

118TH CONGRESS  
1ST SESSION

# H. R. 2663

To direct the Secretary of Labor to issue an occupational safety and health standard that requires covered employers within the health care and social service industries to develop and implement a comprehensive workplace violence prevention plan, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

APRIL 18, 2023

Mr. COURTNEY (for himself, Mr. SCOTT of Virginia, Mr. BACON, Ms. ADAMS, Mr. FITZPATRICK, and Mr. VAN DREW) introduced the following bill; which was referred to the Committee on Education and the Workforce, and in addition to the Committees on Energy and Commerce, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To direct the Secretary of Labor to issue an occupational safety and health standard that requires covered employers within the health care and social service industries to develop and implement a comprehensive workplace violence prevention plan, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

1 **SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “Workplace Violence  
3 Prevention for Health Care and Social Service Workers  
4 Act”.

5 **SEC. 2. TABLE OF CONTENTS.**

6 The table of contents for this Act is as follows:

See. 1. Short title.

See. 2. Table of contents.

TITLE I—WORKPLACE VIOLENCE PREVENTION STANDARD

See. 101. Workplace violence prevention standard.

See. 102. Scope and application.

See. 103. Requirements for workplace violence prevention standard.

See. 104. Rules of construction.

See. 105. Other definitions.

TITLE II—AMENDMENTS TO THE SOCIAL SECURITY ACT

See. 201. Application of the workplace violence prevention standard to certain facilities receiving Medicare funds.

7 **TITLE I—WORKPLACE VIOLENCE  
8 PREVENTION STANDARD**

9 **SEC. 101. WORKPLACE VIOLENCE PREVENTION STANDARD.**

10 (a) INTERIM FINAL STANDARD.—

11 (1) IN GENERAL.—Not later than 1 year after  
12 the date of enactment of this Act, the Secretary of  
13 Labor shall issue an interim final standard on work-  
14 place violence prevention—

15 (A) to require certain employers in the  
16 health care and social service sectors, and cer-  
17 tain employers in sectors that conduct activities  
18 similar to the activities in the health care and  
19 social service sectors, to develop and implement

1           a comprehensive workplace violence prevention  
2           plan and carry out other activities or require-  
3           ments described in section 103 to protect health  
4           care workers, social service workers, and other  
5           personnel from workplace violence;

6           (B) that shall, at a minimum, be based on  
7           the Guidelines for Preventing Workplace Vi-  
8           olence for Healthcare and Social Service Work-  
9           ers published by the Occupational Safety and  
10          Health Administration of the Department of  
11          Labor in 2015 and adhere to the requirements  
12          of this title; and

13          (C) that provides for a period determined  
14          appropriate by the Secretary, not to exceed 1  
15          year, during which the Secretary shall prioritize  
16          technical assistance and advice consistent with  
17          section 21(d) of the Occupational Safety and  
18          Health Act of 1970 (29 U.S.C. 670(d)) to em-  
19          ployers subject to the standard with respect to  
20          compliance with the standard.

21          (2) INAPPLICABLE PROVISIONS OF LAW AND  
22          EXECUTIVE ORDER.—The following provisions of law  
23          and Executive orders shall not apply to the issuance  
24          of the interim final standard under this subsection:

1                             (A) The requirements applicable to occupa-  
2                             tional safety and health standards under section  
3                             6(b) of the Occupational Safety and Health Act  
4                             of 1970 (29 U.S.C. 655(b)).

5                             (B) The requirements of chapters 5 and 6  
6                             of title 5, United States Code.

7                             (C) Subchapter I of chapter 35 of title 44,  
8                             United States Code (commonly referred to as  
9                             the “Paperwork Reduction Act”).

10                           (D) Executive Order No. 12866 (58 Fed.  
11                             Reg. 51735; relating to regulatory planning and  
12                             review), as amended.

13                           (3) NOTICE AND COMMENT.—Notwithstanding  
14                             paragraph (2)(B), the Secretary shall, prior to  
15                             issuing the interim final standard under this sub-  
16                             section, provide notice in the Federal Register of the  
17                             interim final standard and a 30-day period for pub-  
18                             lic comment.

