21	to provide MED Grants in accordance with this subpart to each eligible applicant. "Subpart 12—DENTAL Grants "SEC. 420W. DEFINITIONS. "For the purposes of this subpart: "(1) ELIGIBLE INSTITUTION.—The term 'eligible institution' means an institution of higher edu-

1	"(2) Dental school candidate.—The term
2	'dental school candidate' means a student in attend-
3	ance at an eligible institution pursuing a profes-
4	sional dental degree.
5	"(3) Rural area has
6	the meaning given that term in section 861(b)(2).
7	"SEC. 420X. PROGRAM ESTABLISHED.
8	"(a) Program Authority.—
9	"(1) Payments required.—The Secretary
10	shall pay to each eligible institution such sums as
11	may be necessary to pay to each dental school can-
12	didate who files an application and agreement in ac-
13	cordance with section 420Y, and who qualifies under
14	such section, a DENTAL Grant in the amount of
15	tuition and required fees for each year during which
16	that dental school candidate is in attendance at the
17	institution.
18	"(2) References.—Grants made under para-
19	graph (1) shall be known as 'DENTAL Grants'.
20	"(b) Payment Methodology.—
21	"(1) Prepayment.—Not less than 85 percent
22	of any funds provided to an eligible institution under
23	subsection (a) shall be advanced to the eligible insti-
24	tution prior to the start of each payment period and
25	shall be based upon an amount requested by the in-

TAM25A15 SVY S.L.C.

stitution as needed to pay dental school candidates until such time as the Secretary determines and publishes in the Federal Register with an opportunity for comment, an alternative payment system that provides payments to institutions in an accurate and timely manner, except that this sentence shall not be construed to limit the authority of the Secretary to place an institution on a reimbursement system of payment.

- "(2) DIRECT PAYMENT.—Nothing in this section shall be interpreted to prohibit the Secretary from paying directly to dental school candidates, in advance of the beginning of the academic term, an amount for which dental school candidates are eligible, in cases where the eligible institution elects not to participate in the disbursement system required by paragraph (1).
- "(c) No EXCEEDING COST.—The amount of a grant awarded under this subpart, in combination with Federal assistance, shall not exceed the cost of attendance (as defined in section 472) at the eligible institution at which that dental school candidate is in attendance.
- "(d) Period of Eligibility for Grants.—The pe-24 riod during which a dental school candidate may receive 25 a DENTAL grant under this subpart shall be the period

1	required for the completion of the professional dental de-
2	gree being pursued by the dental school candidate at the
3	eligible institution at which the dental school candidate is
4	in attendance, except that the period during which a den-
5	tal school candidate may receive a DENTAL Grant under
6	this subpart shall not exceed 8 years.
7	"SEC. 420Y. APPLICATION; AWARD.
8	"(a) Application; Award.—
9	"(1) Application.—The Secretary shall peri-
10	odically set dates by which dental school candidates
11	shall file applications for grants under this subpart.
12	Each dental school candidate desiring a grant under
13	this subpart for any year shall file an application
14	containing such information as is necessary to dem-
15	onstrate that the dental school candidate—
16	"(A) is an eligible student for purposes of
17	section 484;
18	"(B) has completed a FAFSA;
19	"(C) would like to receive a DENTAL
20	grant; and
21	"(D) understands and agrees to the terms
22	and conditions of the agreement to serve de-
23	scribed in subparagraph (b).
24	"(2) AWARD.—The Secretary shall award a
25	DENTAL grant to each eligible dental school can-

1	didate who meets the requirements described in
2	paragraph (1) for each year that the application
3	under such paragraph is submitted and such re-
4	quirements are met.
5	"(b) Agreements to Serve.—Each application
6	under subsection (a) shall contain or be accompanied by
7	an agreement by the applicant that—
8	"(1) the applicant will—
9	"(A) practice general dental care in a rural
10	area, with the option for service to be completed
11	cumulatively across eligible sites and locations,
12	for at least 10 years after their related training
13	is completed (including a residency or fellowship
14	program) within 15 years after completing the
15	degree and such related training for which the
16	applicant received a DENTAL Grant under this
17	subpart (referred to in this section as the 'serv-
18	ice obligation window'); and
19	"(B) annually submit an employment cer-
20	tification, for each year of service, showing that
21	the requirement under subparagraph (A) is
22	being met;
23	"(2) in the event that the applicant is deter-
24	mined to have failed or refused to carry out such
25	service obligation, the specified amount of any DEN-

