BETTER RESPIRATORY EQUIPMENT USING ADVANCED TECHNOLOGIES FOR HEALTHCARE EMPLOYEES (PROJECT B.R.E.A.T.H.E.)

Sponsored and Chaired by the Office of Public Health and Environmental Hazards in the Veterans Health Administration at the U.S. Department of Veterans Affairs
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The Better Respiratory Equipment using Advanced Technologies for Healthcare Employees (Project BREATHE) Working Group (WG) is a U.S. Federal government interagency effort, initiated by the Department of Veterans Affairs, whose purpose is to develop a set of consensus recommendations that aim to improve respiratory protective equipment used by healthcare workers (HCWs). With representatives from nine (9) Federal departments and agencies, this multi-disciplinary team had a broad range of expertise, including pandemic and emergency preparedness, infectious disease medicine and epidemiology, respirator and personal protective equipment policy and regulation, occupational and environmental medicine, respirator and materials science, infection control, respirator physiology and physics and bio-security. The WG was co-chaired by staff from the Veterans Administration (VA) and the Centers for Disease Control and Prevention (CDC). This report consists of 28 consensus recommendations for consideration by respirator manufacturers, research organizations, consensus standards development organizations, and respirator users and their employers.

The activities of the WG build on recommendations issued by the Institute of Medicine (IOM) in November 2007 and articulate the next steps that should be taken toward better respiratory protective equipment for HCWs. Together, this set of recommendations constitutes an idealized view of the features included in the next generation of respirators for HCWs. Each of 28 consensus recommendations is included in one of four categories of desirable characteristics:

- **Respirators should perform their intended functions safely and effectively**
  (9 recommendations)

- **Respirators should support, not interfere with, occupational activities**
  (5 recommendations)

- **Respirators should be comfortable and tolerable for the duration of wear**
  (10 recommendations)

- **Respiratory protective programs should comply with Federal standards and guidelines, state regulations, and local policies**
  (4 recommendations)

These recommendations may be regarded as (a) an action and research agenda for the Federal government, (b) a guide for the U.S. health care sector that identifies activities which might yield strong returns on their resource investment, and (c) a research and development roadmap for the next generation of respirators used by the U.S. healthcare workforce.

Reflected in this report is a position held by the WG that clinical assessment tools, such as clinical trials, are preferred over methods performed solely in a laboratory. However, in many instances clinical assessments are not practical, in which case the use of laboratory tools that have been validated against clinical outcomes, are favored. In cases where neither is available, the WG has made suggestions about the types of assessment methods that should be considered for development and validation. The WG favors the development of a new respirator class called a “B95” (Biological N95) which connotes protection against biological particulates. Consensus Recommendations issued by the Project BREATHE WG include:

**Safety and Effectiveness**

1. Respirators should meet current U.S. Federal government standards for respiratory protective devices (e.g., the CDC National Institute for Occupational Safety and Health (NIOSH) N95 single use negative pressure air purifying respirator) and used as part of an Occupational Safety and Health Administration (OSHA) compliant respiratory protection program, including annual fit testing.

2. (a) A means should be developed to practically don and doff approved respirators without self-contamination and (b) A test should be developed, validated and standardized that assesses respirator contamination in a clinical environment.
(3) Designs should be utilized that prevent respirator-dependent transmission of infectious pathogens and (b) A test should be developed, validated and standardized that assesses respirator-dependent pathogen transmission in a clinical environment.

(4) Respirators should be capable of providing a Simulated Workplace Protection Factor of 100 that is assessed using a standardized and validated measure (e.g., the NIOSH total inward leakage test) for a majority (ideally 90%) of healthcare workers wearing a “one-size-fits-all” (or as few sizes as possible) configuration.


(6) Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of > 100 after 50 brief worker-patient encounters, if necessary, during a crisis.

(7) Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of > 100 after 50 disinfections, each taking 60 seconds or less to complete.

(8) Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of > 100 after being stored in air-conditioned space for at least 10 years at 21-23°C (69-73°F) and 45-55% relative humidity.

(9) Respirators should have a manufacturer-specified fit assessment technique (e.g., a user seal check) that is capable of detecting inadequate fit (Simulated Workplace Protection Factor < 100) with at least 75% accuracy during work activities.

(10) Specific word intelligibility tests should be developed, standardized and validated to more precisely measure the hearing accuracy of words in the healthcare setting and (b) Respirator wearers should achieve equivalent or higher scores on hearing acuity tests, on average, when wearing a respirator compared to no respirator.

(11) Respirator wearers should achieve equivalent or higher scores on speaking intelligibility tests, on average, when wearing a respirator compared to no respirator.

(12) (a) Visual fields should be assessed with a standardized and validated tool developed for use in the healthcare environment and (b) Healthcare visual field performance criteria should be developed for respirator wearers.

(13) (a) Transparent respirator facepieces should be developed to the extent possible and (b) Transparency should be assessed with an optical clearance test that is standardized and validated.

(14) (a) Respiratory protective equipment should be assessed for inter-equipment compatibility using a practical clinical test that should be developed, standardized, and validated and (b) Healthcare performance criteria for protective equipment compatibility should be developed.

**Comfort and Tolerability**

(15) (a) Respirators should have a level of breathing resistance that is low enough to be comfortable and tolerable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Breathing resistance should be < 10 mm H₂O pressure drop on average at 85 lpm.

(16) Facial irritation should be assessed using two standardized and validated tests: (a) A clinical assessment utilizing a pain or discomfort scale and (b) A lab-based sensitivity test, such as a transdermal water loss test or an animal skin sensitivity test.

**No Interference with Occupational Activities**
(17) (a) Immune system stimulation should be assessed with a standardized and validated test and (b) Performance characteristics for allergenicity should be developed.

(18) (a) Respirator facial pressure should be low enough to be comfortable and tolerable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Facial pressure should be assessed using two standardized and validated tests: (1) a clinical assessment and (2) a lab-based test.

(19) (a) Respirators should cause a level of facial heat rise that is low enough to be comfortable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Facial heat should not exceed a 7°F rise from baseline, on average, when the wearer is under low level exertion at 21-23°C (69-73°F) ambient temperature.

(20) (a) Respirator CO₂ dead space retention should be low enough to be comfortable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Respirator oral-nasal chamber CO₂ levels at end-inhalation should be < 1%, on average.

(21) (a) Respirator humidity should be maintained at levels perceived as comfortable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Respirator relative humidity levels should be maintained at < 20% above baseline, on average, under low levels of exertion.

(22) (a) Respirator weight should be low enough, and distribution of weight sufficiently symmetrical, to be comfortable and tolerable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Respirator weight and mass distribution should be evaluated with a standardized and validated clinical test for which performance criteria are developed.

(23) (a) Odor should be assessed with a standardized and validated clinical tool and (b) Performance criteria should be developed.

(24) (a) Respirators should be comfortable enough to be worn for 10 consecutive days under the following circumstances: (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Perceived respirator discomfort during prolonged wear should be assessed clinically using a validated and standardized test.

Healthcare System Policies and Practices

(25) Employer interviews, surveys and clinical trials should be conducted to determine respirator features that would lead employers to purchase one respirator over another.