19                           (4) EFFECTIVE DATE OF INTERIM STAND-  
20                             ARD.—The interim final standard shall—

21                             (A) take effect on a date that is not later  
22                             than 30 days after issuance, except that such  
23                             interim final standard may include a reasonable  
24                             phase-in period for the implementation of re-

1           quired engineering controls that take effect  
2           after such date;

3           (B) be enforced in the same manner and  
4           to the same extent as any standard promul-  
5           gated under section 6(b) of the Occupational  
6           Safety and Health Act of 1970 (29 U.S.C.  
7           655(b)); and

8           (C) be in effect until the final standard de-  
9           scribed in subsection (b) becomes effective and  
10          enforceable.

11          (5) FAILURE TO PROMULGATE.—If an interim  
12          final standard described in paragraph (1) is not  
13          issued not later than 1 year of the date of enactment  
14          of this Act, the provisions of this title shall be in ef-  
15          fect and enforced in the same manner and to the  
16          same extent as any standard promulgated under sec-  
17          tion 6(b) of the Occupational Safety and Health Act  
18          (29 U.S.C. 655(b)) until such provisions are super-  
19          seded in whole by an interim final standard issued  
20          by the Secretary that meets the requirements of  
21          paragraph (1).

22          (b) FINAL STANDARD.—

23          (1) PROPOSED STANDARD.—Not later than 2  
24          years after the date of enactment of this Act, the  
25          Secretary of Labor shall, pursuant to section 6 of

1       the Occupational Safety and Health Act (29 U.S.C.  
2       655), promulgate a proposed standard on workplace  
3       violence prevention—

4                 (A) for the purposes described in sub-  
5        section (a)(1)(A); and

6                 (B) that shall include, at a minimum, re-  
7        quirements contained in the interim final stand-  
8        ard promulgated under subsection (a).

9                 (2) FINAL STANDARD.—Not later than 42  
10      months after the date of enactment of this Act, the  
11      Secretary shall issue a final standard on such pro-  
12      posed standard that shall—

13                 (A) provide no less protection than any  
14        workplace violence standard adopted by a State  
15        plan that has been approved by the Secretary  
16        under section 18 of the Occupational Safety  
17        and Health Act of 1970 (29 U.S.C. 667), pro-  
18        vided the Secretary finds that the final stand-  
19        ard is feasible on the basis of the best available  
20        evidence; and

21                 (B) be effective and enforceable in the  
22        same manner and to the same extent as any  
23        standard promulgated under section 6(b) of the  
24        Occupational Safety and Health Act of 1970  
25        (29 U.S.C. 655(b)).

1   **SEC. 102. SCOPE AND APPLICATION.**

2       In this title:

3           (1) COVERED FACILITY.—

4                  (A) IN GENERAL.—The term “covered fa-  
5                 cility” includes the following:

6                      (i) Any hospital, including any spe-  
7                 cialty hospital, in-patient or outpatient set-  
8                 ting, or clinic operating within a hospital  
9                 license, or any setting that provides out-  
10                 patient services.

11                      (ii) Any residential treatment facility,  
12                 including any nursing home, skilled nurs-  
13                 ing facility, hospice facility, Alzheimer’s  
14                 and memory care facility, and long-term  
15                 care facility.

16                      (iii) Any non-residential treatment or  
17                 service setting.

18                      (iv) Any medical treatment or social  
19                 service setting or clinic at a correctional or  
20                 detention facility.

21                      (v) Any community care setting, in-  
22                 cluding a community-based residential fa-  
23                 cility, group home, and mental health clin-  
24                 ic.

25                      (vi) Any psychiatric treatment facility.

(vii) Any drug abuse or substance use disorder treatment center.

(viii) Any independent freestanding emergency centers.

(ix) Any facility described in clauses  
(i) through (viii) operated by a Federal  
Government agency and required to comply  
with occupational safety and health stand-  
ards pursuant to section 1960 of title 29,  
Code of Federal Regulations (as such sec-  
tion is in effect on the date of enactment  
of this Act).

13 (x) Any other facility the Secretary  
14 determines should be covered under the  
15 standards promulgated under section 101.

(i) Any services and operations provided in any field work setting, including home health care, home-based hospice, and home-based social work.

(ii) Any emergency services and transport, including such services provided by firefighters and emergency responders.