1	TAL Grants received by such applicant will be treat-
2	ed as a loan and collected from the applicant in ac-
3	cordance with subsection (c) and the regulations
4	thereunder; and
5	"(3) contains, or is accompanied by, a plain-
6	language disclosure form developed by the Secretary
7	that clearly describes the nature of the DENTAL
8	Grant award, the service obligation, and the loan re-
9	payment requirements that are the consequence of
10	the failure to complete the service obligation.
11	"(c) Repayment for Failure to Complete Serv-
12	ICE.—
13	"(1) In general.—In the event that any re-
14	cipient of a grant under this subpart fails or refuses
15	to comply with the service obligation in the agree-
16	ment under subsection (b), a specified amount as de-
17	scribed in paragraph (3) of the DENTAL Grants re-
18	ceived by such recipient shall, upon a determination
19	of such a failure or refusal in such service obliga-
20	tion, be converted to a Federal Direct Unsubsidized
21	Stafford Loan under part D of title IV, and shall be
22	subject to repayment, in accordance with paragraph
23	(2).
24	"(2) Interest and repayment.—Amounts
25	that are converted to a Direct Unsubsidized Stafford

1	Loan under paragraph (1) shall accrue interest at
2	the rate applicable to such Direct Unsubsidized
3	Stafford Loans for borrowers as of the date of con-
4	version, and the recipient shall be eligible for the
5	same repayment plans and borrower protections with
6	respect to such converted loans as that recipient
7	would otherwise be eligible for with respect to a Fed-
8	eral Direct Unsubsidized Stafford Loan under part
9	D of title IV for a borrower that is disbursed on the
10	same date.
11	"(3) Specified amount to be repaid.—
12	"(A) 5 YEARS OR LESS.—If a DENTAL
13	Grant recipient has completed 5 years or less of
14	required service, the specified amount to be re-
15	paid is the lesser of—
16	"(i) the total amount of DENTAL
17	Grants received by the recipient; or
18	"(ii) \$50,000.
19	"(B) Greater than 5 years and less
20	THAN 10 YEARS.—If a DENTAL Grant recipi-
21	ent has completed more than 5 years of re-
22	quired service but less than 10 years of re-
23	quired service, the specified amount to be re-
24	paid is the lesser of—

1	"(i) the total amount of DENTAL
2	Grants received by the recipient; or
3	"(ii) \$25,000.
4	"(C) CAP.—The amount of DENTAL
5	Grants that is converted to a loan and required
6	to be repaid under this subsection shall not ex-
7	ceed \$50,000.
8	"(4) Reconsideration of conversion deci-
9	SIONS.—
10	"(A) Request to reconsider.—In any
11	case where the Secretary has determined that a
12	recipient of a grant under this subpart has
13	failed or refused to comply with the service obli-
14	gation in the agreement under subsection (b)
15	and has converted the grant into a Federal Di-
16	rect Unsubsidized Stafford Loan under part D
17	in accordance with paragraph (1), (including
18	cases where such loans have been fully or par-
19	tially paid), the recipient may request that the
20	Secretary reconsider such initial determination
21	and may submit additional information to dem-
22	onstrate satisfaction of the service obligation.
23	Upon receipt of such a request, the Secretary
24	shall reconsider the determination in accordance

1	with this paragraph not later than 90 days
2	after the date that such request was received.
3	"(B) Reconsideration.—If, in reconsid-
4	ering an initial determination under subpara-
5	graph (A) (including cases where such loans
6	were fully or partially paid), the Secretary de-
7	termines that the reason for such determination
8	was the recipient's failure to timely submit a
9	certification required under subsection
10	(b)(1)(B), an error or processing delay by the
11	Secretary, a change to the fields considered eli-
12	gible for fulfillment of the service obligation (as
13	described in subsection $(b)(1)(A)$, a recipient
14	having previously requested to have the DEN-
15	TAL Grant converted to a loan, or another
16	valid reason determined by the Secretary, and
17	that the recipient has, as of the date of the re-
18	consideration, demonstrated that the recipient
19	did meet, or is meeting the service obligation in
20	the agreement under subsection (b), the Sec-
21	retary shall—
22	"(i) discharge the Federal Direct Un-
23	subsidized Stafford Loan under part D,
24	and reinstate the recipient's grant under
25	this subpart;

1	(11) discharge any interest or fees
2	that may have accumulated during the pe-
3	riod that the grant was converted to a
4	Federal Direct Unsubsidized Stafford
5	Loan under part D;
6	"(iii) if the recipient has other loans
7	under part D, apply any payments made
8	for the Federal Direct Unsubsidized Staf-
9	ford Loan under part D during such pe-
10	riod to those other loans under part D;
11	"(iv) if the recipient does not have
12	other loans under part D, reimburse the
13	recipient for any amounts paid on the Fed-
14	eral Direct Unsubsidized Stafford Loan
15	under part D during such period;
16	"(v) request that consumer reporting
17	agencies remove any negative credit report-
18	ing due to the conversion of the DENTAL
19	Grant to a loan; and
20	"(vi) use the additional information
21	provided under subparagraph (A) to deter-
22	mine the progress the recipient has made
23	in meeting the service obligation.
24	"(C) Extension of time to complete
25	SERVICE OBLIGATION.—In the case of a recipi-