(26) Employee interviews, surveys and clinical trials should be conducted to determine respirator features that would lead employees to choose one respirator over another.

(27) Patient and healthcare visitor interviews and surveys should be conducted to determine respirator features that would lead them to prefer one respirator over another.

(28) (a) Studies that estimate the costs and benefits of respirators across diverse settings should be completed and (b) Health economists and other fiscal experts should be recruited for participation in cost-effectiveness assessments.

An extensive research network makes the VA an ideal organization to marshal the development of one or more new respirators to the U.S. marketplace in partnership with NIOSH and other Federal agencies. An extensive healthcare system in VA hospitals provides an excellent test bed for assessing and guiding prototype design. VA HCWs, who stand to receive the most benefit from a new respirator, are poised to assist with development. Together, this unique set of characteristics should put the VA in a position to demonstrate to Congress and the American taxpayer the benefits of improving respiratory protective equipment for HCWs. The same approach should lead to more cost-effective respirators that deliver a net savings in the near future.
**INTRODUCTION**

The Better Respiratory Equipment using Advanced Technologies for Healthcare Employees (Project BREATHE) Working Group (WG) is an interagency effort of the U.S. Federal government initiated by the Department of Veterans Affairs (VA). The purpose of Project BREATHE is to use a government-academic-private partnership model to bring a new respirator for healthcare workers to the U.S. marketplace (Figure 1). The aim of the WG (phase I of Project BREATHE) is to develop a set of consensus recommendations that, if implemented, should improve the function and utility of respiratory protective equipment used by VA and other healthcare workers (HCWs).

The nation’s VA medical centers employ approximately 118,000 HCWs¹ who wear and discard approximately 1.6 million respirators per year² at its 900+ outpatient clinics, 150+ hospitals and 136 nursing homes¹. Provision of a safe workplace where HCWs can carry-out their occupational duties in a secure environment without undue risk, during periods of routine operations and a variety of crises, is considered mission critical.

The primary purpose of this report is to articulate the consensus recommendations of the Project BREATHE WG. These recommendations are based on clinical and laboratory evidence, when it is available, and rely on expert opinion when it is not. These 28 recommendations may be regarded as (a) an action and research agenda for the Federal government, (b) a guide for the U.S. healthcare sector that identifies activities which might yield strong returns on their resource investment, and (c) a research and development roadmap for the next generation of respirators used by the U.S. healthcare workforce. All 28 recommendations implemented simultaneously would be viewed as “ideal”. However, mass producing a respirator in which all 28 stipulations were met, at a cost viewed as reasonable by healthcare systems, might not be plausible.

The WG favors the development of a new respirator class called a “B95” (Biological N95) which connotes protection against biological particulates. This designation helps illuminate the differences between the new respirator type and the N95, R95 or P95 (the N, P or R classes of respirators). While the focus of Project BREATHE is on the VA system, it is understood that these recommendations stand to influence the next generation of respirators on a global scale.
Background

Respirators have been used widely by U.S. HCWs since the early 1990s when tuberculosis (TB) saw a global resurgence. The intended primary purpose of respiratory protective equipment in healthcare is to reduce the risk of exposure in order to prevent the human-to-human transmission of airborne infectious diseases via fine particles (bioaerosols) that are emitted from the respiratory tract of infected patients when coughing, sneezing or talking. There may also be secondary benefits from the use of respiratory protective equipment, such as protection against blood and body fluid splashes or facial protection from irritant substances. In 1994, the Centers for Disease Control and Prevention (CDC) recommended that HCWs caring for patients infected with TB should don respiratory protection. This approach, which became the standard of care, was endorsed and later bolstered via regulation by the Occupational Safety and Health Administration (OSHA). An ensuing policy debate about the level of protection to be afforded HCWs during the course of their occupational duties led to a new respirator classification system (N, P, R nomenclature) that included a more precise identification of the filtration efficiency of each respirator type.

As certain types of TB evolved into strains that were resistant to treatment by many of the most common antibiotics, HCWs became infected with TB with increasing frequency. In the late 1980s and early 1990s, several HCWs died from occupational exposure to TB. To enhance protection, HCWs began wearing respirators borrowed from other occupational sectors. Dust mist respirators (DMRs), akin to N95 respirators used currently, were used widely by the construction and manufacturing industries to protect against the inhalation of workplace dusts (particulates). DMRs were shown to be effective in filtering simulated infectious disease particulates, although a lack of clear clinical evidence proving the effectiveness of respirators against airborne infectious diseases led to controversy about the necessity of this relatively expensive and intrusive protective measure. This controversy continues today and may be partially responsible for the relative complacency and low compliance rates with respiratory protection guidelines among HCWs. Further stirring controversy was an act of Congress (Wicker Act) that prevented OSHA from enforcing its annual respirator fit-testing standard. This Act was subsequently abrogated.

Discomfort and intolerance were frequent complaints of HCWs in Toronto who wore respiratory protection during the SARS crisis. During the SARS outbreak, many Canadian public health organizations advised HCWs to use respiratory protection throughout the course of their work shifts, which often lasted 12 hours or longer. Notwithstanding the ostensible protection provided by respirators, HCWs complained about headaches, facial heat and pressure, shortness of breath, interference with occupational duties, among other problems associated with their use. Respirator-associated discomfort and occupational interference was viewed as a major limiting factor in work performance and, to an unknown extent, occupational absenteeism may have been related. Concerns have been raised about the same or similar events occurring in the U.S. during future epidemics.

In 2006, the National Personal Protective Technology Laboratory (NPPTL) in the National Institute for Occupational Safety and Health (NIOSH) of the CDC made a request to the Institute of Medicine (IOM) for a review of personal protective equipment, with the explicit purpose of recommending how to best protect HCWs during an influenza pandemic. In its report, Preparing for an Influenza Pandemic: Personal Protective Equipment for Healthcare Workers, the IOM noted a conspicuous lack of evidence behind respirator protective measures, including minimal attention placed on the development of equipment meeting the needs of HCWs. The IOM recommended revisiting elemental aspects of respirator design and development, including a distinct attention to respirators tailored to the jobs performed by HCWs, and pursuing an evidence-based approach to equipment design, to the extent that this is possible. This report stressed the need for urgent action, emphasizing that the next influenza pandemic could occur in the near future.
VA leadership accepted the call to action by the IOM and directed the initial actions of the Project BREATHE Working Group to study ways to “Innovate and Strengthen Personal Protective Equipment Design [and] Testing”\(^{14}\) (Figure 3). An initial partnership was formed with the National Institute for Occupational Safety and Health (NIOSH) via a memorandum of understanding followed by outreach activities to all other relevant Federal agencies. A common agenda was reflected by productive collaboration among nine Federal agencies:

**Project BREATHE — Participating Federal Agencies:**
(See Appendix A for a list of individual members)

- The National Personal Protective Technology Laboratory in the National Institute for Occupational Safety and Health in the Centers for Disease Control and Prevention (Department of Health and Human Services)
- Office for Infection Control, Division of Healthcare Quality Promotion in the Centers for Disease Control and Prevention (Department of Health and Human Services)
- National Center for HIV, STD and TB Prevention, Division of Healthcare Quality Promotion in the Centers for Disease Control and Prevention (Department of Health and Human Services)
- The U.S. Army Edgewood Chemical Biological Center (Department of Defense)
- The Occupational Safety and Health Administration (Department of Labor)
- The National Institute of Standards and Technology (Department of Commerce)
- The National Aeronautics and Space Administration
- Biomedical Advanced Research and Development Authority (Department of Health and Human Services)
- Office of Public Health and Environmental Hazards in the Veterans Health Administration (Department of Veterans Affairs)

The Food and Drug Administration (FDA) is notably absent because of legal stipulations raised by their General Council; however, the FDA Center for Devices and Radiological Health reviewed this report before it was made available to the public.