(iii) Any services described in clauses (i) and (ii) performed by a Federal Government agency and required to comply with occupational safety and health standards pursuant to section 1960 of title 29, Code of Federal Regulations (as such section is in effect on the date of enactment of this Act).

(iv) Any other services and operations the Secretary determines should be covered under the standards promulgated under section 101.

(B) EXCLUSION.—The term “covered service” does not include child day care services.

(3) COVERED EMPLOYER.—

(A) IN GENERAL.—The term “covered employer” includes a person (including a contractor, subcontractor, a temporary service

1                   firm, or an employee leasing entity) that em-  
2                   ploys an individual to work at a covered facility  
3                   or to perform covered services.

4                   (B) EXCLUSION.—The term “covered em-  
5                   ployer” does not include an individual who pri-  
6                   vately employs, in the individual’s residence, a  
7                   person to perform covered services for the indi-  
8                   vidual or a family member of the individual.

9                   (4) COVERED EMPLOYEE.—The term “covered  
10                  employee” includes an individual employed by a cov-  
11                  ered employer to work at a covered facility or to per-  
12                  form covered services.

13 **SEC. 103. REQUIREMENTS FOR WORKPLACE VIOLENCE  
14                   PREVENTION STANDARD.**

15                  Each standard described in section 101 shall include,  
16                  at a minimum, the following requirements:

17                  (1) WORKPLACE VIOLENCE PREVENTION  
18                  PLAN.—Not later than 6 months after the date of  
19                  promulgation of the interim final standard under  
20                  section 101(a), a covered employer shall develop, im-  
21                  plement, and maintain an effective written workplace  
22                  violence prevention plan (in this section referred to  
23                  as the “Plan”) for covered employees at each cov-  
24                  ered facility and for covered employees performing a

1 covered service on behalf of such employer, which  
2 meets the following:

3 (A) PLAN DEVELOPMENT.—Each Plan—

4 (i) shall be developed and implemented with the meaningful participation  
5 of direct care employees, other employees,  
6 and employee representatives, for all aspects of the Plan;

7 (ii) shall be tailored and specific to conditions and hazards for the covered facility or the covered service, including patient-specific risk factors and risk factors specific to each work area or unit;

8 (iii) shall be suitable for the size, complexity, and type of operations at the covered facility or for the covered service, and remain in effect at all times; and

9 (iv) may be in consultation with stakeholders or experts who specialize in workplace violence prevention, emergency response, or other related areas of expertise for all relevant aspects of the Plan.

10 (B) PLAN CONTENT.—Each Plan shall include procedures and methods for the following:

(i) Identification of the individual and the individual's position responsible for implementation of the Plan.

(ii) With respect to each work area and unit at the covered facility or while covered employees are performing the covered service, risk assessment and identification of workplace violence risks and hazards to employees exposed to such risks and hazards (including environmental risk factors and patient-specific risk factors), which shall be—

(I) informed by past violent incidents specific to such covered facility or such covered service; and

(II) conducted with, at a minimum—

18 (aa) direct care employees;

19 (bb) where applicable, the  
20 representatives of such employ-  
21 ees; and

22 (cc) the employer.

(iii) Hazard prevention, engineering controls, or work practice controls to correct hazards, in a timely manner, applying

1 industrial hygiene principles of the hierarchy  
2 of controls, which—

(I) may include security and alarm systems, adequate exit routes, monitoring systems, barrier protection, established areas for patients and clients, lighting, entry procedures, staffing and working in teams, and systems to identify and flag clients with a history of violence; and

(II) shall ensure that employers correct, in a timely manner, hazards identified in any violent incident investigation described in paragraph (2) and any annual report described in paragraph (5).

20 (I) for employees to report work-  
21 place violence risks, hazards, and inci-  
22 dents;

23 (II) for employers to respond to  
24 reports of workplace violence;

(III) for employers to perform a post-incident investigation and debriefing of all reports of workplace violence with the participation of employees and their representatives;

(IV) to provide medical care or first aid to affected employees; and

(V) to provide employees with information about available trauma and related counseling.

(v) Procedures for emergency response, including procedures for threats of mass casualties and procedures for incidents involving a firearm or a dangerous weapon.

(vi) Procedures for communicating with and training the covered employees on workplace violence hazards, threats, and work practice controls, the employer's plan, and procedures for confronting, responding to, and reporting workplace violence threats, incidents, and concerns, and employee rights.