1	ent whose DENTAL Grant was reinstated in
2	accordance with subparagraph (B), the Sec-
3	retary shall, upon such reinstatement—
4	"(i) extend the time remaining for the
5	recipient to fulfill the service obligation de-
6	scribed in subsection (b)(1) to a period of
7	time equal to—
8	"(I) 10 years; minus
9	"(II) the number of years that
10	the recipient completed required serv-
11	ice in general dentistry in a rural area
12	prior to the reconversion of the loan
13	to a DENTAL Grant under subpara-
14	graph (B), including any years of
15	qualifying service completed during
16	the period when the DENTAL Grant
17	was in loan status; and
18	"(ii) treat any years of service de-
19	scribed in subclause (II) of clause (i) as
20	years that count toward the individual's
21	service obligation (regardless of whether
22	the DENTAL Grant funds were in grant
23	or loan status) if that time otherwise meets
24	the requirements of this section.
25	"(d) Additional Administrative Provisions.—

1	"(1) EXTENUATING CIRCUMSTANCES.—The
2	Secretary shall establish, by regulation, categories of
3	extenuating circumstances under which a recipient
4	of a grant under this subpart who is unable to fulfill
5	all or part of the recipient's service obligation may
6	be excused from fulfilling that portion of the service
7	obligation.
8	"(2) Communication with recipients.—The
9	Secretary shall notify DENTAL grant recipients not
10	less than twice per calendar year regarding how to
11	submit the employment certification under sub-
12	section (b)(1)(B) and the recommendations and re-
13	quirements for submitting that certification under
14	paragraph (3).
15	"(3) Submission of employment certifi-
16	CATION.—
17	"(A) RECOMMENDED SUBMISSIONS.—
18	"(i) In General.—The Secretary
19	shall notify DENTAL Grant recipients
20	that the Department recommends that
21	DENTAL Grant recipients submit the em-
22	ployment certification described in sub-
23	section (b)(1)(B) as soon as practicable
24	after the completion of each year of serv-
25	ice.

1	"(ii) FORM.—The Secretary shall pro-
2	vide a standardized annual certification
3	form for use under this section and allow
4	electronic submission by the recipient or
5	employer.
6	"(B) REQUIRED SUBMISSION.—A DEN-
7	TAL Grant recipient shall be required to sub-
8	mit to the Department employment certification
9	within the timeframe that would allow that in-
10	dividual to complete their service obligation be-
11	fore the end of the service obligation window.
12	"(C) Notification.—The Secretary shall
13	notify DENTAL Grant recipients of the re-
14	quired submission deadlines described in this
15	paragraph.
16	"(D) Adjustment of deadline.—The
17	Secretary shall adjust the submission deadline
18	described in subparagraph (B) to account for a
19	service obligation window extension.
20	"(E) ALTERNATIVE TO CERTIFICATION.—
21	The Secretary shall provide an alternative to
22	the certification of employment described in
23	subsection (b)(1)(B) for recipients who cannot
24	obtain such required certification of employ-
25	ment because the recipient can demonstrate the

1	employer is no longer in existence or the em-
2	ployer refuses to cooperate.
3	"SEC. 420Z. PROGRAM PERIOD AND FUNDING.
4	"Beginning on July 1, 2026, there shall be available
5	to the Secretary to carry out this subpart, from funds not
6	otherwise appropriated, such sums as may be necessary
7	to provide DENTAL Grants in accordance with this sub-
8	part to each eligible applicant.
9	"Subpart 13—NURSE Grants
10	"SEC. 420AA. DEFINITIONS.
11	"For the purposes of this subpart:
12	"(1) Eligible institution.—The term 'eligi-
13	ble institution' means an accredited school of nurs-
14	ing, as defined in section 801 of the of the Public
15	Health Service Act (42 U.S.C. 296), at an institu-
16	tion of higher education, as defined in section 101
17	"(2) Nursing student.—The term 'nursing
18	student' means a student in attendance at an eligi-
19	ble institution.
20	"SEC. 420BB. PROGRAM ESTABLISHED.
21	"(a) Program Authority.—
22	"(1) Payments required.—The Secretary
23	shall pay to each eligible institution such sums as
24	may be necessary to pay to each nursing student
25	who files an application and agreement in accord-

ance with section 420CC, and who qualifies under such section, a NURSE Grant in the amount of tuition and required fees for each year during which that nursing student is in attendance at the institution.

"(2) References.—Grants made under paragraph (1) shall be known as 'NURSE Grants'.

"(b) Payment Methodology.—

"(1) Prepayment.—Not less than 85 percent of any funds provided to an eligible institution under subsection (a) shall be advanced to the eligible institution prior to the start of each payment period and shall be based upon an amount requested by the institution as needed to pay nursing students until such time as the Secretary determines and publishes in the Federal Register with an opportunity for comment, an alternative payment system that provides payments to institutions in an accurate and timely manner, except that this sentence shall not be construed to limit the authority of the Secretary to place an institution on a reimbursement system of payment.

