74th OREGON LEGISLATIVE ASSEMBLY--2007 Regular Session

House Bill 2022

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SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced**.

Requires health care employers to address assaults of employees. Declares emergency, effective July 1, 2007.

A BILL FOR AN ACT

2 Relating to health care employers; and declaring an emergency.

3 Be It Enacted by the People of the State of Oregon:

4 <u>SECTION 1.</u> Sections 2 to 7 of this 2007 Act are added to and made a part of ORS 654.001

5 to 654.295.

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6 SECTION 2. As used in sections 2 to 7 of this 2007 Act:

7 (1) "Assault" means intentionally, knowingly or recklessly causing physical injury.

8 (2) "Health care employer" means:

9 (a) An ambulatory surgical center as defined in ORS 442.015.

- 10 (b) A hospital as defined in ORS 442.015.
- 11 (3) "Home health care services" means items or services furnished to a patient by an

12 employee in a place of temporary or permanent residence used as the patient's home.

13 SECTION 3. (1) A health care employer shall:

(a) Conduct periodic security and safety assessments to identify existing or potential
 hazards for assaults committed against employees;

(b) Develop and implement an assault prevention and protection program for employees
 based on assessments conducted under paragraph (a) of this subsection; and

(c) Provide assault prevention and protection training on a regular and ongoing basis for
 employees.

20 (2) An assessment conducted under subsection (1)(a) of this section shall include, but 21 need not be limited to:

(a) A measure of the frequency of assaults committed against employees that occur on
the premises of a health care employer or in the home of a patient receiving home health
care services during the preceding five years or for the years that records are available if
fewer than five years of records are available; and

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(b) An identification of the causes and consequences of assaults against employees.

(3) An assault prevention and protection program developed and implemented by a health
care employer under subsection (1)(b) of this section shall be based on an assessment conducted under subsection (1)(a) of this section and shall address security considerations related to the following:

31 (a) Physical attributes of the health care setting;

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1	(b) Staffing plans, including security staffing;
2	(c) Personnel policies;
3	(d) First aid and emergency procedures;
4	(e) Procedures for reporting assaults; and
5	(f) Education and training for employees.
6	(4)(a) Assault prevention and protection training required under subsection (1)(c) of this
7	section shall address the following topics:
8	(A) General safety and personal safety procedures;
9	(B) Escalation cycles for assaultive behaviors;
10	(C) Factors that predict assaultive behaviors;
11	(D) Techniques for obtaining medical history from a patient with assaultive behavior;
12	(E) Verbal and physical techniques to de-escalate and minimize assaultive behaviors;
13	(F) Strategies for avoiding physical harm and minimizing use of restraints;
14	(G) Restraint techniques consistent with regulatory requirements;
15	(H) Self-defense, including:
16	(i) The amount of physical force that is reasonably necessary to protect the employee or
17	a third person from assault; and
18	(ii) The use of least restrictive procedures necessary under the circumstances, in ac-
19	cordance with an approved behavior management plan, and any other methods of response
20	approved by the health care employer;
21	(I) Procedures for documenting and reporting incidents involving assaultive behaviors;
22	(J) Programs for post-incident counseling and follow-up;
23	(K) Resources available to employees for coping with assaults; and
24	(L) The health care employer's workplace assault prevention and protection program.
25	(b) A health care employer shall provide assault prevention and protection training to a
26	new employee within 90 days of the employee's initial hiring date.
27	(c) A health care employer may use classes, video recordings, brochures, verbal or writ-
28	ten training or other training that the employer determines to be appropriate, based on an
29	employee's job duties, under the assault prevention and protection program developed by the
30	employer.
31	SECTION 4. (1) A health care employer shall maintain a record of assaults committed
32	against employees that occur on the premises of the health care employer or in the home
33	of a patient receiving home health care services. The record shall include, but need not be
34	limited to, the following:
35	(a) The name and address of the premises on which each assault occurred;
36	(b) The date, time and specific location where the assault occurred;
37	(c) The name, job title and department or ward assignment of the employee who was
38	assaulted;
39	(d) A description of the person who committed the assault as a patient, visitor, employee
40	or other category;
41	(e) A description of the assaultive behavior as:
42	(A) An assault with mild soreness, surface abrasions, scratches or small bruises;
43	(B) An assault with major soreness, cuts or large bruises;
44	(C) An assault with severe lacerations, a bone fracture or a head injury; or
45	(D) An assault with loss of limb or death;

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1 (f) An identification of the physical injury;

2 (g) A description of any weapon used;

3 (h) The number of employees in the immediate area of the assault when it occurred; and

4 (i) A description of actions taken by the employees and the health care employer in re-5 sponse to the assault.