(vii) Procedures for—

(I) ensuring the coordination of risk assessment efforts, Plan development, and implementation of the Plan with other employers who have employees who work at the covered facility or who are performing the covered service; and

(II) determining which covered employer or covered employers shall be responsible for implementing and complying with the provisions of the standard applicable to the working conditions over which such employers have control.

(viii) Procedures for conducting the annual evaluation under paragraph (6).

(C) AVAILABILITY OF PLAN.—Each Plan shall be made available at all times to the covered employees who are covered under such Plan.

(2) VIOLENT INCIDENT INVESTIGATION.—

(A) IN GENERAL.—As soon as practicable after a workplace violence incident, risk, or hazard of which a covered employer has knowledge, the employer shall conduct an investigation of

such incident, risk, or hazard under which the  
employer shall—

(ii) solicit input from involved employees, their representatives, and supervisors about the cause of the incident, risk, or hazard, and whether further corrective measures (including system-level factors) could have prevented the incident, risk, or hazard.

15 (B) DOCUMENTATION.—A covered em-  
16 ployer shall document the findings, rec-  
17 ommendations, and corrective measures taken  
18 for each investigation conducted under this  
19 paragraph.

1                             (A) Annual training and education shall  
2                             include information on the Plan, including iden-  
3                             tified workplace violence hazards, work practice  
4                             control measures, reporting procedures, record  
5                             keeping requirements, response procedures,  
6                             anti-retaliation policies, and employee rights.

7                             (B) Additional hazard recognition training  
8                             shall be provided for supervisors and managers  
9                             to ensure they—

10                             (i) can recognize high-risk situations;  
11                             and

12                             (ii) do not assign employees to situa-  
13                             tions that predictably compromise the safe-  
14                             ty of such employees.

15                             (C) Additional training shall be provided  
16                             for each such covered employee whose job cir-  
17                             cumstances have changed, within a reasonable  
18                             timeframe after such change.

19                             (D) Additional training shall be provided  
20                             for each such covered employee whose job cir-  
21                             cumstances require working with victims of tor-  
22                             ture, trafficking, or domestic violence.

23                             (E) Applicable training shall be provided  
24                             under this paragraph for each new covered em-  
25                             ployee prior to the employee's job assignment.

1                             (F) All training shall provide such employ-  
2                             ees opportunities to ask questions, give feed-  
3                             back on training, and request additional in-  
4                             struction, clarification, or other followup.

5                             (G) All training shall be provided in-person  
6                             and by an individual with knowledge of work-  
7                             place violence prevention and of the Plan, ex-  
8                             cept that any annual training described in sub-  
9                             paragraph (A) provided to an employee after  
10                            the first year such training is provided to such  
11                            employee may be conducted by live video if in-  
12                            person training is impracticable.

13                            (H) All training shall be appropriate in  
14                             content and vocabulary to the language, edu-  
15                             cational level, and literacy of such covered em-  
16                             ployees.

17                            (4) RECORDKEEPING AND ACCESS TO PLAN  
18                            RECORDS.—

19                            (A) IN GENERAL.—Each covered employer  
20                            shall—

21                                (i) maintain for not less than 5  
22                                years—

23                                (I) records related to each Plan  
24                                of the employer, including workplace  
25                                violence risk and hazard assessments,

1                   and identification, evaluation, correc-  
2                   tion, and training procedures;

3                   (II) a violent incident log de-  
4                   scribed in subparagraph (B) for re-  
5                   cording all workplace violence inci-  
6                   dents; and

7                   (III) records of all incident inves-  
8                   tigations as required under paragraph  
9                   (2)(B); and

10                  (ii)(I) make such records and logs  
11                  available, upon request, to covered employ-  
12                  ees and their representatives for examina-  
13                  tion and copying in accordance with sec-  
14                  tion 1910.1020 of title 29, Code of Federal  
15                  Regulations (as such section is in effect on  
16                  the date of enactment of this Act), and in  
17                  a manner consistent with HIPAA privacy  
18                  regulations (defined in section 1180(b)(3)  
19                  of the Social Security Act (42 U.S.C.  
20                  1320d-9(b)(3))) and part 2 of title 42,  
21                  Code of Federal Regulations (as such part  
22                  is in effect on the date of enactment of this  
23                  Act); and

24                  (II) ensure that any such records and  
25                  logs that may be copied, transmitted elec-

tronically, or otherwise removed from the employer's control for purposes of this clause omit any element of personal identifying information sufficient to allow identification of any patient, resident, client, or other individual alleged to have committed a violent incident (including the individual's name, address, electronic mail address, telephone number, or social security number, or other information that, alone or in combination with other publicly available information, reveals such individual's identity).