"(2) DIRECT PAYMENT.—Nothing in this section shall be interpreted to prohibit the Secretary from paying directly to nursing students, in advance

- 1 of the beginning of the academic term, an amount
- 2 for which nursing students are eligible, in cases
- 3 where the eligible institution elects not to participate
- 4 in the disbursement system required by paragraph
- 5 (1).
- 6 "(c) No Exceeding Cost.—The amount of a grant
- 7 awarded under this subpart, in combination with Federal
- 8 assistance, shall not exceed the cost of attendance (as de-
- 9 fined in section 472) at the eligible institution at which
- 10 that nursing student is in attendance.
- 11 "(d) Period of Eligibility for Grants.—The pe-
- 12 riod during which a nursing student may receive a
- 13 NURSE grant under this subpart shall be the period re-
- 14 quired for the completion of the professional nursing de-
- 15 gree being pursued by the nursing student at the eligible
- 16 institution at which the nursing student is in attendance,
- 17 except that the period during which a nursing student may
- 18 receive a NURSE Grant under this subpart shall not ex-
- 19 ceed 8 years.
- 20 "SEC. 420CC. APPLICATION; AWARD.
- 21 "(a) APPLICATION.—The Secretary shall periodically
- 22 set dates by which nursing students shall file applications
- 23 for grants under this subpart. Each nursing student desir-
- 24 ing a grant under this subpart for any year shall file an

- 1 application containing such information as is necessary to
- 2 demonstrate that the nursing student—
- 3 "(1) is an eligible student for purposes of sec-
- 4 tion 484;
- 5 "(2) has completed a FAFSA; and
- 6 "(3) would like to receive a NURSE grant.
- 7 "(b) AWARD.—The Secretary shall award a NURSE
- 8 grant to each nursing student who meets the requirements
- 9 described in subsection (a) for each year that the applica-
- 10 tion under such subsection is submitted and such require-
- 11 ments are met.
- 12 "SEC. 420DD. PROGRAM PERIOD AND FUNDING.
- "Beginning on July 1, 2026, there shall be available
- 14 to the Secretary to carry out this subpart, from funds not
- 15 otherwise appropriated, such sums as may be necessary
- 16 to provide NURSE Grants in accordance with this subpart
- 17 to each eligible applicant.".
- 18 (b) Increasing Enrollment at Health Profes-
- 19 SIONS SCHOOLS.—Part E of title VII of the Public Health
- 20 Service Act (42 U.S.C. 294n et seq.) is amended by adding
- 21 at the end the following:

1	"Subpart 4—Increasing Enrollment at Health
2	Professions Schools
3	"SEC. 779. GRANT PROGRAM TO INCREASE ENROLLMENT
4	AT HEALTH PROFESSIONS SCHOOLS.
5	"(a) Schools of Medicine and Schools of Os-
6	TEOPATHIC MEDICINE.—
7	"(1) IN GENERAL.—The Secretary shall award
8	grants to eligible schools of medicine and schools of
9	osteopathic medicine to assist such schools in ex-
10	panding student enrollment.
11	"(2) Eligibility.—To be eligible to receive a
12	grant under this section, a school of medicine or
13	school of osteopathic medicine shall submit an appli-
14	cation to the Secretary at such time, in such man-
15	ner, and containing such information as the Sec-
16	retary may require, including a plan to increase en-
17	rollment in the school by at least—
18	"(A) 50 percent by year 2 of the grant;
19	and
20	"(B) an additional 50 percent by year 4 of
21	the grant.
22	"(3) Use of funds.—A school of medicine or
23	school of osteopathic medicine that receives a grant
24	under this section shall use the funds awarded
25	through such grant for activities that include—

1	"(A) enhancing enrollment and retention
2	of students at such school using evidence-based
3	practices, with a priority for students from dis-
4	advantaged backgrounds (including racial or
5	ethnic groups underrepresented in the physician
6	workforce), individuals from rural and under-
7	served areas, low-income individuals, individuals
8	with a disability, and first generation college
9	students (as defined in section 402A(h)(3) of
10	the Higher Education Act of 1965), including
11	through mentorship programs, providing tools
12	and programming for underrepresented stu-
13	dents, and addressing other student needs;
14	"(B) retaining current faculty and clinical
15	preceptors, and recruiting and hiring new fac-
16	ulty and clinical preceptors, including by in-
17	creasing wages and providing loan repayment,
18	with an emphasis on faculty and clinical precep-
19	tors from racial or ethnic groups who are
20	underrepresented in the physician workforce;
21	"(C) partnering with a health care facility,
22	community health center, or other facility that
23	provides health care in order to provide edu-
24	cational opportunities for the purpose of estab-
25	lishing or expanding clinical education, with

1	emphasis on community-based clinical edu-				
2	cation;				
3	"(D) modernizing infrastructure at such				
4	school, including audiovisual or other equip-				
5	ment, simulation and augmented reality re-				
6	sources, telehealth technologies, and virtual and				
7	physical laboratories;				
8	"(E) creating, supporting, or modernizing				
9	educational programs and curriculum, including				
10	rural and community-based clinical education				
11	at such school; or				
12	"(F) other activities that the Secretary de-				
13	termines further the development, improvement				
14	and expansion of schools of medicine and				
15	schools of osteopathic medicine.				
16	"(b) Schools of Nursing.—				
17	"(1) In General.—The Secretary shall award				
18	grants to eligible schools of nursing to assist such				
19	schools in expanding student enrollment.				
20	"(2) Eligibility.—To be eligible to receive a				
21	grant under this section, a school of nursing shall				
22	submit an application to the Secretary at such time				
23	in such manner, and containing such information as				
24	the Secretary may require, including a plan to in-				
25	crease enrollment in the school by at least—				