Co-chaired by staff from the VA and the CDC, the WG had a broad range of expertise and experience, including (but not necessarily limited to):

- Pandemic and emergency preparedness;
- Infectious disease medicine;
- Infectious disease epidemiology;
- Infection control and prevention;
- Respirator and personal protective equipment policy and regulation;
- Respirator and materials science;
- Occupational and environmental medicine;
- Respirator physiology;
- Aerosol physics; and
- Biosecurity.

The focus of Project BREATHE was on the development of respiratory protection for HCWs who are employed in hospitals and other clinical settings. It was not focused on the unique needs of paramedical personnel, such as ambulance or in-flight rescue medical teams or hazardous materials workers. In scope were respirators that protect against aerosolized infectious particulates (airborne pathogens) to which HCWs may be exposed, such as TB, measles and influenza. Protection against
agents that were perceived to have a high probability for use during terrorist events or biological warfare (Chemical, Biological, Radiological, Nuclear or Explosive events or CBNRE) were not specifically considered by the BREATHE WG. However, these agents were not intentionally excluded and may be viewed as included in the WG’s considerations to the extent that these agents may also cause naturally occurring infections.

The WG acknowledged that policy makers often seek to reduce risk of adverse events to zero. It should be noted that the WG believes this paradigm is not possible with respiratory protection. By nature, occupational activities in healthcare carry an inherent risk of workplace-acquired infection. Respiratory personal protective equipment is designed to be a last resort to infection control after various administrative and engineering methods are employed. The aim of respirators is to limit the risk of HCW exposure, not to eliminate it. The extent to which risk is limited depends on numerous factors that are discussed in this report. Project BREATHE seeks to improve respirator tolerability, comfort, and other functional characteristics, while maintaining a level of protection equivalent to, or greater than, current standards. If successful, changes that grow out of this report should increase compliance with respiratory protection guidelines and standards among HCWs.
Research for Project BREATHE began with the VA staff interviewing members of the WG to record problems with existing respiratory protective equipment and to record improvements recommended. Four key categories of characteristics emerged:

- **Respirators should perform their intended functions safely and effectively.**

- **Respirators should support, not interfere with, occupational activities.**

- **Respirators should be comfortable and tolerable for the duration of wear.**

- **Respiratory protective programs should comply with Federal standards and guidelines, state regulations, and local policies.**

This framework was used to facilitate discussion among WG members. The team convened in Washington, DC in August 2008 to articulate and form a consensus about recommended features and performance requirements for the next generation of respirators. Only items that met team consensus were included in the final list of characteristics. The WG avoided making recommendations about specific materials used in, or the final appearance of, future respirators. Instead, efforts were directed toward describing the desirable characteristics and identifying ways to assess the performance of respirators (using various laboratory-based and clinical assessment methods) once these characteristics become incorporated. Throughout this report, the WG articulates its preference for clinical assessment methods (e.g., clinical trials; in situ measurements) over methods performed solely in the laboratory (e.g., surrogate biomarkers; correlates of physiologic response). However, in many instances clinical assessments were identified as impractical. In such cases, the WG favors the use of laboratory tools that have been validated against clinical outcomes. The recommendations included in this report have varying levels of urgency and importance; therefore, priority designations (1 through 5, with 1 being the most important) were assigned to each recommendation based on consensus. Collectively, this set of recommendations constitutes an idealized view of the features included in next generation of respirators for HCWs.

Following the August 2008 meeting, this consensus report was drafted by the VA authors (LR and AB) and distributed to the WG for review, critique and modification. The review was iterative until consensus was reached about textual changes. While the intended audience for this is the VA, the intent is to share these recommendations widely across the Federal government to propel the research that is needed among the agencies represented on the WG. A subsequent manuscript is planned for publication. The intention is to have future endeavors include discussions with private manufacturers about building one or more prototype respirators based on these recommendations.
The IOM report emphasized that in “this era of moving toward preparedness for a pandemic, it is important to examine the level of rigor employed to ensure that all forms of personal protective equipment are deemed to be safe and effective medical devices”. The BREATHE WG viewed safety and effectiveness as closely linked to comfort and tolerability. Even the most sophisticated respirators cannot be fully effective if they are not properly worn. The respirators that emerge from Project BREATHE should be capable of performing effectively under a variety of circumstances, ranging from routine operations to bioterrorism.

Effectiveness of equipment used in the workplace is a characteristic that is often incorporated into policy and regulation. The utility and practical applicability of certain safety measures, such as the Assigned Protection Factor (APF) or fit-testing, have been studied extensively. The intention of Project BREATHE is to not make value judgments about current regulatory stipulations, but instead to issue a list of consensus recommendations that align with, or build upon, current standards.

**Consensus 1: Safety and Effectiveness**

- **Objective:** Respirators should function safely and effectively.
- **Recommendation:** Respirators should meet current standards.
- **Priority Designation:** 1

Currently, NIOSH certification is required for manufacturers to place the NIOSH seal of approval on their products. OSHA regulates respiratory protective equipment and places safety stipulations on the way it is used in all workplaces, including healthcare settings. The WG agreed that in order for a respirator to work as designed, it needs to be used in the context of an OSHA compliant respiratory protection program (29 CFR 1910.134), including annual fit testing.

Clearance from the FDA is required for manufacturers to make claims about the protective effect against blood and body fluid splash protection fluid resistance, biocompatibility, and flammability. Medical claims can only be made for devices sold in the U.S. that have received FDA clearance or approval. Most respirator manufacturers do not seek such approval. The WG discussed the possibility of including the FDA more formally in the approval process before respirators may be marketed, although a consensus was not reached and a recommendation was not issued.

**Consensus 2: Self-Contamination**

- **Objective:** Respirators should be capable of being easily donned and doffed without causing self-contamination.
- **Recommendation:** (a) A means should be developed to practically don and doff approved respirators without self-contamination and (b) A test should be developed, validated and standardized that assesses respirator contamination in a clinical environment.
- **Priority Designation:** 1

Doffing and donning are among the most frequent activities associated with self-contamination. Contamination of respirator surfaces with microorganisms may be sources of infection, although the extent to which PPE contamination leads to transmission is unknown. Respirators that are designed to diminish self-contamination are desired. There is no standard way to measure the likelihood of contamination; therefore, Federal agencies (e.g., NIOSH and the National Institute of Standards and Technology (NIST)) should consider working together to develop an assessment tool. Similarly, manufacturers should propose means to practically assess self-contamination. The methods described by Casanova may serve as a starting point.