14 (B) VIOLENT INCIDENT LOG DESCRIPT-

TION.—Each violent incident log shall—

(ii) be based on a template developed by the Secretary not later than 1 year after the date of enactment of this Act;

24 (iii) include, at a minimum, a descrip-  
25 tion of—

- (I) the violent incident (including environmental risk factors present at the time of the incident);

(II) the date, time, and location of the incident, and the names and job titles of involved employees;

(III) the nature and extent of injuries to covered employees;

(IV) a classification of the perpetrator who committed the violence, including whether the perpetrator was—

(aa) a patient, client, resident, or customer of a covered employer;

(bb) a family member or friend of a patient, client, resident, or customer of a covered employer;

(cc) a stranger;

(dd) a coworker, supervisor, or manager of a covered employee;

(ee) a partner, spouse, parent, or relative of a covered employee; or

(ff) any other appropriate classification;

3 (V) the type of violent incident  
4 (such as type 1 violence, type 2 vio-  
5 lence, type 3 violence, or type 4 vio-  
6 lence); and

7 (VI) how the incident was  
8 abated;

9 (iv) not later than 7 days after the  
10 employer learns of such incident, contain a  
11 record of each violent incident, which is  
12 updated to ensure completeness of such  
13 record;

14 (v) be maintained for not less than 5  
15 years; and

23 (C) ANNUAL SUMMARY.—

1                   the Secretary an annual summary of each  
2                   violent incident log for the preceding cal-  
3                   endar year that shall—

10 (bb) the number of record-  
11 able injuries related to such inci-  
12 dents; and

13 (cc) the total number of  
14 hours worked by the covered em-  
15 ployees for such preceding year;

16 (II) be completed on a form pro-  
17 vided by the Secretary;

posting of summaries of injury and illness logs;

3 (IV) be located in a conspicuous  
4 place or places where notices to em-  
5 ployees are customarily posted; and

(V) not be altered, defaced, or covered by other material.

15 (5) ANNUAL REPORT.—

1           Secretary to Congress shall not disclose any  
2           confidential information.

8                         (6) ANNUAL EVALUATION.—Each covered em-  
9                         ployer shall conduct an annual written evaluation,  
10                         conducted with the full, active participation of cov-  
11                         ered employees and employee representatives, of—

(B) compliance with training required by each standard described in section 101, and specified in the Plan.

23 (8) ANTI-RETALIATION.—

(A) POLICY.—Each covered employer shall adopt a policy prohibiting any person (including

1           an agent of the employer) from the discrimina-  
2           tion or retaliation described in subparagraph  
3           (B).

4                 (B) PROHIBITION.—No covered employer  
5           shall discriminate or retaliate against any em-  
6           ployee for—

- 7                             (i) reporting a workplace violence inci-  
8                             dent, threat, or concern to, or seeking as-  
9                             sistance or intervention with respect to  
10                          such incident, threat, or concern from, the  
11                          employer, law enforcement, local emer-  
12                          gency services, or a local, State, or Federal  
13                          government agency; or  
14                             (ii) exercising any other rights under  
15                          this paragraph.

16                 (C) ENFORCEMENT.—This paragraph shall  
17           be enforced in the same manner and to the  
18           same extent as any standard promulgated  
19           under section 6(b) of the Occupational Safety  
20           and Health Act (29 U.S.C. 655(b)).