1	"(A) 30 percent by year 2 of the grant;
2	and
3	"(B) an additional 30 percent by year 4 of
4	the grant.
5	"(3) Use of funds.—A school of nursing that
6	receives a grant under this section shall use the
7	funds awarded through such grant for activities that
8	include—
9	"(A) enhancing enrollment and retention
10	of students at such school using evidence-based
11	practices, with a priority for students from dis-
12	advantaged backgrounds (including racial or
13	ethnic groups underrepresented in the nursing
14	workforce), students who identify as an under-
15	represented sex in the nursing workforce, indi-
16	viduals from rural and underserved areas, low-
17	income individuals, individuals with a disability,
18	and first generation college students (as defined
19	in section 402A(h)(3) of the Higher Education
20	Act of 1965), including through mentorship
21	programs, providing tools and programming for
22	underrepresented students, and addressing
23	other student needs;
24	"(B) retaining current faculty and clinical
25	preceptors, and recruiting and hiring new fac-

1	ulty and clinical preceptors, including by in-
2	creasing wages and providing loan repayment,
3	with an emphasis on faculty and clinical precep-
4	tors from racial or ethnic groups who are
5	underrepresented in the nursing workforce;
6	"(C) partnering with a health care facility,
7	nurse-managed health clinic, community health
8	center, or other facility that provides health
9	care in order to provide educational opportuni-
10	ties for the purpose of establishing or expand-
11	ing clinical education, with emphasis on com-
12	munity-based clinical education;
13	"(D) modernizing infrastructure at such
14	school, including audiovisual or other equip-
15	ment, simulation and augmented reality re-
16	sources, telehealth technologies, and virtual and
17	physical laboratories;
18	"(E) creating, supporting, or modernizing
19	educational programs and curriculum, including
20	rural and community-based clinical education,
21	at such school;
22	"(F) enhancing and expanding nursing
23	programs that prepare nurse researchers and
24	scientists;

1	"(G)	estab	lishing	nurs	se-led
2	intradisciplinary	and	interprofess	sional	edu-
3	cational partnersl	nips;			
4	"(H) suppor	ting r	egistered nu	rses in	bac-
5	calaureate degree	progr	ams or adva	nced d	egree
6	programs describ	ed in	section 811	(b), w	ith a
7	goal of becoming	nurse	faculty and	clinical	pre-
8	ceptors; or				
9	"(I) other a	ctivitie	s that the S	ecretar	y de-
10	termines further	the de	velopment, in	nprovei	ment,
11	and expansion of	school	s of nursing.		
12	"(4) Definition	v.—In	this section	n, the	term
13	'school of nursing' has	s the r	neaning give	n such	term
14	in section $801(2)$.				
15	"(e) Schools of Den	TISTR	Y.—		
16	"(1) In general	L.—Th	ne Secretary	shall a	ward
17	grants to eligible scho	ools of	dentistry to	assist	such
18	schools in expanding s	tudent	enrollment.		
19	"(2) Eligibility	т.— Т о	be eligible	to rece	ive a
20	grant under this secti	ion, a	school of de	ntistry	shall
21	submit an application	to the	Secretary a	t such	time,
22	in such manner, and	contair	ning such inf	iormatic	on as
23	the Secretary may re	quire,	including a	plan t	o in-
24	crease enrollment in the	he scho	ool by at leas	t—	

1	"(A) 20 percent by year 2 of the grant
2	and
3	"(B) an additional 20 percent by year 4 of
4	the grant.
5	"(3) Use of funds.—A school of dentistry
6	that receives a grant under this section shall use the
7	funds awarded through such grant for activities that
8	include—
9	"(A) enhancing enrollment and retention
10	of students at such school using evidence-based
11	practices, with a priority for students from dis-
12	advantaged backgrounds (including racial or
13	ethnic groups underrepresented in the denta
14	workforce), individuals from rural and under-
15	served areas, low-income individuals, individuals
16	with a disability, and first generation college
17	students (as defined in section $402A(h)(3)$ of
18	the Higher Education Act of 1965), including
19	through mentorship programs, providing tools
20	and programming for underrepresented stu-
21	dents, and addressing other student needs;
22	"(B) retaining current faculty and clinical
23	preceptors, and recruiting and hiring new fac-
24	ulty and clinical preceptors, including by in-
25	creasing wages and providing loan repayment