**Consensus 3: Fomite Transmission**

- **Objective:** Respirators should not be a conduit for transmission of pathogens between persons.
- **Recommendation:** (a) Designs should be utilized that prevent respirator-dependent transmission of infectious pathogens and (b) A test should be developed, validated and standardized that assesses respirator-dependent pathogen transmission in a clinical environment.
- **Priority Designation:** 1
Because materials contaminated with microorganisms (fomites) may transmit infection from one person to another\textsuperscript{32}, respirators should be constructed with materials that minimize or eliminate this risk (e.g., through the use of an antimicrobial coating). Currently, two respirators approved by NIOSH contain antimicrobial components, however their efficacy at reducing the risks of handling after exposure to an infectious aerosol challenge is unknown. Manufacturers seeking approval for respirators incorporating antimicrobial technologies need to satisfy requirements specified by NIOSH, FDA, and the Environmental Protection Agency (EPA) depending upon the specific claims being made\textsuperscript{33}. Assessment methods should be developed because there is no accepted standard. Manufacturers should propose ways to gauge fomite transmission in the healthcare workplace. One option might be the use of MS2 phage assays developed by NIOSH\textsuperscript{34,35,36}.

Consensus 4: Protection / Respirator Fit

- **Objective:** Respirators should be inherently well-fitting and reduce HCWs particulate exposure to expected levels.
- **Recommendation:** Respirators should be capable of providing a Simulated Workplace Protection Factor of 100 that is assessed using a standardized and validated measure (e.g., the NIOSH total inward leakage test) for a majority (ideally 90%) of healthcare workers wearing a “one-size-fits-all” (or as few sizes as possible) configuration.
- **Priority Designation:** 1

There are numerous ways to measure the effectiveness of respirator use by HCWs. Arguably, the most important outcome is to reduce exposures leading to a decrease in infections among those who wear respirators compared to those who do not\textsuperscript{37}. However, these types of clinical trials are very difficult and expensive to conduct\textsuperscript{38,39,40}. More commonly, exposure to inert particulates in a lab-based environment serves as a surrogate for clinical outcome data. In the workplace, one measurement that has been validated in some occupations (but not healthcare) is the Workplace Protection Factor (WPF)\textsuperscript{41}. A similar measure conducted in a laboratory setting under controlled conditions is the Simulated Workplace Protection Factor (SWPF)\textsuperscript{25}. Both WPF and SWPF values are calculated by comparing the number or concentration of particulates inside versus outside the filtered space. For many years, media technology has been advanced enough to confidently filter microorganisms\textsuperscript{42}. Facial seal is widely understood to be the primary source of respirator leakage\textsuperscript{14}. Because definitive clinical trials have not been done to prove the level of protection necessary to prevent infections in HCWs, the APF hazard ratios\textsuperscript{4} (the inverse of the probability of exposure ratio, inside/outside) are assigned by OSHA somewhat arbitrarily.

One of the reasons some HCWs experience leaks around the facial seal with half-face respirators is because the shape does not approximate all of the curves of the face\textsuperscript{14}. Some organizations purchase one or few respirator models for their workforces. In a setting with a large workforce, it would be highly unusual for one respirator to fit every worker — two models in different sizes are often required\textsuperscript{43,44}. If respirators were tailored to fit the facial characteristics of each user without manipulation, the likelihood of leaks might be much lower. Anthropometric tools\textsuperscript{45}, auto-adjusting (“form fitting”) materials,\textsuperscript{59} facial adhesives\textsuperscript{47} and novel polymers with high plasticity\textsuperscript{46} may facilitate development of a “one model fits most” approach.

Current NIOSH certification regulations do not have a fit test requirement for half-mask particulate air purifying respirators. When the current NIOSH certification requirements were published in 1995 (see Federal Register Notice Vol. 60, No. 110 / Thursday June 8th, 1995 pages 30336-30404), it was felt that the fit test protocols in use at that time lacked sufficient validation to include as a requirement. NIOSH has proposed a new total inward leakage test to fill this gap\textsuperscript{48}. This Project BREATHE requirement builds upon the proposed NIOSH requirement.

Consensus 5: Blood and Body Fluids

- **Objective:** Respirators should serve as a barrier to protect the wearer from blood and body fluids.
- **Recommendation:** Blood and body fluid penetration should be assessed with ASTM F 1862 - 07: Standard Test Method for Resistance of Surgical Mask to Penetration by Synthetic Blood.
- **Priority Designation:** 3

While the primary purpose of respirators in healthcare is to filter airborne microorganisms and prevent occupational illness\textsuperscript{4}, some HCWs may also use them secondarily (and concurrently) as a facial shield against blood and body fluids\textsuperscript{29}, such as during surgical procedures. Infection control precautions call for fluid and splash...
protection whenever there is a possibility that such exposure may occur. In contradistinction to respirators, surgical masks are designed to (a) protect the wearer from exposure to blood and body fluids and (b) protect others from the wearer who may expel infectious particulates when coughing, sneezing or talking.

Consensus 6: Reuse

- **Objective:** Respirators should be capable of reuse.
- **Recommendation:** Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of > 100 after 50 brief worker-patient encounters, if necessary, during a crisis.
- **Priority Designation:** 1

Use of disposable respirators has become a “standard operating procedure” for most U.S. hospitals. Because most respirators are used for brief periods and discarded, there is little need for durable equipment that can be reused (e.g., multiple donnings). However, during a crisis in which respirators may be in short supply, respirators that are durable enough to be repeatedly reused may be necessary. If a sufficient supply of respirators is not available, NIOSH and CDC have previously recommended that healthcare facilities may consider reuse as long as the device has not been obviously soiled or damaged. The WG proposes a definition of “reusable” to mean capable of maintaining or exceeding a SWPF > 100 for up to 50 interactions (each lasting ≤ 10 minutes*) between the healthcare worker who is wearing the respirator and the patients s/he serves.

*Note: the maximum number of times a user could change his/her respirator over an 8 hour shift: 8 hours x 60 minutes/50 changes = maximum HCW-patient interaction time (9.6 minutes) per respirator.

Consensus 7: Repeated Disinfection Durability

- **Objective:** Respirators should be capable of being repeatedly decontaminated/disinfected during a crisis.
- **Recommendation:** Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of > 100 after 50 disinfections, each taking 60 seconds or less to complete.
- **Priority Designation:** 1

Because most respirators are used for brief periods and discarded, there is little need for equipment that can be repeatedly disinfected. However, during a crisis in which respirator may be in short supply, respirators that are durable enough to be repeatedly decontaminated (e.g., to render infectious materials on the respirator inactive and thus unable to act as a fomite) may be necessary. Current Federal regulations for certification of respiratory protective devices do not specify a minimum or maximum number of reuses. The only requirement identified in the body of the regulation is that “Mouthpieces, hoods, helmets, and facepieces, except those employed in single-use respirators, shall be constructed of materials that withstand repeated disinfection as recommended by the application in the instructions for use of the device.” OSHA regulations indicate that respirator cleaning procedures “must ensure that the respirator is properly cleaned and disinfected in a manner that prevents damage to the respirator and does not cause harm to the user”. The WG proposes using a definition of “reusable” to mean capable of maintaining a SWPF > 100 for up to 50 decontamination/disinfection cycles. Ideally, respirators should be capable of disinfection within 60 seconds. If this proves impossible, it may become necessary to assign each HCW two respirators to allow one to be disinfected while the other is worn. The method(s) of disinfection, including identification of disinfecting agent(s), should (1) be specified by the manufacturer and (2) approved by NIOSH as part of the user instructions, (3) be in compliance with the OSHA requirements (discussed above) for equivalent effectiveness, (4) not cause damage to the respirator, and (5) not harm the user. Mechanisms or tools of disinfection might include an alcohol swab, ultraviolet (UV) light, germicidal solution, microwave, or autoclave. The WG favors an approach in which a standard method of determining “disinfection” evolves using a collaborative exchange of information among interested stakeholders, (e.g., manufacturers, NIOSH, OSHA, FDA, healthcare worker researchers) to avoid placing this burden solely on the manufacturer.