21 **SEC. 104. RULES OF CONSTRUCTION.**

22           Notwithstanding section 18 of the Occupational Safe-  
23           ty and Health Act of 1970 (29 U.S.C. 667)—

- 1                         (1) nothing in this title shall be construed to  
2                         curtail or limit authority of the Secretary under any  
3                         other provision of the law;
- 4                         (2) the rights, privileges, or remedies of covered  
5                         employees shall be in addition to the rights, privi-  
6                         leges, or remedies provided under any Federal or  
7                         State law, or any collective bargaining agreement;
- 8                         (3) nothing in this Act shall be construed to  
9                         limit or prevent health care workers, social service  
10                        workers, and other personnel from reporting violent  
11                        incidents to appropriate law enforcement; and
- 12                        (4) nothing in this Act shall be construed to  
13                        limit or diminish any protections in relevant Federal,  
14                        State, or local law related to—
- 15                                 (A) domestic violence;
- 16                                 (B) stalking;
- 17                                 (C) dating violence; and
- 18                                 (D) sexual assault.

19 **SEC. 105. OTHER DEFINITIONS.**

20                 In this title:

- 21                         (1) WORKPLACE VIOLENCE.—
- 22                                 (A) IN GENERAL.—The term “workplace  
23                         violence” means any act of violence or threat of  
24                         violence, without regard to intent, that occurs

1 at a covered facility or while a covered employee  
2 performs a covered service.

3 (B) EXCLUSIONS.—The term “workplace  
4 violence” does not include lawful acts of self-de-  
5 fense or lawful acts of defense of others.

6 (C) INCLUSIONS.—The term “workplace  
7 violence” includes—

8 (i) the threat or use of physical force  
9 against a covered employee that results in  
10 or has a high likelihood of resulting in in-  
11 jury, psychological trauma, or stress, with-  
12 out regard to whether the covered em-  
13 ployee sustains an injury, psychological  
14 trauma, or stress; and

15 (ii) an incident involving the threat or  
16 use of a firearm or a dangerous weapon,  
17 including the use of common objects as  
18 weapons, without regard to whether the  
19 employee sustains an injury, psychological  
20 trauma, or stress.

21 (2) TYPE 1 VIOLENCE.—The term “type 1 vio-  
22 lence”—

23 (A) means workplace violence directed at a  
24 covered employee at a covered facility or while  
25 performing a covered service by an individual

1           who has no legitimate business at the covered  
2           facility or with respect to such covered service;  
3           and

4               (B) includes violent acts by any individual  
5           who enters the covered facility or worksite  
6           where a covered service is being performed with  
7           the intent to commit a crime.

8               (3) TYPE 2 VIOLENCE.—The term “type 2 vio-  
9           lence” means workplace violence directed at a cov-  
10          ered employee by customers, clients, patients, stu-  
11          dents, inmates, or any individual for whom a covered  
12          facility provides services or for whom the employee  
13          performs covered services.

14               (4) TYPE 3 VIOLENCE.—The term “type 3 vio-  
15           lence” means workplace violence directed at a cov-  
16          ered employee by a present or former employee, su-  
17          pervisor, or manager.

18               (5) TYPE 4 VIOLENCE.—The term “type 4 vio-  
19           lence” means workplace violence directed at a cov-  
20          ered employee by an individual who is not an em-  
21          ployee, but has or is known to have had a personal  
22          relationship with such employee, or with a customer,  
23          client, patient, student, inmate, or any individual for  
24          whom a covered facility provides services or for  
25          whom the employee performs covered services.

1                         (6) THREAT OF VIOLENCE.—The term “threat  
2                         of violence” means a statement or conduct that—

3                             (A) causes an individual to fear for such  
4                         individual’s safety because there is a reasonable  
5                         possibility the individual might be physically in-  
6                         jured; and

7                             (B) serves no legitimate purpose.

8                         (7) ALARM.—The term “alarm” means a me-  
9                         chanical, electrical, or electronic device that does not  
10                         rely upon an employee’s vocalization in order to alert  
11                         others.

12                         (8) DANGEROUS WEAPON.—The term “dan-  
13                         gerous weapon” means an instrument capable of in-  
14                         flicting death or serious bodily injury, without re-  
15                         gard to whether such instrument was designed for  
16                         that purpose.

17                         (9) ENGINEERING CONTROLS.—

18                             (A) IN GENERAL.—The term “engineering  
19                         controls” means an aspect of the built space or  
20                         a device that removes a hazard from the work-  
21                         place or creates a barrier between a covered  
22                         employee and the hazard.