1	with an emphasis on faculty and clinical precep-								
2	tors from racial or ethnic groups who are								
3	underrepresented in the dentistry workforce;								
4	"(C) partnering with a dental clinic, com-								
5	munity health center, or other facility, including								
6	a school-based dental clinic, that provides den-								
7	tal care in order to provide educational opportu								
8	nities for the purpose of establishing or expand-								
9	ing clinical education, with emphasis on com-								
10	munity-based clinical education;								
11	"(D) modernizing infrastructure at such								
12	school, including audiovisual or other equip-								
13	ment, simulation and augmented reality re-								
14	sources, telehealth technologies, and virtual and								
15	physical laboratories;								
16	"(E) creating, supporting, or modernizing								
17	educational programs and curriculum, including								
18	rural and community-based clinical education,								
19	at such school; or								
20	"(F) other activities that the Secretary de-								
21	termines further the development, improvement,								
22	and expansion of schools of dentistry.								
23	"(d) Grant Amounts; Grant Period.—Each								
24	grant awarded under this section shall be in an amount								
25	determined by the Secretary, and for a period of 10 years.								

1	(e) REPORTING.—Each recipient of a grant under
2	this section shall submit to the Secretary an annual report
3	that describes—
4	"(1) the number of students enrolled during the
5	year preceding the date of the report;
6	"(2) the percentage by which such enrollment
7	for such year has increased or decreased, as com-
8	pared to enrollment for the year preceding such
9	year;
10	"(3) the number of new faculty and clinical pre-
11	ceptors that were hired during such year; and
12	"(4) in the case of a recipient of a grant under
13	subsection (c), with respect to graduates of the ap-
14	plicable school of dentistry—
15	"(A) the number who are practicing den-
16	tistry in a rural community;
17	"(B) the number who are enrolled as a
18	participating provider under a State plan under
19	title XIX of the Social Security Act or under a
20	waiver of such a plan;
21	"(C) the rates of passage of the Integrated
22	National Board Dental Examination, and of
23	any exam or process by which a dentist obtains
24	a license to practice dentistry; and

1	"(D) the rates at which such graduates are
2	practicing dentistry 3 and 5 years after gradua-
3	tion.
4	"(f) Authorization of Appropriations.—There
5	are authorized to be appropriated, for the period of fiscal
6	years 2026 through 2035—
7	"(1) \$2,800,000,000 for purposes of carrying
8	out subsection (a);
9	"(2) \$1,980,000,000 for purposes of carrying
10	out subsection (b); and
11	"(3) \$615,000,000 for purposes of carrying out
12	subsection (c).".
13	SEC. 3. PROGRAM OF PAYMENTS TO TEACHING HEALTH
13 14	SEC. 3. PROGRAM OF PAYMENTS TO TEACHING HEALTH CENTERS THAT OPERATE GRADUATE MED-
14	CENTERS THAT OPERATE GRADUATE MED-
141516	CENTERS THAT OPERATE GRADUATE MED- ICAL EDUCATION PROGRAMS.
141516	CENTERS THAT OPERATE GRADUATE MED- ICAL EDUCATION PROGRAMS. Section 340H of the Public Health Service Act (42)
14151617	CENTERS THAT OPERATE GRADUATE MED- ICAL EDUCATION PROGRAMS. Section 340H of the Public Health Service Act (42 U.S.C. 256h) is amended—
14 15 16 17 18	CENTERS THAT OPERATE GRADUATE MED- ICAL EDUCATION PROGRAMS. Section 340H of the Public Health Service Act (42 U.S.C. 256h) is amended— (1) in subsection (c)(2)(B), by adding at the
141516171819	CENTERS THAT OPERATE GRADUATE MED- ICAL EDUCATION PROGRAMS. Section 340H of the Public Health Service Act (42 U.S.C. 256h) is amended— (1) in subsection (c)(2)(B), by adding at the end the following: "Notwithstanding any other provi-
14151617181920	CENTERS THAT OPERATE GRADUATE MED- ICAL EDUCATION PROGRAMS. Section 340H of the Public Health Service Act (42 U.S.C. 256h) is amended— (1) in subsection (e)(2)(B), by adding at the end the following: "Notwithstanding any other provision of this section, the Secretary shall update such
14 15 16 17 18 19 20 21	CENTERS THAT OPERATE GRADUATE MED- ICAL EDUCATION PROGRAMS. Section 340H of the Public Health Service Act (42 U.S.C. 256h) is amended— (1) in subsection (c)(2)(B), by adding at the end the following: "Notwithstanding any other provision of this section, the Secretary shall update such per resident amount for each such qualified teaching

1	is not less than the sum of the amount determined								
2	for the previous fiscal year plus \$10,000."; and								
3	(2) in subsection $(g)(1)$ —								
4	(A) in subparagraph (E), by striking ";								
5	and" and inserting a semicolon;								
6	(B) in subparagraph (F), by striking the								
7	period and inserting a semicolon; and								
8	(C) by adding at the end the following:								
9	"(G) \$892,500,000 for fiscal year 2026;								
10	"(H) $$1,890,000,000$ for fiscal year 2027 ;								
11	"(I) $$2,992,500,000$ for fiscal year 2028 ;								
12	"(J) $$3,150,000,000$ for fiscal year 2029 ;								
13	"(K) \$3,307,500,000 for fiscal year 2030;								
14	"(L) $$3,465,000,000$ for fiscal year 2031;								
15	"(M) $$3,622,500,000$ for fiscal year 2032 ;								
16	"(N) $\$3,780,000,000$ for fiscal year 2033;								
17	"(O) \$3,937,500,000 for fiscal year 2034;								
18	and								
19	"(P) \$4,095,000,000 for fiscal year								
20	2035.".								
21	SEC. 4. DISTRIBUTION OF ADDITIONAL MEDICARE GME								
22	RESIDENCY POSITIONS.								
23	(a) Distribution.—								

