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2	Councilmember Vincent C. Gray
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6	A BILL
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10	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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14	To establish a scholarship program for high-need health care careers to be administered by the
15	Mayor; to establish eligibility requirements for applicants to the program; to require
16	commitments for program participant; to establish eligibility and selection criteria for
17	participating training programs and schools; to allow the Mayor rule making authority to
18	implement this program; to expand the Health Recruitment Program to include loan
19	repayments for medical specializes, sub-specialties and part-time hours in medically
20	underserved areas; to allow the Mayor to issue schedules for the loan payment program
21	and to allow the Mayor rule making authority to implement this program.
22 23	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
23	DE IT ENACTED DT THE COUNCIL OF THE DISTRICT OF COLOMDIA, That uns
24	act may be cited as the "High Need Healthcare Career Scholarship and Health Professional Loan
25	Repayment Program Temporary Amendment Act of 2022".
26	TITLE I. HIGH-NEED HEALTHCARE CAREER SCHOLARSHIP AND
27	SUPPORTS PROGRAM.
28	Sec. 101. Authorization to establish the High-Need Healthcare Careers Scholarships and
29	Supports Program.
30	(a)(1) The Mayor shall establish the High-Need Healthcare Careers Scholarships and
31	Supports Program ("Program") to increase the number of healthcare workers in high-need
32	healthcare careers in the District by providing supports and services to individuals who agree to
33	serve as such workers in the District.
34	(2) The Program may pay for expenses incurred by:

35	(A) Program participants to obtain credentials to serve as healthcare
36	workers in high-need healthcare careers, including the costs of education, training, and
37	examinations; and
38	(B) Approved schools and training programs for providing education and
39	training to program participants.
40	(b) To participate in the Program, an applicant must:
41	(1) Be a citizen or permanent resident of the United States;
42	(2) Submit a completed application, in such form and with such information and
43	documentation as may be required by the Mayor; and
44	(3) Be selected for participation by the Mayor based upon:
45	(A) Relevant experience of the individual;
46	(B) The individual's ability to successfully complete the necessary
47	education, training, examination, and licensing, certification, or registration requirements to
48	serve as a healthcare worker in a high-need healthcare career in the District;
49	(C) The individual's ability to serve successfully as a healthcare worker in
50	a high-need healthcare career;
51	(D) The individual's commitment to serve as a healthcare worker in a high-
52	need healthcare career in the District for at least 2 years following their licensure, certification, or
53	registration as a healthcare worker; and
54	(E) Such other factors as the Mayor may establish, which may include
55	preferential consideration for:
56	(i) Residents of the District;

57	(ii) Applicants committed to enrolling in a school or training
58	program located in the District;
59	(iii) Residents of a health professional shortage area or medically
60	underserved area, as those terms are defined in section 2(4) and 2(5) of the District of Columbia
61	Health Professional Recruitment Program Act of 2005, effective March 8, 2006 (D.C. Law 16-
62	71; D.C. Official Code § 7-751.01(4) and (5));
63	(iv) Applicants who are immediately eligible and available for
64	education or training;
65	(v) Applicants who agree to commit to longer periods of service as
66	a healthcare worker in a high-need healthcare career in the District;
67	(vi) Applicants who are fluent in Spanish, Chinese, Vietnamese,
68	Korean, or Amharic; and
69	(vii) Applicants demonstrating a desire to reside within the
70	District.
71	(c) Each applicant selected for participation in the Program shall enter into a contract
72	with the District agreeing to complete the necessary education, training, and examinations, serve
73	a minimum of 2 years as a healthcare worker in a high-need healthcare career in the District, and
74	provide such information and reports on the individual's participation in the program as may be
75	required by the District. The contract may provide the District with specific remedies for a
76	program participant's breach of the contract, and the District shall have the general right to
77	enforce the contract in law or equity.
78	Sec. 102. Eligibility requirements for participating schools and training programs.

