Support for SB 823A

per Sherrington **The Oregon Health Care Worker Protection**

Representatives,

Thank you for the time spent considering SB 823A, the Oregon Health Care Worker Protection Act. Nurses and other health care workers in hospital and home health settings today routinely experience workplace violence. From 2002 to 2013, incidents of serious workplace violence- those requiring days off for an injured worker to recover- were four times more common in healthcare than in all other private industry settings.¹

The impacts of this continuing problem are varied and significant, frequently resulting in higher incidences of physical harm to individual providers, missed patient care, decreased recruitment and retention rates, increased employee absenteeism as well as related added costs to our system due to turnover and workers compensation claims. In 2017 alone, 25% of all accepted private industry violence-related workers compensation claims in Oregon came from hospitals and ambulatory surgical centers.²

The growing need to address this problem led ONA, OAHHS and other stakeholders to convene the workplace safety initiative which developed the Workplace Violence Prevention Toolkit. A toolkit that all Oregon hospitals are now in the process of deploying to improve their workplace safety committees and assault and prevention programs.

Senate Bill 823A seeks to reinforce this initiative to reduce violence within our health care facilities by strengthening key standards in statute:

Enhanced Incident Reporting & Access to Data

- Requires the healthcare employer to share a summary of incident reports to the workplace safety committee. These reports include the hospital assault log, the injury and illness log (aka OSHA 300 log) and any other relevant information that inform the prevention of future incidence.
- Expands ability for employees to review facility violent incident records and evaluate ongoing progress toward meaningfully addressing prevention and safety vulnerabilities internally.
- > Retaliation Protections for Incident Reporting
 - Reinforces that it is an unlawful employment practice for any reprisal to occur against an employee for making a good-faith report of incidents that take place on health care premises.
- Requires Comprehensive Workplace Security Assessment Timeline
 - Implements a timeframe by which certain health care facilities³ must perform a nationally and state recognized assessment.
 - o Calls for a report back to the 2022 Legislative Session on the completion of health care employers' assessments.
- Regular Review of Required Local Assault Prevention Programs
 - Requires a review of the health care employers' assault prevention and protection plan every two vears.



self-inflicted injuries. ¹ Data source: Bureau of Labor Statistics data for intentional injuries caused by humans ² Data source: Department of Consumer and Business Services, 2017 Workers' consellisation Accepted disabling claims by industry (NAICS) and accident or exposure event, http://www.cbs.state.or.us/external/imd/rasums/2055t/19/web/table10.pdf

http://www.cbs.state.or.us/external/imd/rasums/2055t/57web/table10.pdf ³ Health care facility for this section of the law includes hospitals, ambulatory surgical sectors and home health services that are performed by hospital or health system employees.

We believe SB 823A is a vital step toward ensuring that health care workers and employers across Oregon will be have more tools and better information to aid in preventing violent workplace incidents.

We respectfully request your aye vote.

















Oregon Chapter American College of Emergency Physicians



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