1	(1) In general.—Section 1886(h) of the So-
2	cial Security Act (42 U.S.C. 1395ww(h)) is amend-
3	ed
4	(A) in paragraph (4)(F)(i), by striking
5	"and (10)" and inserting "(10), and (11)";
6	(B) in paragraph (4)(H)(i), by striking
7	"and (10)" and inserting "(10), and (11)"; and
8	(C) by adding at the end the following new
9	paragraph:
10	"(11) Distribution of additional resi-
11	DENCY POSITIONS IN PSYCHIATRY AND PSYCHIATRY
12	SUBSPECIALTIES AND PRIMARY CARE.—
13	"(A) Additional residency posi-
14	TIONS.—
15	"(i) In general.—For each of fiscal
16	years 2027 through 2036 and for each suc-
17	ceeding fiscal year until the aggregate
18	number of full-time equivalent residency
19	positions distributed under this paragraph
20	is equal to the aggregate number of such
21	positions made available (as specified in
22	clause (ii)(I)), the Secretary shall, subject
23	to the succeeding provisions of this para-
24	graph, increase the otherwise applicable
25	resident limit for each qualifying hospital

1	that submits a timely application under
2	this subparagraph by such number as the
3	Secretary may approve effective beginning
4	July 1 of the fiscal year of the increase.
5	"(ii) Number available for dis-
6	TRIBUTION.—
7	"(I) Total number avail-
8	ABLE.—The aggregate number of
9	such positions made available under
10	this paragraph shall be equal to
11	$50,\!220.$
12	"(II) Annual limit.—The ag-
13	gregate number of such positions so
14	made available shall not exceed 5,022
15	for a fiscal year.
16	"(iii) Distribution for psychiatry
17	OR PSYCHIATRY SUBSPECIALTY
18	RESIDENCIES; PRIMARY CARE
19	RESIDENCIES.—For each of fiscal years
20	2027 through 2036, of the positions made
21	available under this paragraph—
22	"(I) at least 15 percent shall be
23	distributed for a psychiatry or psychi-
24	atry subspecialty residency (as defined
25	in subparagraph (F));

1	"(II) at least 30 percent shall be
2	distributed for a primary care resi-
3	dency (as defined in such subpara-
4	graph); and
5	"(iv) Timing.—The Secretary shall
6	notify hospitals of the number of positions
7	distributed to the hospital under this para-
8	graph as a result of an increase in the oth-
9	erwise applicable resident limit by January
10	31 of the fiscal year of the increase. Such
11	increase shall be effective beginning July 1
12	of such fiscal year.
13	"(B) Considerations in distribu-
14	TION.—In determining for which qualifying hos-
15	pitals an increase in the otherwise applicable
16	resident limit is provided under subparagraph
17	(A), the Secretary shall take into account the
18	demonstrated likelihood of the hospital filling
19	the positions made available under this para-
20	graph within the first 5 training years begin-
21	ning after the date the increase would be effec-
22	tive, as determined by the Secretary.
23	"(C) Requirements.—
24	"(i) Prohibition on distribution
25	TO HOSPITALS WITHOUT AN INCREASE

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AGREEMENT.—No increase in the otherwise applicable resident limit of a hospital may be made under this paragraph unless such hospital agrees to increase the total number of full-time equivalent residency positions under the approved medical residency training program of such hospital by the number of such positions made available by such increase under this paragraph.

"(ii) Requirement for hospitals to expand programs.—If a hospital that receives an increase in the otherwise applicable resident limit under this paragraph would be eligible for an adjustment to the otherwise applicable resident limit for participation in a new medical residency training program under section 413.79(e)(3) of title 42, Code of Federal Regulations (or any successor regulation), the hospital shall ensure that any positions made available under this paragraph are used to expand an existing program of the hospital and not for participation in a new medical residency training program.