6 (2) A health care employer shall maintain the record of assaults described in subsection
7 (1) of this section for no fewer than five years following a reported assault.

8 (3) The Director of the Department of Consumer and Business Services shall adopt by 9 rule a common recording form for the purposes of this section.

10 <u>SECTION 5.</u> If a health care employer directs an employee who has been assaulted by a 11 patient on the premises of the health care employer to provide further treatment to the pa-12 tient, the employee may request that a second employee accompany the employee when 13 treating the patient. If the health care employer declines the employee's request, the health 14 care employer may not require the employee to treat the patient.

15 <u>SECTION 6.</u> (1) An employee who provides home health care services may refuse to treat 16 a patient unless accompanied by a second employee if, based on the patient's past behavior 17 or physical or mental condition, the employee believes that the patient may assault the em-18 ployee.

(2) An employee who provides home health care services may refuse to treat a patient
 unless the employee is equipped with a communication device that allows the employee to
 transmit one-way or two-way messages indicating that the employee is being assaulted.

22 <u>SECTION 7.</u> (1) A health care employer may not impose sanctions against an employee 23 who used physical force in self-defense against an assault if the health care employer finds 24 that the employee:

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(a) Was acting in self-defense in response to the use or imminent use of physical force;

(b) Used an amount of physical force that was reasonably necessary to protect the em ployee or a third person from assault; and

(c) Used the least restrictive procedures necessary under the circumstances, in accord ance with an approved behavior management plan, or other methods of response approved
 by the health care employer.

(2) As used in this section, "self-defense" means the use of physical force upon another
 person in self-defense or to defend a third person.

33 <u>SECTION 8.</u> A health care employer that is required to conduct a periodic security and
 34 safety assessment under section 3 of this 2007 Act shall conduct its first assessment no later
 35 than April 1, 2008.

36 <u>SECTION 9.</u> Section 4 of this 2007 Act applies only to assaults occurring on or after the 37 operative date specified in section 11 of this 2007 Act.

38 <u>SECTION 10.</u> (1) No later than January 31, 2009, each health care employer shall provide 39 to the Director of the Department of Consumer and Business Services data from the record 40 of assaults compiled under section 4 of this 2007 Act for assaults occurring in 2008.

41 (2) The director shall adopt rules for the reporting of data under subsection (1) of this
 42 section. The rules:

(a) May not require health care employers to report the names of employees who have
been assaulted or the names of patients who have committed assaults; and

45 (b) Shall conform with state and federal laws relating to confidentiality and the pro-

1 tection of health information.

2 (3) No later than April 30, 2009, the director shall analyze the data received under sub-3 section (1) of this section and report the findings to the Seventy-fifth Legislative Assembly.

4 (4) Nothing in this section restricts the director's access to or use of information or re-5 cords otherwise required or permitted under the Oregon Safe Employment Act.

6 <u>SECTION 11.</u> Except as provided in section 12 of this 2007 Act, sections 2 to 7 of this 2007 7 Act become operative on January 1, 2008.

8 <u>SECTION 12.</u> The Director of the Department of Consumer and Business Services may 9 take any action before the operative date of sections 2 to 7 of this 2007 Act that is necessary 10 to enable the director to exercise, on and after the operative date of sections 2 to 7 of this 11 2007 Act, all the duties, functions and powers conferred on the director by this 2007 Act.

12 <u>SECTION 13.</u> This 2007 Act being necessary for the immediate preservation of the public 13 peace, health and safety, an emergency is declared to exist, and this 2007 Act takes effect 14 July 1, 2007.

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