July 7, 2009

Honorable John Conyers, Jr.
House of Representatives
2426 Rayburn House Office Building
Washington, DC 20515-6100

Dear Representative Conyers:

The American Industrial Hygiene Association (AIHA) would like to provide comments on the legislation you are co-sponsoring with the Honorable Lynn Woolsey, HR 2381 known as the “Nurse and Health Care Worker Protection Act of 2009”, a bill to amend the Occupational Safety and Health Act of 1970. AIHA commends you and the cosponsors of this legislation for your continued interest in the health and safety of workers, an issue that impacts every family in America. We are also aware that any legislation amending the Occupational Safety and Health Act of 1970 will undergo considerable discussion and hope our comments will assist in these efforts.

AIHA is one of the largest international associations serving the needs of professionals involved in occupational and environmental health and safety practicing industrial hygiene in industry, government, labor, academic institutions, and independent organizations. The AIHA mission is to promote healthy and safe environments by advancing the science, principles, practice, and value of industrial and occupational hygiene. AIHA is not only committed to protecting and improving worker health, but the health and well-being of adults and children in our communities.

AIHA has a significant number of our members who are employed by or provide services to the health care industry. AIHA has several technical committees (including Ergonomics, Occupational Medicine and a HealthCare Working Group) with members who are affected by the impact of inadequate safe patient handling efforts. The need to identify and apply methods to improve safe patient handling programs has been a recognized need since at least 1991, with presentations at our annual conferences to address this issue. Since that time numerous progressive, proactive health care providers have achieved significant reductions in worker injuries and their related costs as a result of implementing effective safe patient handling programs. Sadly, a high percentage of health care facilities have not yet decided to implement these programs.
Introduction of HR 2381 is a method to assure that the safe patient handling issue is properly addressed. Attached is a position statement entitled “Safe Handling of Patients and Residents” that AIHA recently developed and adopted. The AIHA position statement is essentially in full accord with HR 2381 with the following two exceptions:

1. The scope of the legislation should be limited to workers in health care facilities at this time and not apply to health care workers in the home environment. While we recognize (as is evidenced in our position statement) that home health care workers are also exposed to significant ergonomic risk, equipment and other control approaches are not currently available to adequately reduce all of these exposures. Research should be funded and other efforts undertaken to fill this knowledge gap.

2. The time allowed to send safe patient handling incident reports to OSHA should be extended from one business day after request receipt to fifteen business days. The latter figure would be consistent with the requirement under OSHA 29 CFR 1910.1020, Access to Employee Exposure and Medical Records.

AIHA applauds your efforts and sincerely hopes you will be successful in your endeavor to advance the cause of worker health and safety. We hope the input we have provided will be of benefit to you during the upcoming discussions and debate on OSHA and efforts to protect workers.

AIHA offers our full assistance to Congress, OSHA, and others to deliver the standards, regulations, compliance assistance and enforcement necessary to help achieve our mutual goal to provide workers and communities a healthy and safe environment and the prevention of occupational disease and injury. We have multiple health care industry experts who are willing to provide testimony, case studies, and other resources as necessary.

Should you require additional information about AIHA or if we can be of any further assistance to you, please contact me.

Sincerely,

Cathy L. Cole, CIH, CSP
AIHA President

cc: AIHA Board of Directors
    AIHA Technical Committee Officers
    Peter O’Neil, AIHA Executive Director
    Aaron Trippler, AIHA Director Government Affairs