

Medical Training (Prioritisation) Bill

RUNNING LIST OF ALL AMENDMENTS ON REPORT

*Tabled up to and including
18 February 2026*

[Amendments marked ★ are new or have been altered]

Clause 2

LORD MOHAMMED OF TINSLEY

Clause 2, page 1, line 10, leave out “2026” and insert “2027”

Member's explanatory statement

This amendment postpones the implementation of the medical specialty training prioritisation requirements by one year, moving the effective date for the mandated offer sequence from 2026 to 2027.

LORD MOHAMMED OF TINSLEY

Revised version of the amendment printed on 16 February 2026

Clause 2, page 2, line 1, leave out paragraphs (d) and (e) and insert –

“(d) a person who has completed at least two years of training or employment in a medical capacity within the National Health Service.”

Member's explanatory statement

This amendment removes the conditions of prioritisation related to Indefinite Leave to Remain status.

Clause 4

BARONESS LISTER OF BURTERSETT

Clause 4, page 3, line 4, leave out “(3) or (4)” and insert “(2A), (3) or (4).”

(2A) A person is within this subsection if –

- (a) they have been granted protection status in accordance with rules made under section 3(2) of the Immigration Act 1971,
- (b) they have been granted limited leave to enter or remain in the United Kingdom by virtue of Appendix Hong Kong British National (Overseas) of rules made under section 3(2) of the Immigration Act 1971, or
- (c) they have, as part of a safe and legal humanitarian immigration route, leave to enter or remain in the United Kingdom in accordance with rules made under section 3(2) of the Immigration Act 1971 or leave on a discretionary basis outside of rules.”

Member's explanatory statement

This amendment would add people who have been recognised as in need of international protection, who have arrived as a Hong Kong British National, or have arrived on a safe and legal humanitarian programme to the priority group.

BARONESS GERADA

★ Clause 4, page 3, line 4, leave out “(3) or (4)” and insert “(2A), (3) or (4).”

- (2A) A person is within this subsection if they hold a primary United Kingdom medical qualification, where—
- (a) the course of study was delivered by an overseas campus of a medical school of a UK-registered institution that is extant on the day on which this Act is passed,
 - (b) the course of study leading to that qualification was delivered, in whole or in part, at a campus outside the British Islands which delivered a course that the General Medical Council approved as identical in content, standard and assessment to the equivalent course undertaken within the British Islands, and
 - (c) that qualification was awarded by an institution that is a UK registered higher education provider for the purposes of—
 - (i) section 3 of the Higher Education Research Act 2017 (the register),
 - (ii) Schedule 6 of the Education Reform Act 1988 (courses of higher education),
 - (iii) section 38 of the Further and Higher Education of Scotland Act 1992 (meaning of higher education), or
 - (iv) Schedule 1(2) of the Further Education (Northern Ireland) Order 1997 (higher education: professional examinations).”

Member's explanatory statement

This amendment seeks to insert a tightly defined category for graduates who hold a UK PMQ awarded by a UK registered higher education provider where (1) the GMC has approved the overseas delivery as identical to the UK course, and (2) the overseas campus is extant on Royal Assent. It excludes non-UK providers, transfer routes, and historic or non-extant provision.

BARONESS GERADA

★ Clause 4, page 3, line 21, at end insert –

“(7) The appropriate authority may by regulations prescribe a maximum number of persons eligible by virtue of subsection (2A) in any application cycle.

(8) A maximum set under subsection (7) must not be lower than the number of such persons in the previous application cycle.”

Member's explanatory statement

This amendment seeks to confer a power on the Secretary of State to cap the number of persons eligible under provision inserted by another amendment in the name of Baroness Gerada. It seeks to ensure there is not an increase in the number of applicants from eligible overseas medical campuses at UK-registered institutions.

Clause 7

LORD MOHAMMED OF TINSLEY

Clause 7, page 4, line 39, leave out subsections (1) to (4) and insert –

“(1) Regulations under this Act are subject to the affirmative procedure.”

Member's explanatory statement

This amendment ensures that all regulations under this Act are subject to the affirmative resolution procedure.

BARONESS GERADA

★ Clause 7, page 5, line 41, after “countries)” insert “and section 4(7) (regulations setting maximum number of applicants eligible for prioritisation)”

Member's explanatory statement

This amendment seeks to confer a power on the Secretary of State to cap the number of persons eligible for prioritisation under provision inserted by another amendment in the name of Baroness Gerada. It seeks to ensure there is not an increase in the number of applicants from eligible overseas medical campuses at UK-registered institutions.

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