23                             (B) INCLUSIONS.—For purposes of reduc-  
24                         ing workplace violence hazards, the term “engi-  
25                         neering controls” includes electronic access con-

1           trols to employee occupied areas, weapon detectors (installed or handheld), enclosed work-  
2           stations with shatter-resistant glass, deep service counters, separate rooms or areas for high-  
3           risk patients, locks on doors, removing access to or securing items that could be used as weapons, furniture affixed to the floor, opaque glass in patient rooms (which protects privacy, but allows the health care provider to see where the patient is before entering the room), closed-circuit television monitoring and video recording, sight-aids, and personal alarm devices.

13           (10) ENVIRONMENTAL RISK FACTORS.—

14           (A) IN GENERAL.—The term “environmental risk factors” means factors in the covered facility or area in which a covered service is performed that may contribute to the likelihood or severity of a workplace violence incident.

20           (B) CLARIFICATION.—Environmental risk factors may be associated with the specific task being performed or the work area, such as working in an isolated area, poor illumination or blocked visibility, and lack of physical bar-

1           riers between individuals and persons at risk of  
2           committing workplace violence.

3           (11) PATIENT-SPECIFIC RISK FACTORS.—The  
4           term “patient-specific risk factors” means factors  
5           specific to a patient that may increase the likelihood  
6           or severity of a workplace violence incident, includ-  
7           ing—

8                 (A) a patient’s treatment and medication  
9                 status, and history of violence and use of drugs  
10                 or alcohol; and

11                 (B) any conditions or disease processes of  
12                 the patient that may cause the patient to expe-  
13                 rience confusion or disorientation, be non-re-  
14                 sponsive to instruction, behave unpredictably, or  
15                 engage in disruptive, threatening, or violent be-  
16                 havior.

17           (12) SECRETARY.—The term “Secretary”  
18           means the Secretary of Labor.

19           (13) WORK PRACTICE CONTROLS.—

20                 (A) IN GENERAL.—The term “work prac-  
21                 tice controls” means procedures and rules that  
22                 are used to effectively reduce workplace violence  
23                 hazards.

24                 (B) INCLUSIONS.—The term “work prac-  
25                 tice controls” includes—

(i) assigning and placing sufficient

numbers of staff to reduce patient-specific

type 2 violence hazards;

(ii) provision of dedicated and avail-

able safety personnel such as security

guards;

(iii) employee training on workplace

## violence prevention methods and tech-

niques to de-escalate and minimize violent

behavior; and

(iv) employee training on procedures

for response in the event of a workplace vi-

olence incident and for post-incident re-

sponse.

**15 TITLE II—AMENDMENTS TO THE**  
**16 SOCIAL SECURITY ACT**

**17 SEC. 201. APPLICATION OF THE WORKPLACE VIOLENCE  
18 PREVENTION STANDARD TO CERTAIN FACILI-  
19 TIES RECEIVING MEDICARE FUNDS.**

20 (a) IN GENERAL.—Section 1866 of the Social Secu-

21      rity Act (42 U.S.C. 1395cc) is amended—

22 (1) in subsection (a)(1)—

(A) in subparagraph (X), by striking

24 “and” at the end;

(B) in subparagraph (Y), by striking the period at the end and inserting “; and”; and

(C) by inserting after subparagraph (Y)  
the following new subparagraph:

5                 “(Z) in the case of hospitals that are not other-  
6                 wise subject to the Occupational Safety and Health  
7                 Act of 1970 (or a State occupational safety and  
8                 health plan that is approved under 18(b) of such  
9                 Act) and skilled nursing facilities that are not other-  
10                 wise subject to such Act (or such a State occupa-  
11                 tional safety and health plan), to comply with the  
12                 Workplace Violence Prevention Standard (as pro-  
13                 mulgated under section 101 of the Workplace Vio-  
14                 lence Prevention for Health Care and Social Service  
15                 Workers Act).”; and

16 (2) in subsection (b)(4)—

23 (B) in subparagraph (B)—

24 (i) by striking “(a)(1)(U)” and insert-  
25 ing “(a)(1)(V)”; and

9       (b) EFFECTIVE DATE.—The amendments made by  
10 subsection (a) shall apply beginning on the date that is  
11 1 year after the date of issuance of the interim final stand-  
12 ard on workplace violence prevention required under sec-  
13 tion 101.

