

114TH CONGRESS  
2D SESSION

# H. R. 6039

To amend title XVIII of the Social Security Act to redistribute unused residency positions to hospitals in States with shortages of residents and health professionals, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 15, 2016

Mr. HARDY introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To amend title XVIII of the Social Security Act to redistribute unused residency positions to hospitals in States with shortages of residents and health professionals, 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 “Graduate Opportuni-  
5 ties in Medical Education Distribution Act of 2016”.

1   **SEC. 2. REDISTRIBUTING UNUSED RESIDENCY POSITIONS**  
2                   **TO HOSPITALS IN STATES WITH SHORTAGES**  
3                   **OF RESIDENTS AND HEALTH PROFE-**  
4                   **SIONALS.**

5       (a) IN GENERAL.—Section 1886(h) of the Social Se-  
6       curity Act (42 U.S.C. 1395ww(h)) is amended—

7                   (1) in paragraph (4)(F)(i), by striking “(7) and  
8                   (8)” and inserting “(7), (8), and (9);”

9                   (2) in paragraph (4)(H)(i), by striking “(7) and  
10                  (8)” and inserting “(7), (8), and (9);”

11                  (3) in paragraph (7)(E), by striking “para-  
12                  graph (8)” and inserting “paragraph (8) or (9)” be-  
13                  fore the period at the end; and

14                  (4) by adding at the end the following new  
15                  paragraph:

16                  “(9) DISTRIBUTION OF ADDITIONAL RESIDENCY  
17                  POSITIONS.—

18                  “(A) REDUCTIONS IN LIMIT BASED ON UN-  
19                  USED POSITIONS.—

20                  “(i) MAKING OF DETERMINATIONS.—

21                  Not later than 180 days after the date of  
22                  the enactment of this paragraph and each  
23                  four years thereafter, the Secretary shall  
24                  make a set of reduction determinations (as  
25                  defined in clause (ii)).

1                         “(ii) SET OF REDUCTION DETERMINA-  
2                         TIONS DEFINED.—For purposes of this  
3                         paragraph, the term ‘set of reduction de-  
4                         terminations’ means determinations with  
5                         respect to each hospital of whether, with  
6                         respect to the one-year period ending on  
7                         the date of such set of reduction deter-  
8                         minations (referred to in this paragraph as  
9                         the ‘measurement period’ for such set of  
10                         reduction determinations), the hospital’s  
11                         reference resident level (as defined in sub-  
12                         paragraph (F)(i)) for such period was less  
13                         than the otherwise applicable resident limit  
14                         (as defined in subparagraph (F)(iii)) for  
15                         such hospital and period.

16                         “(iii) REDUCTION BASED ON DETER-  
17                         MINATION.—In the case that, with respect  
18                         to the measurement period for a set of re-  
19                         duction determinations, the Secretary de-  
20                         termines under this subparagraph that the  
21                         reference resident level of a hospital for  
22                         such period was less than the otherwise ap-  
23                         plicable resident limit for such hospital and  
24                         period, effective for portions of cost report-  
25                         ing periods occurring after the date of

such set of reduction determinations and on or before the date of any subsequent set of reduction determinations under clause (i) (referred to in this paragraph as the ‘consequence period’ for such set of reduction determinations), the otherwise applicable resident limit for such hospital shall be reduced by 65 percent of the difference between such otherwise applicable resident limit for the hospital and measurement period and such reference resident level for the hospital and measurement period (or, in the case that the Secretary determines that, with respect to the consequence period immediately preceding such consequence period, the hospital was a hospital described in clause (ii) of subparagraph (B) that did not meet the requirements of such clause, by the number described in clause (iv)).

“(iv) NUMBER DESCRIBED.—The number described in this clause, with respect to a hospital and consequence period (referred to in this clause as the ‘target consequence period’), is the greater of—

7                             “(II) the number by which the  
8                             otherwise applicable resident limit for  
9                             such hospital was increased for the  
10                          consequence period that immediately  
11                          preceded the target consequence pe-  
12                          riod.

“(v) EXCEPTION.—This subparagraph shall not apply to a hospital located in a rural area (as defined in subsection (d)(2)(D)(ii)) with fewer than 250 acute care inpatient beds.

25                  "(B) DISTRIBUTION.—

1                     “(i) IN GENERAL.—With respect to  
2                     each set of reduction determinations under  
3                     subparagraph (A)(i), the Secretary shall,  
4                     in accordance with the succeeding provi-  
5                     sions of this paragraph, increase the other-  
6                     wise applicable resident limit for each  
7                     qualifying hospital that submits an appli-  
8                     cation under this subparagraph by such  
9                     number as the Secretary may approve for  
10                     portions of cost reporting periods occurring  
11                     during the consequence period for such set  
12                     of reduction determinations. The aggregate  
13                     number of increases in the otherwise appli-  
14                     cable resident limit under this subpara-  
15                     graph for such consequence period shall be  
16                     equal to the aggregate reduction in such  
17                     limits attributable to subparagraph (A) (as  
18                     estimated by the Secretary) for such con-  
19                     sequence period.

20                     “(ii) REQUIREMENTS.—A hospital  
21                     that receives an increase in the otherwise  
22                     applicable resident limit under this sub-  
23                     paragraph for a consequence period shall  
24                     ensure that, during such consequence pe-  
25                     riod, the positions resulting from the in-

1                   crease under this paragraph will be filled.  
2                   The Secretary may determine whether a  
3                   hospital has met the requirements under  
4                   this clause during such consequence period  
5                   in such manner and at such time as the  
6                   Secretary determines appropriate, includ-  
7                   ing at the end of such period.

