1		HOUSE BILL NO. 590						
2	INTRODUCED BY E. BUTTREY, A. BUCKLEY, G. FRAZER, J. LYNCH, E. MATTHEWS							
3								
4	A BILL FOR AN	N ACT ENTITLED: "AN ACT CREATING LAWS RELATED TO VIOLENCE AGAIN	ST HEALTH					
5	CARE WORKE	CARE WORKERS AND WORKERS EMPLOYED BY HEALTH CARE PROVIDERS; PROVIDING FOR						
6	REPORTING OF VIOLENCE AGAINST A HEALTH CARE WORKER; PROVIDING FOR A REPORT OF							
7	VIOLENCE AGAINST HEALTH CARE WORKERS; AMENDING SECTION 50-16-805, MCA; AND PROVIDING							
8	A TERMINATION DATE."							
9								
10	BE IT ENACTE	D BY THE LEGISLATURE OF THE STATE OF MONTANA:						
11								
12	NEW S	SECTION. Section 1. Reporting of violence against health care employee. (1) If a health					
13	care employee suffers an act of violence while on duty, the health care employer shall ensure that the health							
14	care employee and any employees who witnessed the act of violence provide oral reports to the health care							
15	employer. The oral reports must be made by the fastest possible means, absent circumstances beyond the							
16	control of the health care employer, and not later than 24 hours after the act of violence.							
17	(2)	The health care employer of a health care employee who suffers an act of violence	ce shall report					
18	the event to law	v enforcement if the health care employee consents.						
19	(3)	(a) After the health care employer receives an oral report under subsection (1), the	ne health care					
20	employer shall	produce a written report that includes the following:						
21	(i)	the phone number, address, and contact person for the health care employer;						
22	(ii)	the job title, name, phone number, and address of the health care employee who	suffered the					
23	act of violence;							
24	(iii)	the name, phone number, and address of the person who committed the act of vi	olence, if					
25	known; and							
26	(iv)	a detailed description of the act of violence, noting the date and time the oral repo	ort was made.					
27	(b)	Reports created in accordance with this section are not considered protected hea	alth care					
28	information and	d must be retained by health care employers separate and apart from a patient's m	edical record.					
	Legislative Services	e - 1 - Authorized Print Ve	<i>rsion</i> – HB 590					

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Ame - 2023		Reading-white - Requested by: Edward Buttrey - (H) Business and Labor	(
	egislature 2023.	Drafter: Jameson Walker, 406-444-3722 HB0590.001.	001				
1	(4)	The health care employer shall retain a copy of the written report for 5 years and provide					
2	copies of the r	eports to the department quarterly or on request by the department. Disclosure of this informa	tion				
3	by a health care employer should be made on a minimum necessary basis and the disclosure is authorized by						
4	50-16-805.						
5	(5)	Based on information received under this section, the department shall compile an annual					
6	report on work	place violence in health care and publish the report to its website annually.					
7	(6)	For the purposes of this section, the following definitions apply:					
8	(a)	"Act of violence" means an action in which a person intentionally or purposefully uses force	that				
9	causes injury t	to another person or threatens to use force against a person that causes substantial fear of inj	ury				
10	to the person.						
11	(b)	"Health care employee" means any employee employed by a health care employer and who)				
12	provides health care services in the course of employment.						
13	(c)	"Health care employer" means an employer of health care employees.					
14							
15	Sectio	on 2. Section 50-16-805, MCA, is amended to read:					
16	"50-16	6-805. Disclosure of information allowed for certain purposes. (1) To the extent provided	l in				
17	39-71-604 and	1 50-16-527, a signed claim for workers' compensation or occupational disease benefits					
18	authorizes dis	closure to the workers' compensation insurer, as defined in 39-71-116, by the health care					
19	provider.						
20	(2)	A health care provider may disclose health care information about an individual for law					
21	enforcement p	purposes if the disclosure is to:					
22	(a)	federal, state, or local law enforcement authorities to the extent required by law; or					
23	(b)	a law enforcement officer about the general physical condition of a patient being treated in a	I				
24	health care fac	cility if the patient was injured by the possible criminal act of another.					
25	(3)	A health care provider may disclose health care information to a fetal, infant, child, and					
26	maternal morta	ality review team for the purposes of 50-19-402.					
27	<u>(4)</u>	A health care employer may disclose information contained in written reports pursuant to					
28	[section 1] to t	he department of labor and industry for data collection and reporting purposes."					
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Amendment - 1st Reading-white - Requested by: Edward Buttrey - (H) Business and Labor									
- 2023 68th Legislature 2023				Drafter: Jameson Walker, 406-444-3722	HB0590.001.001				
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	2	NEW SECTION. Sect	ion 3.	Codification instruction. [Section 1] is intended to b	e codified as an				
	3								
	4	[section 1].							
	5								
	6	NEW SECTION. Sect	ion 4.	Termination. [Sections 1 and 2] terminate June 30, 2	2025.				
	7			- END -					