Consensus 8: Shelf-Life Durability

- **Objective:** Respirators should be durable enough to tolerate a long shelf-life.
- **Recommendation:** Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of > 100 after being stored in air-conditioned space for at least 10 years.

...
years at 21-23°C (69-73°F) and 45-55% relative humidity.

- **Priority Designation:** 2

Many U.S. agencies' recommendations call for stockpiling of respirators for use during a crisis. Depending on the frequency of crisis events (an unknown figure), respirators may be in storage for a prolonged period, perhaps many years. Storage time can be limited by regularly using a portion of the stockpile for routine operations and replenishing the stockpile with new items. A specified shelf-life should be identified for all components of the respirator, including accessory items, such as filter cartridges, straps, and air hoses.

**Consensus 9: Gauging Fit**

- **Objective:** HCWs should have a way to rapidly assess fit in the field.
- **Recommendation:** Respirators should have a manufacturer-specified fit assessment technique (e.g., a user seal check) that is capable of detecting inadequate fit (Simulated Workplace Protection Factor < 100) with at least 75% accuracy during work activities.

- **Priority Designation:** Elastomeric (2); Filtering facepiece (5)

Conducting a brief assessment to determine whether a respirator fit is adequate may help workers become familiar with the type of fit that is most effective. Although the benefit of respirator user seal checks might seem intuitive, recent studies have suggested that this practice may, in fact, not help identify adequate or inadequate facial seal. Regardless, user seal checks are a current mandatory requirement of an OSHA compliant respiratory protection program [Appendix B-1 to § 1910.134: User Seal Check Procedures].

Manufacturers and/or research organizations should develop new and effective ways of rapidly assessing fit in the workplace area of operations ("the field"), and should consider designing signals or indicators (e.g., colorimetric) that identify adequate fit for the user.
One of the most frequent complaints about respirators in healthcare is their tendency to interfere with occupational activities. This may occur in part because the respirators that are commonly used by U.S. HCWs were borrowed from other occupational sectors. Efforts should be made to tailor respiratory equipment to meet the unique needs of HCWs including communications. The respirator should ideally not impair hearing, speech, or non-verbal communication. Another consideration is compatibility with other equipment used in the performance of healthcare delivery.

Consensus 10: Hearing Integrity

- **Objective:** Respirators should not impede, and preferably improve, the wearer’s ability to hear.
- **Recommendation:** (a) Specific word intelligibility tests should be developed, standardized and validated to more precisely measure the hearing accuracy of words in the healthcare setting and (b) Respirator wearers should achieve equivalent or higher scores on hearing acuity tests, on average, when wearing a respirator compared to no respirator.
- **Priority Designation:** 1

The ambient noise in hospitals, especially intensive care units, has been shown to be excessive. The ability to hear and to respond to emergency alarms or warning devices may be impaired when wearing a respirator with a hood or helmet that covers the head. The noise of a Powered Air-Purifying Respirator (PAPR) has been shown to be in excess of 70 decibels. This level of noise may interfere with hearing integrity in a clinical setting and possibly lead to medical errors. Hearing impairment, ranging from moderate to significant, was reported by 27% - 42% of HCWs (depending on the PAPR model used) during the SARS outbreak in 2003. Clearly hearing sounds during defibrillation has been shown to be very challenging when wearing a PAPR. Approximately 1 in 10 words are heard incorrectly in the intensive care unit setting with typical ambient noise (about 60 decibels). The use of a PAPR has been shown to further diminish the intelligibility of words. Respirators should not impede, and preferably improve, the wearer’s ability to hear. Measures routinely used to assess hearing interference, such as the Modified Rhyme Test (MRT), lack specificity to the healthcare environment. The SPIN test is one option that uses whole sentences instead of single words.

Consensus 11: Speech Intelligibility

- **Objective:** Respirators should not impede, and preferably improve, the ability of others to hear the wearer’s spoken words.
- **Recommendation:** Respirator wearers should achieve equivalent or higher scores on speaking intelligibility tests, on average, when wearing a respirator compared to no respirator.
- **Priority Designation:** 1

Many respirators decrease the intelligibility of words spoken by the respirator wearer. A few half-face elastomeric respirators on the U.S. market are equipped with speech augmentation devices (e.g., “speaking membranes”). Such devices are only available in reusable respirators that are less commonly used than disposable filtering facepiece respirators by HCWs. They have been shown to have little if any effect on intelligibility. New devices should be developed that increase word clarity spoken by the respirator wearer.

Consensus 12: Visual Field

- **Objective:** Respirators should cause minimal or no obstruction of the wearer’s visual field.
- **Recommendation:** (a) Visual fields should be assessed with a standardized and validated tool developed for use in the healthcare environment and (b) Healthcare visual field performance criteria should be developed for respirator wearers.
- **Priority Designation:** 2

Respirators have been shown to obstruct the wearer’s visual field. The inferior visual fields (looking downward) may be most affected by filtering facepiece respirators. Although unproven, this type of interference could lead to occupational injuries or medical errors. Mitigating problems with eyewear fogging may be beneficial. The tests historically used to gauge visual field, such as the “apertometer,” specified in the European
standard (EN136:1998) and the NIOSH CBRN standard\textsuperscript{78} are cumbersome and require test-administrator training. Obtaining the necessary visual field testing equipment can be difficult\textsuperscript{79}. In addition to lab-based tools, visual field determinations should be, at least in part, conducted in clinical settings (“the field”) to ensure data produced are applicable to the occupational setting of HCWs. Simple-to-use assessment tools that can be utilized in the field are needed for the healthcare environment.

**Consensus 13: Facial Visualization**

- **Objective:** Respirators should be transparent, to the extent plausible and feasible, allowing visualization of the wearer’s face.

- **Recommendation:** (a) Transparent respirator facepieces should be developed and, if possible, implemented and (b) Transparency should be assessed with an optical clearance test that is standardized and validated.

- **Priority Designation:** 5

Respirators typically prevent visualization of the wearer’s mouth and a portion of the face. Improved visualization of the wearer’s lips might improve communication. Visualization of the face might also lower barriers to clinician-patient interactions and co-worker communications.

**Consensus 14: Equipment Compatibility**

- **Objective:** Respirators should not interfere with other equipment (e.g., stethoscope, otoscope) used in the healthcare environment.