79	(a) A school or training program applying to participate in the Program shall be licensed
80	to operate and in good standing in the District or another state.
81	(b) Eligible schools and training programs shall be competitively reviewed and selected by
82	the Mayor for participation in the program based upon:
83	(1) The number of years during which the school or training program has
84	successfully provided education or training in the healthcare sector and in high-need healthcare
85	careers;
86	(2) The quality of the education or training provided by the school or training
87	program;
88	(3) The school or training program's commitment to train individuals for high-need
89	healthcare careers; and
90	(4) Such other relevant factors as the Mayor may establish by rule.
91	(c) Preferential consideration for participation in the program shall be given to eligible
92	schools and training programs located in the District.
93	(d) Each school or training program selected to participate in the program shall enter into
94	a contract with the District agreeing to:
95	(1) Educate or train program participants;
96	(2) Assist program participants in the required examinations;
97	(3) Pay the examination fees necessary for the program participant's licensure,
98	registration, or certification in a high-need health care career;
99	(4) Assist program participants in submitting applications for their licensure,
100	registration, or certification in a high-need health care career; and

101	(5) Submit such reports and information regarding the school or training
102	program's Program participation as the Mayor may require.
103	(e) The contract may provide the District with specific remedies for a school or training
104	program's breach of the contract, and the District shall have the general right to enforce the
105	contract in law or equity.
106	Sec. 103. Rulemaking authority.
107	The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure Act,
108	approved October 21, 1968 (82 Stat. 1024; D.C. Official Code § 2-501 et seq.), may issue rules to
109	implement the provisions of this title.
110	TITLE II. CONFORMING AMENDMENT; FISCAL IMPACT; EFFECTIVE DATE.
111	Sec. 201. Section 47-1803.02(a)(2) is amended by adding a new sub-paragraph (RR) to
112	read as follows:
113	"(XX) The amount received by an individual or a school or program on
114	behalf of an individual to cover tuition, fees, or other expenses pursuant to Title I of the High-
115	Need Healthcare Career Scholarship and Supports Program Emergency Amendment Act of
116	2022, passed on emergency basis on June 7, 2022 (Enrolled version of Bill 24-XXX).".
117	TITLE III. MEDICAL LOAN REPAYMENT RECRUITMENT PROGRAM.
118	(a) Section 2 (D.C. Official Code § 7-751.01) is amended as follows:
119	(1) Paragraph (4) is amended by striking the phrase "dental, or mental health
120	professionals" and inserting the phrase "dental, mental health, specialty or sub-specialty
121	professionals" in its place.
122	(2) Paragraph (7) is amended to read as follows:

 leagage in the practice of medicine in the District and who is in good standing under such license." (3) Paragraph (9) is amended to read as follows: "(9) "Service obligation site" means: "(9) "Service obligation site" means: a Medically Underserved Area within the District that provides primary care, mental health, dental, or sub-specialty services to District residents regardless of their ability to pay; "(B) A Department of Health program; "(C) A Department of Behavioral Health program; "(D) A private practice setting that serves residents of a Medically Underserved Area, and accepts a minimum percentage or total of patients, as determined by the pirector, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance programs at a threshold determined by the Department of Health; or (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: (6) The Director may impose additional requirements regarding the location of pirvate practices, or the acceptance of insurance types among those practices, as the Director 	123	"(7) "Physician" means a person who is licensed by the Board of Medicine to
 126 (3) Paragraph (9) is amended to read as follows: 127 "(9) "Service obligation site" means: 128 "(A) A nonprofit entity located in a Health Professional Shortage Area or 129 a Medically Underserved Area within the District that provides primary care, mental health, 130 dental, or sub-specialty services to District residents regardless of their ability to pay; 131 "(B) A Department of Health program; 132 "(C) A Department of Behavioral Health program; 133 "(D) A private practice setting that serves residents of a Medically 134 Underserved Area, and accepts a minimum percentage or total of patients, as determined by the 135 programs at a threshold determined by the Department of Health; or 136 rograms at a threshold determined by the Department of Health; or 137 (E) Any other District program designated by the Director as a service 138 obligation site.". 139 (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: 140 "(6) The Director may impose additional requirements regarding the location of 	124	engage in the practice of medicine in the District and who is in good standing under such
 127 "(9) "Service obligation site" means: 128 "(A) A nonprofit entity located in a Health Professional Shortage Area or 129 a Medically Underserved Area within the District that provides primary care, mental health, 130 dental, or sub-specialty services to District residents regardless of their ability to pay; 131 "(B) A Department of Health program; 132 "(C) A Department of Behavioral Health program; 133 "(D) A private practice setting that serves residents of a Medically 134 Underserved Area, and accepts a minimum percentage or total of patients, as determined by the 135 Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance 136 programs at a threshold determined by the Department of Health; or 137 "(E) Any other District program designated by the Director as a service 138 obligation site.". 139 (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: 140 "(6) The Director may impose additional requirements regarding the location of 	125	license."
 "(A) A nonprofit entity located in a Health Professional Shortage Area or a Medically Underserved Area within the District that provides primary care, mental health, dental, or sub-specialty services to District residents regardless of their ability to pay; "(B) A Department of Health program; "(C) A Department of Behavioral Health program; "(D) A private practice setting that serves residents of a Medically Underserved Area, and accepts a minimum percentage or total of patients, as determined by the Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance programs at a threshold determined by the Department of Health; or "(E) Any other District program designated by the Director as a service obligation site.". (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	126	(3) Paragraph (9) is amended to read as follows:
129a Medically Underserved Area within the District that provides primary care, mental health,130dental, or sub-specialty services to District residents regardless of their ability to pay;131"(B) A Department of Health program;132"(C) A Department of Behavioral Health program;133"(D) A private practice setting that serves residents of a Medically134Underserved Area, and accepts a minimum percentage or total of patients, as determined by the135Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance136programs at a threshold determined by the Department of Health; or137"(E) Any other District program designated by the Director as a service138obligation site.".139(b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows:140"(6) The Director may impose additional requirements regarding the location of	127	"(9) "Service obligation site" means:
 dental, or sub-specialty services to District residents regardless of their ability to pay; "(B) A Department of Health program; "(C) A Department of Behavioral Health program; "(D) A private practice setting that serves residents of a Medically Underserved Area, and accepts a minimum percentage or total of patients, as determined by the Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance programs at a threshold determined by the Department of Health; or "(E) Any other District program designated by the Director as a service obligation site.". (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	128	"(A) A nonprofit entity located in a Health Professional Shortage Area or
 "(B) A Department of Health program; "(C) A Department of Behavioral Health program; "(D) A private practice setting that serves residents of a Medically Underserved Area, and accepts a minimum percentage or total of patients, as determined by the Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance programs at a threshold determined by the Department of Health; or "(E) Any other District program designated by the Director as a service obligation site.". (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	129	a Medically Underserved Area within the District that provides primary care, mental health,
 "(C) A Department of Behavioral Health program; "(D) A private practice setting that serves residents of a Medically Underserved Area, and accepts a minimum percentage or total of patients, as determined by the Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance programs at a threshold determined by the Department of Health; or "(E) Any other District program designated by the Director as a service obligation site.". (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	130	dental, or sub-specialty services to District residents regardless of their ability to pay;
 "(D) A private practice setting that serves residents of a Medically Underserved Area, and accepts a minimum percentage or total of patients, as determined by the Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance programs at a threshold determined by the Department of Health; or "(E) Any other District program designated by the Director as a service obligation site.". (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	131	"(B) A Department of Health program;
 134 Underserved Area, and accepts a minimum percentage or total of patients, as determined by the 135 Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance 136 programs at a threshold determined by the Department of Health; or 137 "(E) Any other District program designated by the Director as a service 138 obligation site.". 139 (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: 140 "(6) The Director may impose additional requirements regarding the location of 	132	"(C) A Department of Behavioral Health program;
 Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance programs at a threshold determined by the Department of Health; or "(E) Any other District program designated by the Director as a service obligation site.". (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	133	"(D) A private practice setting that serves residents of a Medically
 programs at a threshold determined by the Department of Health; or "(E) Any other District program designated by the Director as a service obligation site.". (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	134	Underserved Area, and accepts a minimum percentage or total of patients, as determined by the
 137 "(E) Any other District program designated by the Director as a service 138 obligation site.". 139 (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: 140 "(6) The Director may impose additional requirements regarding the location of 	135	Director, participating in Medicare, Medicaid, HealthCare Alliance, or similar public insurance
 obligation site.". (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	136	programs at a threshold determined by the Department of Health; or
 (b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows: "(6) The Director may impose additional requirements regarding the location of 	137	"(E) Any other District program designated by the Director as a service
140 "(6) The Director may impose additional requirements regarding the location of	138	obligation site.".
	139	(b) Section 2 (D.C. Official Code § 7-751.03) is amended as follows:
141 private practices, or the acceptance of insurance types among those practices, as the Director	140	"(6) The Director may impose additional requirements regarding the location of
	141	private practices, or the acceptance of insurance types among those practices, as the Director
142 deems appropriate to support the goal of an equitable distribution of healthcare providers among	142	deems appropriate to support the goal of an equitable distribution of healthcare providers among
143 District residents.".	143	District residents.".
144	144	
145 (b) Section 8 (D.C. Official Code § 7-751.07) is amended as follows:	145	(b) Section 8 (D.C. Official Code § 7-751.07) is amended as follows:

(1) Subsection (a)(2) is amended to read as follows:

147 "(2)(A) Full-time participants shall provide service of at least 1,800 hours per 148 year. On-call status shall not count toward the annual 1,800 hour requirement. Exceptions to the 149 1,800 hour annual requirement or the on-call provision of this subparagraph may be approved by 150 the Director prior to placement. 151 "(B) Part-time participants shall provide service of at least 900 hours per 152 year,. On-call status does not count toward the annual 900 hour requirement. Exceptions to the 153 900 hour annual requirement or the on-call provision of this subparagraph may be approved by 154 the Director prior to placement.". 155 (c) Section 9 (D.C. Official Code § 7-751.08) is amended as follows: 156 (1) The lead-in language of subsection (a) is amended by striking the phrase 157 "Physicians and dentists shall be eligible" and inserting the phrase "Physicians and dentists who 158 are full-time participants in the Program shall be eligible" in its place. 159 (2) The lead-in language of subsection (a-1) is amended to read as follows: 160 "(a-1) Physicians who are full-time participants in the Program and who specialize and 161 practice in obstetrics and gynecology, psychiatry, or another medical specialty identified by the 162 Director or who sub-specialize and practice in oncology, cardiology, neurology, infectious 163 diseases, pulmonary diseases, nephrology, endocrinology, podiatry, ophthalmology, or another 164 medical sub-specialty identified by the Director shall be eligible to have 100% of their total debt, 165 not to exceed \$200,000, repaid by the Program over 4 years of service; provided, that the 166 participants provide full-time service in Ward 7 or 8. For each year of participation, the Mayor 167 shall issue a schedule for the Program to repay loan amounts for full time participants.".

- (3) The lead-in language of subsection (b) is amended by striking the phrase
 "Other health professionals shall be eligible" and inserting the phrase "Other health professionals
 who are full-time participants in the Program shall be eligible" in its place.
- (4) New subsections (d), (e), (f), (g), (h) and (i) are added to read as follows: I
 "(d) Physicians and dentists who are part-time participants in the Program shall be
 eligible to have 100% of their total debt, not to exceed \$60,000, repaid by the Program over 4
 years of service. For each year of participation, the Mayor shall issue a schedule for the Program
 to repay loan amounts for part-time participants.".

"(e) Physicians who are part-time participants engaged in the practice of sub-specialties
shall be eligible to have 100% of their total debt, not to exceed \$100,000, repaid by the Program
over 4 years of service; provided, that the participants provide full-time service in Ward 7 or
8. For each year of participation, the Mayor shall issue a schedule for physicians who are
engaged in sub-specialty practice, the Program to repay loan amounts for this category of parttime participants.".

- "(f) Other health professionals who are part-time participants shall be eligible to have
 100% of their total debt, not to exceed \$33,000, repaid by the Program over 4 years of service.
 The Mayor shall issue a schedule for this category of part-time participants.
- 185 "(g) The Director may only add to the list of priority specialties or sub-specialties set 186 forth in subsections (a-1) and (e) of this section based on the health care needs of District 187 residents.
- (h) "Specialty" means physicians who specialize and practice in obstetrics andgynecology, psychiatry, or another medical specialty identified by the Director.

190	(i) "Sub-specialty professionals" means physicians who practice in oncology, cardiology,
191	neurology, infectious diseases, pulmonary diseases, nephrology, endocrinology, podiatry,
192	ophthalmology, or another medical sub-specialty identified by the Director.
193	Sec. 10. Rulemaking authority.
194	The Mayor may issue rules to implement this act.
195	Sec. 11. Fiscal impact statement.
196	The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal
197	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
198	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
199	Sec. 12. Effective date.
200	(a) This act shall take effect following the approval by the Mayor (or in the event of veto
201	by the Mayor, action by the Council to override the veto), a 30-day period of Congressional
202	review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved
203	December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the
204	District of Columbia Register.
205	(b) This act shall expire after 225 days of its having taken effect.
206	