117TH CONGRESS 1ST SESSION

H. R. 2255

To enhance our Nation's nurse and physician workforce during the COVID—19 crisis by recapturing unused immigrant visas.

IN THE HOUSE OF REPRESENTATIVES

March 26, 2021

Mr. Schneider (for himself, Mr. Cole, Mr. O'Halleran, and Mr. Bacon) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To enhance our Nation's nurse and physician workforce during the COVID-19 crisis by recapturing unused immigrant visas.

- 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 "Healthcare Workforce
- 5 Resilience Act".

SEC. 2. RECAPTURING UNUSED IMMIGRANT VISAS FOR 2 PROFESSIONAL NURSES AND PHYSICIANS. 3 Section 106(d) of the American Competitiveness in the Twenty-first Century Act of 2000 (Public Law 106– 4 5 313; 8 U.S.C. 1153 note) is amended to read as follows: 6 "(d) Recapture of Unused Employment-Based IMMIGRANT VISAS.— 8 "(1) IN GENERAL.—Subject to paragraph (2), 9 and notwithstanding any other provision of law, the 10 number of employment-based visas made available 11 under section 203(b) of the Immigration and Na-12 tionality Act (8 U.S.C. 1153(b)) shall be increased 13 by the number calculated in paragraph (3). "(2) Limitations.— 14 "(A) IN GENERAL.—Visas may only be 15 16 made available under this subsection for up to 17 employment-based immigrants 40,00018 their family members accompanying or fol-19 lowing to join under section 203(d) of such Act 20 (8 U.S.C. 1153(d))) whose immigrant worker 21 petitions were filed before the date that is 90 22 days after the termination of the President's 23 declaration of a national emergency under sec-24 tions 201 and 301 of the National Emergencies 25 Act (50 U.S.C. 1601 et seq.) pertaining to the

COVID-19 outbreak in the United States (re-

26

1	ferred to in this subsection as the 'COVID-19
2	emergency declaration').
3	"(B) Reservations.—Of the visas au-
4	thorized under subparagraph (A)—
5	"(i) 25,000 shall be reserved for pro-
6	fessional nurses; and
7	"(ii) 15,000 shall be reserved for phy-
8	sicians.
9	"(C) Exemption from country caps.—
10	Visas made available under this subsection—
11	"(i) shall not be subject to the per
12	country numerical limitation set forth in
13	section 202(a)(2) of the Immigration and
14	Nationality Act (8 U.S.C. 1152(a)(2)); and
15	"(ii) shall be issued in order of the
16	priority date assigned at the time the visa
17	petition was filed.
18	"(3) Number available.—
19	"(A) Unused visas.—Subject to subpara-
20	graph (B), the number calculated in this para-
21	graph is the difference between—
22	"(i) the total number of employment-
23	based visas that were made available in fis-
24	cal years 1992 through 2020; and

1	"(ii) the total number of such visas
2	that were used in such fiscal years.
3	"(B) REDUCTION AND LIMITATION.—The
4	number described in subparagraph (A) shall be
5	reduced, for each fiscal year following the first
6	fiscal year in which the COVID-19 emergency
7	declaration is in effect, by the cumulative num-
8	ber of immigrant visas used pursuant to para-
9	graph (1).
10	"(C) Family members.—
11	"(i) In general.—Family members
12	described in section 203(d) of the Immi-
13	gration and Nationality Act (8 U.S.C.
14	1153(d)) who are accompanying or fol-
15	lowing to join a principal beneficiary seek-
16	ing admission under this subsection shall
17	be entitled to an unreserved visa in the
18	same status and in the same order of con-
19	sideration as such principal beneficiary.
20	"(ii) Exempt from skill-based nu-
21	MERICAL LIMITATION.—Visas described in
22	clause (i)—
23	"(I) shall be made available from
24	the pool of recaptured unused immi-

1	grant visas calculated under subpara-
2	graph (A); and
3	"(II) shall not be counted against
4	the total number of immigrant visas
5	reserved for professional nurses and
6	physicians under paragraph (2).
7	"(D) Rule of Construction.—Nothing
8	in this paragraph may be construed as affecting
9	the application of section $201(c)(3)(C)$ of the
10	Immigration and Nationality Act (8 U.S.C.
11	1151(c)(3)(C)).
12	"(4) Premium processing; expedited proc-
13	ESSING.—
14	"(A) Premium processing.—The Sec-
15	retary of Homeland Security, in conjunction
16	with the Secretary of State, shall provide pre-
17	mium processing procedures, as provided for
18	under section 286(u) of the Immigration and
19	Nationality Act (8 U.S.C. 1356(u)), for review-
20	ing and acting upon petitions and applications
21	for immigrants described in paragraph (2).
22	Notwithstanding such section, U.S. Citizenship
22 23	Notwithstanding such section, U.S. Citizenship and Immigration Services may not charge a

1	"(B) Shipping petitions.—The Director
2	of U.S. Citizenship and Immigration Services
3	shall expedite the shipping of each petition de-
4	scribed in subparagraph (A) requiring consular
5	processing to the Department of State imme-
6	diately after—
7	"(i) the completed petition has been
8	resolved; and
9	"(ii) the petitioner has replied to any
10	request from U.S. Citizenship and Immi-
11	gration Services for additional evidence.
12	"(C) Expedited processing.—The Sec-
13	retary of State shall expedite the processing of
14	applications for immigrants described in para-
15	graph (2) after receiving a petition on behalf of
16	such immigrants from U.S. Citizenship and Im-
17	migration Services.
18	"(5) Labor attestation.—Before an immi-
19	grant visa reserved under paragraph (2)(B)(i) is
20	issued to an alien, the petitioner shall attest, in the
21	job offer letter presented by the alien to a consular
22	officer during the consular interview, that the hiring
23	of the alien has not displaced and will not displace
24	a United States worker.".