- **Recommendation:** (a) Respiratory protective equipment should be assessed for inter-equipment compatibility using a practical clinical test that should be developed, standardized, and validated and (b) Healthcare performance criteria for protective equipment compatibility should be developed.

- **Priority Designation:** 2

During a high-risk intubation of a patient infected with multiple drug-resistant TB, the HCW performing the procedure might wear a gown, goggles or a face shield, shoe coverings, hair covering, and, possibly an N95 respirator underneath a PAPR\textsuperscript{80}. The intubation process typically requires an unrestricted range of motion of both arms and the neck\textsuperscript{80}. Numerous similar activities in healthcare require equipment compatibility. Careful planning is required to prevent respiratory protective equipment from interfering with other equipment used in healthcare. Current NIOSH certification requirements\textsuperscript{26} for half-mask respirators only require that “half-mask facepieces shall not interfere with the fit of common industrial safety corrective spectacles.” The requirement recommended here would expand upon the NIOSH baseline requirement to include other items commonly used by HCWs.
Lack of sufficient comfort and tolerability are among the most commonly cited problems with respirators marketed to healthcare workers. A growing interest to improve comfort and tolerance appears to be emerging. As noted by the IOM and the National Research Council in a recent review of the NIOSH Personal Protective Technology program, “Understanding that comfort is fundamentally a safety issue is a necessary prerequisite to improvement of the materials, design and engineering of PPT in such a way that critically important human factors are taken into account.” When worn over prolonged work shifts, disposable model respirators are associated with facial pressure, irritation, and heat and reusable models are associated with communication and occupational interference. Ideally respirators should be as comfortable to wear as a loose-fitting surgical mask.

Consensus 15: Breathing Resistance

- **Objective:** The breathing resistance of a respirator should be tolerable.
- **Recommendation:** (a) Respirators should have a level of breathing resistance that is low enough to be comfortable and tolerable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Breathing resistance should be < 10 mm H₂O pressure drop on average at 85 lpm.
- **Priority Designation:** 1

Discomfort and intolerance have been two of the most significant barriers to routine and emergency use of respirators. HCWs are accustomed to wearing respirators for short durations; however, during crises, they may be called on to wear protective equipment for a prolonged period (hours or days) with few exceptions.

The airflow resistance across a respirator filter (“pressure drop”) at air flow speeds typical for human breathing is an important contributor to discomfort and intolerance. Although the pressure drop seen with commonly used respirators may not lead to excessive exertion in HCWs, the psychometric sensation of breathing across filter material is associated with an uncomfortable feeling. To circumvent this problem, positive pressure respirators may be used. For settings in which the use of positive pressure is viewed as too cumbersome, costly or otherwise not possible, an inhalation and exhalation mean pressure drop less than 10 mm H₂O for each maneuver, at an airflow rate of 85 lpm, should be appropriate for assessment under current circumstances. Although this is a significant reduction compared to the requirements in the current NIOSH standard (35 mm H₂O with inhalation and 25 mm H₂O with exhalation), recent unpublished research by NIOSH found that respirators currently in the U.S. strategic national stockpile have filter airflow resistance levels between 6.7 mm H₂O and 9.4 mm H₂O and thus may already meet this lower requirement. A breathing pattern and airflow rate closer to human ventilation physiology (e.g., < 40-80 L/min) may be considered for use (and standardized) in the future. Additional research is needed to establish a quantitative relationship between filter airflow resistance and subjective comfort.

Consensus 16: Facial Irritation

- **Objective:** Respirators should not cause facial irritation.
- **Recommendation:** Facial irritation should be assessed using two standardized and validated tests: (a) A clinical assessment utilizing a pain or discomfort scale and (b) A lab-based sensitivity test, such as a transdermal water loss test or an animal skin sensitivity test.
- **Priority Designation:** 1

Facial irritation, although typically mild, is often a contributing factor to respirator intolerance in HCWs. NIOSH respirator certification requirements (section 84.61) specify “respirator components which come into contact with the wearer’s skin should be made of nonirritating materials”. However, no specific test methods or performance requirements are identified in the standard. There are a variety of factors associated with facial irritation, including skin inflammation due to contact with respirator material(s) or agents used to clean respiratory protective equipment. A portion of facial irritation may be more precisely termed facial allergy or facial pressure — both of which are discussed as separate recommendations. To minimize this problem, respirator
material should be constructed with materials that are typically not irritating to facial skin and do not interact with skin care products. Eventually, it may be possible to use a sole lab-based test to determine facial irritation, once it is validated against clinical outcomes. Since this has not yet been done, two tests (one clinical and one lab) should be performed on each newly developed respirator model.

**Consensus 17: Allergenicity**

- **Objective:** Respirators should not cause allergic reactions.
- **Recommendations:** (a) Immune system stimulation should be assessed with a standardized and validated test and (b) Performance characteristics for allergenicity should be developed.
- **Priority Designation:** 1

Occupational allergy is commonly cited as a reason for absenteeism87-93 or loss of work productivity93-96 although allergy to respiratory protective equipment is thought to be rare63,97 (unless the materials include latex). Allergic reactions to latex in the workplace can produce severe systemic manifestations including death98. Latex should therefore be avoided in personal protective equipment in favor of other polymers. There is no evidence indicating that respirators currently marketed in the U.S. have not met this stipulation; however, the WG proposes that an absence of latex would be best articulated as a performance specification. A European biocompatibility test (e.g., ISO 10993) may be appropriate for use in the U.S. to demonstrate absence of reactivity.

**Consensus 18: Facial Pressure**

- **Objective:** Facial pressure induced by respirators should cause minimal if any discomfort.
- **Recommendation:** (a) Respirator facial pressure should be low enough to be comfortable and tolerable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Facial pressure should be assessed using two standardized and validated tests: (a) a clinical assessment and a lab-based test.
- **Priority Designation:** 2

Pressure on the face is considered one of the more common reasons for intolerance to respirators among HCW’s65,99. Facial heat, facial pressure, facial irritation, and facial pain (discomfort) are considered individually and discussed separately in this report. Facial heat is often associated with facial pressure because heat leads to sweating and a tight facial seal leads to moisture entrapment inside the sealed respirator chamber. Similarly, facial pain is often associated with facial pressure because a tight facial seal can be painful69. To eliminate facial pressure, a loose-fitting respirator could be used. If a tight-fitting respirator is used, facial pressure can be minimized by achieving low particulate leakage using mechanisms other than a tight facial seal (e.g., facial adhesive). Until new methods of assessing facial pressure are developed, both clinical and lab-based tests should be done on each newly developed respirator model. Eventually, it may be possible to use a sole lab-based test to determine facial pressure, once it is validated against clinical outcomes.