1	"(D) APPLICATION OF PER RESIDENT
2	AMOUNTS FOR NONPRIMARY CARE.—With re-
3	spect to additional residency positions in a hos-
4	pital attributable to the increase provided under
5	this paragraph, the approved FTE per resident
6	amounts are deemed to be equal to the hospital
7	per resident amounts for nonprimary care com-
8	puted under paragraph (2)(D) for that hospital
9	"(E) PERMITTING FACILITIES TO APPLY
10	AGGREGATION RULES.—The Secretary shall
11	permit hospitals receiving additional residency
12	positions attributable to the increase provided
13	under this paragraph to, beginning in the fifth
14	year after the effective date of such increase.
15	apply such positions to the limitation amount
16	under paragraph (4)(F) that may be aggre-
17	gated pursuant to paragraph (4)(H) among
18	members of the same affiliated group.
19	"(F) Definitions.—In this paragraph:
20	"(i) Otherwise applicable resi-
21	DENT LIMIT.—The term 'otherwise appli-
22	cable resident limit' means, with respect to
23	a hospital, the limit otherwise applicable
24	under subparagraphs (F)(i) and (H) of
25	paragraph (4) on the resident level for the

1	hospital determined without regard to this
2	paragraph, but taking into account para-
3	graphs $(7)(A)$, $(7)(B)$, $(8)(A)$, $(8)(B)$,
4	(9)(A), and $(10)(A)$.
5	"(ii) Primary care residency.—
6	The term 'primary care residency' means a
7	residency in a program described in para-
8	graph $(5)(H)$.
9	"(iii) Psychiatry or psychiatry
10	SUBSPECIALTY RESIDENCY.—The term
11	'psychiatry or psychiatry subspecialty resi-
12	dency' has the meaning given that term in
13	paragraph (10)(F).
14	"(iv) Reference resident
15	LEVEL.—The term 'reference resident
16	level' means, with respect to a hospital, the
17	resident level for the most recent cost re-
18	porting period of the hospital ending on or
19	before the date of enactment of this para-
20	graph, for which a cost report has been
21	settled (or, if not, submitted (subject to
22	audit)), as determined by the Secretary.
23	"(v) RESIDENT LEVEL.—The term
24	'resident level' has the meaning given such
25	term in paragraph (7)(C)(i).".

1	(2) IME.—Section 1886(d)(5)(B) of the Social							
2	Security Act $(42 \text{ U.S.C. } 1395\text{ww}(d)(5)(B))$ is							
3	amended—							
4	(A) in clause (v), in the third sentence, by							
5	striking "and (h)(10)" and inserting "(h)(10),							
6	and (h)(11)"; and							
7	(B) by adding at the end the following new							
8	clause:							
9	"(xiii) For discharges occurring on or							
10	after July 1, 2027, insofar as an additional							
11	payment amount under this subparagraph							
12	is attributable to resident positions distrib-							
13	uted to a hospital under subsection							
14	(h)(11), the indirect teaching adjustment							
15	factor shall be computed in the same man-							
16	ner as provided under clause (ii) with re-							
17	spect to such resident positions.".							
18	(3) Prohibition on Judicial Review.—Sec-							
19	tion $1886(h)(7)(E)$ of the Social Security Act (42)							
20	U.S.C. 1395 ww(h)(7)(E)) is amended by inserting							
21	"paragraph (11)," after "paragraph (10),".							
22	SEC. 5. RURAL RELOCATION GRANT PROGRAM.							
23	Subpart 2 of part E of title VII of the Public Health							
24	Service Act (42 U.S.C. 295 et seq.) is amended by adding							
25	at the end the following:							

1	"CTC	TTO A	DIIDAT	DEI OC	MATTON	CDANT	PROGRAM.
ı	i "SEC.	. 778A.	RUKAL	RELOC	CATION	(÷RANT	PROGRAM.

1	"SEC. 778A. RURAL RELOCATION GRANT PROGRAM.
2	"(a) In General.—The Secretary shall award
3	grants to eligible physicians, nurses, and dentists for pur-
4	poses of assisting such individuals in relocating to a rural
5	area in which the individual intends to practice medicine
6	nursing, or dentistry, as applicable.
7	"(b) Eligibility.—To be eligible to receive a grant
8	under this section, a physician, nurse, or dentist shall—
9	"(1) be licensed to practice medicine, nursing
10	or dentistry, as applicable, in the State in which the
11	rural area to which the individual is relocating is lo-
12	cated;
13	"(2) prior to such relocation, be practicing in
14	an area that is not a rural area;
15	"(3) upon such relocation, have a permanent
16	position in the area to which the individual is relo-
17	cating and intend to practice in such area for not
18	fewer than 3 years; and
19	"(4) submit an application to the Secretary at
20	such time, in such manner, and containing such in-
21	formation as the Secretary may require.
22	"(c) Grant Amounts; Use of Funds; Repay-
23	MENT.—
24	"(1) IN GENERAL.—A grant awarded under
25	this section shall be in an amount determined by the

Secretary, not to exceed \$20,000.

26

"(2) USE OF FUNDS.—An individual receiving a 1 2 grant under this section may use such grant for eli-3 gible life and relocation expenses, as determined by 4 the Secretary. "(3) Repayment.—If an individual receiving a 5 6 grant under this section leaves the area described in 7 subsection (b)(3) before the expiration of the 3-year period described in such subsection, such individual 8 9 shall repay to the Secretary an amount equal to 50 10 percent of the amount of the grant. 11 AUTHORIZATION OF APPROPRIATIONS.—To 12 carry out this section, there is authorized to be appropriated \$1,800,000,000 for the period of fiscal years 2026 13 14 through 2035.".