8                   “(C) CAPACITY CONSIDERATIONS IN RE-  
9                   DISTRIBUTION.—In determining which hospitals  
10                  are to receive increases in their otherwise appli-  
11                  cable resident limits under subparagraph (B)  
12                  for a consequence period for a set of reduction  
13                  determinations, the Secretary shall take into ac-  
14                  count the demonstrated likelihood of each such  
15                  hospital filling the positions made available  
16                  under this paragraph within such consequence  
17                  period, as determined by the Secretary.

18                   “(D) PRIORITY IN REDISTRIBUTION.—  
19                  Subject to subparagraph (C), the Secretary  
20                  shall select, with respect to a set of reduction  
21                  determinations under subparagraph (A)(i), the  
22                  qualifying hospitals that will receive increases  
23                  under subparagraph (B) in the otherwise appli-  
24                  cable resident limits for such hospitals for the  
25                  consequence period for such set of reduction de-

1 terminations. The Secretary shall make such se-  
2 lection in a manner that distributes the posi-  
3 tions made available to hospitals for such con-  
4 sequence period under this paragraph in ac-  
5 cordance with the following:

6 “(i) The Secretary shall, with respect  
7 to such positions that are so made avail-  
8 able for such consequence period, make—

9 “(I) 70 percent of such positions  
10 available to hospitals located in low  
11 resident-to-population States (as de-  
12 fined in subparagraph (F)(iv)); and

13 “(II) 30 percent of such positions  
14 available to hospitals located in high  
15 HPSA-to-population States (as de-  
16 fined in subparagraph (F)(v)).

17 “(ii) The Secretary shall, in accord-  
18 ance with clause (i), make such positions  
19 available for such consequence period in a  
20 manner that prioritizes the distribution of  
21 such positions to hospitals that are antici-  
22 pated to fill such positions with individuals  
23 from residence programs located in the  
24 State in which such hospitals are located.

1                 “(E) APPLICATION OF PER RESIDENT  
2                 AMOUNTS FOR PRIMARY CARE AND NONPRI-  
3                 MARY CARE.—With respect to additional resi-  
4                 dency positions in a hospital attributable to the  
5                 increase provided under this paragraph, the ap-  
6                 proved FTE per resident amounts are deemed  
7                 to be equal to the hospital per resident amounts  
8                 for primary care and nonprimary care com-  
9                 puted under paragraph (2)(D) for that hospital.

10                 “(F) DEFINITIONS.—In this paragraph:

11                 “(i) REFERENCE RESIDENT LEVEL.—  
12                 The term ‘reference resident level’ means,  
13                 with respect to a hospital and measure-  
14                 ment period, the resident level for the cost  
15                 reporting periods of the hospital occurring  
16                 during such measurement period and for  
17                 which a cost report has been settled (or, if  
18                 not, submitted (subject to audit)), as de-  
19                 termined by the Secretary.

20                 “(ii) RESIDENT LEVEL.—The term  
21                 ‘resident level’ has the meaning given such  
22                 term in paragraph (7)(C)(i).

23                 “(iii) OTHERWISE APPLICABLE RESI-  
24                 DENT LIMIT.—The term ‘otherwise appli-  
25                 cable resident limit’ means, with respect to

1                   a hospital and period, the limit otherwise  
2                   applicable under subparagraphs (F)(i) and  
3                   (H) of paragraph (4) on the resident level  
4                   of the hospital for such period, determined  
5                   without regard to this paragraph but tak-  
6                   ing into account paragraph (7)(A).

7                   “(iv) LOW RESIDENT-TO-POPULATION  
8                   STATES.—

9                   “(I) IN GENERAL.—The term  
10                  ‘low resident-to-population State’  
11                  means a State that has a smaller ap-  
12                  plicable number than do at least 75  
13                  percent of all States.

14                  “(II) APPLICABLE NUMBER.—  
15                  For purposes of subclause (I), the  
16                  term ‘applicable number’ means, with  
17                  respect to a State, the number that  
18                  results from dividing the number of  
19                  residents in the State by the number  
20                  of individuals residing in the State.

21                  “(v) HIGH HPSA-TO-POPULATION  
22                  STATES.—

23                  “(I) IN GENERAL.—The term  
24                  ‘high HPSA-to-population State’  
25                  means a State that has a larger appli-

For purposes of subclause (I), the term ‘applicable number’ means, with respect to a State, the number that results from dividing the number of areas in the State designated by the Health Resources & Services Administration of the Department of Health and Human Services as Health Professional Shortage Areas by the number of individuals residing in the State.

15                   “(G) AFFILIATION.—The provisions of this  
16                   paragraph shall be applied to hospitals which  
17                   are members of the same affiliated group (as  
18                   defined by the Secretary under paragraph  
19                   (4)(H)(ii)).”.

20 (b) IME.—

1 and inserting “subsections (h)(7), (h)(8), and  
2 (h)(9)”.

7                         “(xii) For discharges occurring on or  
8                         after the date that is 180 days after the  
9                         date of the enactment of this clause, inso-  
10                        far as an additional payment amount  
11                       under this subparagraph is attributable to  
12                       resident positions distributed to a hospital  
13                       under subsection (h)(9)(B), the indirect  
14                       teaching adjustment factor shall be com-  
15                       puted in the same manner as provided  
16                       under clause (ii) with respect to such resi-  
17                       dent positions.”.

18 (c) CONFORMING AMENDMENT.—Section 422(b)(2)  
19 of the Medicare Prescription Drug, Improvement, and  
20 Modernization Act of 2003 (Public Law 108–173), as  
21 amended by section 5503 of the Patient Protection and  
22 Affordable Care Act (Public Law 111–148), is amended  
23 by striking “paragraphs (7) and (8)” and inserting “para-  
24 graphs (7), (8), and (9).”.