**Consensus 19: Facial Heat**

- **Objective:** The internal environment of respirators should have a comfortable temperature.
- **Recommendation:** (a) Respirators should cause a level of facial heat rise that is low enough to be comfortable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Facial heat should not exceed a 7°F rise from baseline, on average, when the wearer is under low level exertion at 21-23°C (69-73°F) ambient temperature and 45-55% relative humidity.
- **Priority Designation:** 2

Facial heat is often cited as a cause of respirator intolerance99-102. It may be more common than previously acknowledged because higher inhaled air temperatures are associated with increased ventilation and shortness of breath102. The NPPTL is studying thermal imaging in an effort to better understand these processes.80 A temperature gain less than 7°F has been associated with improved tolerance and is less likely to trigger a shortness-of-breath sensation99,102. Indoor ambient conditions that are typically considered comfortable are a temperature of 21-23°C (69-73°F) and a relative humidity of 45-55%.

**Consensus 20: Air Exchange**

- **Objective:** Respirators should have adequate air exchange.
- **Recommendation:** (a) Respirator CO₂ dead space retention should be low enough to be comfortable...
for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Respirator chamber CO₂ levels at end-inhalation should be < 1%, on average.

- **Priority Designation:** 2

Exchange of air from within the facial chamber (often called “dead space”) to the exterior of a half-face respirator serves several functions. It typically diminishes heat, moisture, exhaled gases (such as CO₂) and particulates. Heat, moisture and particulates are discussed under separate recommendations. This section pertains to the effects of CO₂.

During the normal respiratory cycle, exhalation into an air-tight space causes CO₂ concentration to increase within an enclosed area. Whether CO₂ levels rise in a corresponding fashion depends on numerous factors, including the size of the closed space, the respiratory physiology of the user, the quality of the facial seal, the airflow pattern within a confined space and the length of time the respirator is worn without removal. The extent to which respirator dead space CO₂ causes a rise in serum CO₂ is not completely understood and is being evaluated at this time. Nevertheless, Japanese respirator certification calls for less than 1% inspiratory CO₂, which may be viewed as an idealized performance figure. Dead space CO₂ testing could be done in a human subject trial or in a laboratory with an automated breathing and metabolic simulator (ABMS). The reliability of the ABMS tests needs to be examined for this application.

Exhalation valves, one-way valves that permit exhalation of CO₂ but close during inhalation, are one method to decrease intra-mask CO₂ levels. However, it has been proposed that the use of an exhalation valve could permit an ill HCW to inadvertently expel infectious droplets or droplet nuclei through the valve toward a patient or coworker, causing disease transmission. One approach that may help allay these concerns would be positioning the exhaust valves in such a way that the exhausted air is vented away from the anterior aspect of the respirator. Another option would be to filter the pertinent particles from the exhausted air as before it is expelled.

*Note: one reoccurring question has been whether permitting intra-mask CO₂ to rise above 0.5% would violate OSHA standard 29CFR1910.1000 TABLE Z-1. The position of the WG was that it would not because OSHA standard 29CFR1910.1000 TABLE Z-1 pertains to the ambient environment, not respirators. The intra-mask dead space should not be considered ambient.*

### Consensus 21: Moisture Management

- **Objective:** The internal environment of respirators should not be uncomfortably dry or humid.
- **Recommendation:** (a) Respirator humidity should be maintained at levels perceived as comfortable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Respirator relative humidity levels should be maintained at < 20% above baseline, on average, under low levels of exertion.

### Consensus 22: Mass Features

- **Objective:** Respirators should be positioned on the face in a fashion that is comfortable.
- **Recommendation:** (a) Respirator weight should be low enough, and distribution of weight sufficiently symmetrical, to be comfortable and tolerable for (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Respirator weight and mass distribution should be evaluated with a standardized and validated practical performance test for which performance criteria are developed

Heavy respirators are typically associated with low tolerance and high discomfort. Balancing a respirator can help decrease facial pressure points and prolong wear times. Respirator designs that are as light as possible and have a symmetrical weight distribution should lend themselves to comfortable positioning. Weight balancing tools, such as a “Center of Gravity” machine, should be used to assess weight and moment of inertia in the prototype development process.
Consensus 23: Odor

- **Objective:** Respirators should be non-malodorous.
- **Recommendation:** (a) Odor should be assessed with a standardized and validated clinical tool and (b) Performance criteria should be developed.
- **Priority Designation:** 3

Malodorous respirators were cited as a problematic for healthcare workers during the SARS crisis, especially among workers who were not accustomed to their use. Respirators that have no odor, or at least are not mal-odorous, should be better tolerated. Clinical trials should be used to assess this subject. A laboratory surrogate measure may also be useful.

Consensus 24: Prolonged Tolerability

- **Objective:** Respirators should be tolerated for a prolonged period during a crisis.
- **Recommendation:** (a) Respirators should be comfortable enough to be worn for 10 consecutive days under the following circumstances: (1) ≥ 2 hours of uninterrupted wear and (2) ≥ 8 hours with 15 minute break periods every 2 hours and (b) Perceived respirator discomfort during prolonged wear should be assessed clinically using a validated and standardized test.
- **Priority Designation:** 1

Respirators available in the U.S. market are often not tolerated well for more than 3-5 hours of wear, even with interposed break periods, at least among wearers who use respirators infrequently or are accustomed to short duration use. Although a respirator that is tolerated for prolonged periods is not always necessary, it may become important during a crisis. Certain psychological characteristics of respirator wear may be related to the length of time worn, such as claustrophobia which is experienced in about 10% of respirator users. Ways to diminish the likelihood of claustrophobia may include decreasing facial pressure and making smaller the size of the facial or head covering. It should be expected that every respirator will be perceived as intolerable by some workers — no respirator has a perfect tolerance record. While tolerance duration of one work shift (approximately 8 hours) is an essential requirement, (as identified in other recommendations), 10 days of consecutive use for 8 hours per day is a secondary objective, such that the respirator may be comfortably used during a prolonged disease outbreak.
Although policies at most U.S. medical centers are written to be in compliance with national, state and local regulatory stipulations, it is widely acknowledged that many institutions do not put the full extent of their policies into practice. The scope of this discrepancy is unknown, but conventional wisdom holds that it involves medical institutions across the U.S. Incomplete compliance probably increases the risk of healthcare associated infections\textsuperscript{109} and may lead HCWs to believe the policies are unnecessary, frivolous or ill-advised\textsuperscript{11-13}.

Perhaps one of the most important shortcomings of respirator science is a lack of clinical evidence demonstrating to what extent respirators diminish the occurrence of infectious diseases. If it were shown that respirators, in fact, significantly diminish the likelihood of illness or death among HCWs, it is probable that fewer workers would be non-compliant and still fewer would favor their removal from healthcare facilities altogether. Therefore, the WG believes that clinical trials should be conducted to improve understanding about the effectiveness of respirators and respiratory protection programs in the healthcare setting.

**Consensus 25: Employer Desirability**

- **Objective:** Respirators should be viewed by employers as important and desirable components of their protective equipment.
- **Recommendation:** Employer interviews, surveys and clinical trials should be conducted to determine respirator features that would lead employers to purchase one respirator over another.
- **Priority Designation:** 1

The types of respirators purchased for use in medical centers are typically dependent on the opinion of leadership toward respiratory protection (RP) programs. Anecdotally, some employers look to purchase the least expensive respirator model for their RP programs. A cultural change needs to occur such that employers see respirators as an investment in the health and safety of their HCWs and patients. Such a change may be, in part, predicated on clinical trials demonstrating cost-effectiveness and cost/benefit of respiratory protection. It may also require qualitative research with healthcare leaders to assess attitudes about RP policies and practices.

