- 1 HB74
- 2 168673-1
- 3 By Representative Wadsworth
- 4 RFD: Ways and Means Education
- 5 First Read: 02-FEB-16

1	168673-1:n:05/04/2015:DSM/mfc LRS2015-1859
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8	SYNOPSIS: Under existing law, a qualifying rural
9	physician is allowed a certain income tax credit
10	This bill would limit the tax credit to a
11	total of five years.
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13	A BILL
14	TO BE ENTITLED
15	AN ACT
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17	Relating to tax credits for rural physicians; to
18	amend Sections 40-18-130, 40-18-131, and 40-18-132, Code of
19	Alabama 1975; to provide for definitions; to limit the tax
20	credit to five total years; and to provide for an effective
21	date.
22	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
23	Section 1. Sections 40-18-130, 40-18-131, and
24	40-18-132, Code of Alabama 1975, are amended to read as
25	follows:
26	"§40-18-130.

1	"It is the intent of the Legislature to institute
2	programs that will make Alabama more competitive with other
3	states in the recruitment and retention of physicians and
4	reduce inequities that a small or rural hospital and small or
5	rural communities have in the funding and recruitment of
6	physician services.
7	"§40-18-131.
8	"For the purposes of this article, the following
9	words have the following meanings, respectively, unless the
10	context clearly indicates otherwise:
11	"(1) RURAL PHYSICIAN. A physician licensed to
12	practice medicine in Alabama who practices and resides in a
13	small or rural community and has admission privileges to a
14	small or rural hospital county.
15	"(2) SMALL OR RURAL COMMUNITY COUNTY. A community
16	county in Alabama that has less than 25,000 residents
17	according to the latest decennial census and has a hospital
18	with an emergency room.
19	" (3) SMALL OR RURAL HOSPITAL. An acute care hospital
20	that meets one of the following requirements:
21	"a. Contains less than 105 beds and is located more
22	than 20 miles, under normal travel conditions, from another
23	acute care hospital located in Alabama.
24	"b. Receives Medicare rural reimbursement from the
25	federal government.

"§40-18-132.

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"Beginning with the 1994 January 1, 2016, tax year,
a person qualifying as a rural physician shall be allowed a
credit against the tax imposed by Section 40-18-2, in the sum
of \$5,000. No credit shall be allowed to a rural physician who
is, on May 4, 1993, practicing in a small or rural community.
No credit shall be allowed to a physician who has previously
practiced in a small or rural community unless, after May 4,
1993, that physician returns to practice in a small or rural
community after having practiced in a large or urban community
for at least three years previously received the credit
allowed by this section for five tax years and who practiced
in a small or rural county. The tax credit may be claimed for
not more than five consecutive <u>total</u> tax years <u>from the</u>
original enactment of this section. The Department of Revenue
shall promulgate any rules and regulations necessary to
implement and administer the provisions of this article."
Section 2. This act shall become effective on the
first day of the third month following its passage and
approval by the Governor, or its otherwise becoming law.