**Consensus 26: Employee Desirability**

- **Objective:** Respirators should be viewed by employees as important and desirable components of their protective equipment.
- **Recommendation:** Employee interviews, surveys and clinical trials should be conducted to determine respirator features that would lead employees to choose one respirator over another.
- **Priority Designation:** 1

Most HCWs do not like to wear respirators\textsuperscript{14,16,110}. More comfortable and tolerable respirators may help mitigate this problem\textsuperscript{110}. For some HCWs, respirators and personal protective equipment help them feel “safe” in an uncertain environment\textsuperscript{11,12}; however, compliance remains poor\textsuperscript{14}. Convincing HCWs that certain respirators are more desirable than others may be predicated on clinical trials that demonstrate effectiveness\textsuperscript{37}. Modifications to respirators requested by HCWs may also play an important role\textsuperscript{14}.

**Consensus 27: Patient Desirability**

- **Objective:** Respirators should be viewed by patients/visitors as important components of HCW protective equipment.
- **Recommendation:** Patient and healthcare visitor interviews and surveys should be conducted to determine respirator features that would lead them to prefer one respirator over another.
- **Priority Designation:** 2

The views of patients, family members and other visitors toward respirator use have not been well studied. However, their views may influence the use and purchase of respirators. Some may be comforted to learn that HCWs serving them and their family members are taking precautions. Still, reports of concern among patients and workers have occurred when HCWs don respirators that have an unusual appearance\textsuperscript{74,109,111,112}. Respirators should facilitate the HCW-patient relationship, not interfere with it.
Objective: Respirator usage should be cost-effective.

Recommendation: (a) Studies that estimate the costs and benefits of respirators across diverse settings should be completed and (b) Health economists and other fiscal experts should be recruited for participation in cost-effectiveness assessments.

Priority Designation: 2

Although the purpose of project BREATHE is to issue recommendations about the preferred characteristics of respirators, it is important to acknowledge and discuss the costs of respirators to manufacturers and employers. The cost of respirators transcends all aspects of respirator research, development, production, and practice. Among the more important aspects of cost may be the manufacturer's perceived return on investment prior to researching potential technologies and the employer's return on investment in terms of diminishing occupational illnesses. Further, all aspects of cost are interrelated such that modification of one variable may affect other cost assumptions and outcomes.

Employers are continually faced with decisions on how to allocate resources subject to their budget constraints. Respiratory protection programs compete with many other production inputs in this allocation of resources. If respirators are viewed as an unfunded mandate rather than imperative of safety, then organizations need to be convinced that respirators are essential.

Additional work is needed to link the benefits of respirator usage with the costs. Few cost-benefit studies exist. To date, studies primarily have focused solely on the costs of respirators and respiratory protection programs. One study estimated the median hospital compliance costs related to TB as required by the CDC and OSHA as being $83,900 for respirators and $17,187 for respirator fit-testing programs. However, these findings may not be generalizable as the study was conducted in only five hospitals.

OSHA conducted an economic analysis of respiratory protective equipment as required by its rulemaking process. Annual incremental costs across all industries were estimated to be about $111 million with 90 percent of those costs allocated toward fit testing ($67 million) and training ($36 million). For the health services industry, OSHA estimated that the incremental compliance costs constituted 0.01% of sales and 0.14% of profit. OSHA’s study did discuss the possible benefits of respirators, such as averted illness, injuries, and death, but did not monetize those benefits or calculate cost-benefit ratios.
The Project BREATHE WG was convened to make recommendations on behalf of the U.S. Federal Government to the VA about the characteristics that should be included in the next generation of respirators for healthcare workers. Table 2, A Comparison of Established Federal Agency Specifications and the B95 BREATHE Recommendations, provides a summary of the 28 features and performance characteristics articulated in this report, in the context of current regulations, guidelines and standards. Publication of this document completes Phase I of Project BREATHE (Figure 1). To avoid confusion, it should be noted that several new respirator criteria have also been discussed by regulatory agencies and other stakeholders (Table 3) that were developed using an entirely different process than was used by the Project BREATHE WG.

Although these respirator characteristics were parsed into 28 recommendations, in reality many overlap and influence each other. Some are competing objectives. The WG also acknowledges that this set of recommendations offers an idealized view of the respirator characteristics to be included in the next generation of respirators for HCWs. It may not be possible to develop a prototype in which all or most of these recommendations are implemented.

Because these recommendations cover a broad range of design and performance characteristics, and many require additional research, it is important that they be shared with manufacturers, academia, and the private sector healthcare community. The development of B95 respirator prototypes may be facilitated via partnerships, such as joint governmental and private sector action. Therefore, the WG encourages the VA to publish these recommendations in a peer-reviewed journal to make them widely available.

Given a variety of competing objectives in these recommendations, the WG favors a “hybrid” respirator that is disposable under routine conditions but could be reused if necessary during a crisis. Such models that are scalable in complexity are viewed with optimism. This might include a lightweight, relatively simple model for routine use with features (e.g., a powered air supply) that can be temporarily added when necessary.

This report represents an opportunity for VA to shape national policy and establish a strong culture of safety in its institutions. To be successful, however, multiple performance tests need to be developed and validated. Clinical effectiveness studies should be initiated. Demonstration projects should begin soon, possibly using a subset of VA medical centers as a test-bed.

Finally, the WG invites the FDA to join in this effort to the extent that it does not conflict with their regulatory mission. FDA’s participation is needed to help ensure that preventive health claims are substantiated with scientific evidence, similar to other products under FDA purview.

Improving respirator tolerability and functionality should lead to wider acceptance of respirators as a means of protection for VA and other HCWs. This report has outlined several steps towards the next phase in the evolution of respirators. For the recommendations in this report to result in meaningful improvements, continuous study and refinement will be essential.
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107. Barker D. Personal communication. Edgewood Chemical Biological Center. 1/18/09.


• **Phase I:** Formation of a Federal governmental interagency working group that will issue a consensus statement about the types of respirator characteristics believed to be ideal for the healthcare workforce. The consensus statement will include recommendations for “evidence-based performance requirements (prescriptive standards) for PPE” and to “establish measures to assess and compare the effectiveness of PPE.”

• **Phase II:** Developing one or more respirator prototypes that utilize some or all of the features recommended in Phase I. This phase would occur in collaboration with the private sector and academia in a “coordinate[d] effort.” Testing the prototype(s) in healthcare workers prior to larger-scale production will “increase research on the design and engineering of the next generation of PPE.”

• **Phase III:** Laboratory and field testing of the prototype respirator(s) in an effort to ensure it meets performance requirements and “increase research on the design and engineering of the next generation of PPE” and “strengthen pre-market testing.”

• **Phase IV:** Making the new respirator(s) available to the wider healthcare workforce to “strengthen post-market evaluation” using post-development research efforts, aiming to further improve the new design.
FIGURE 2: INSTITUTE OF MEDICINE RECOMMENDATIONS FOR EVIDENCE-BASED PERFORMANCE MEASURES

Evidence-Based Performance Requirements

Functionality
- Protect against influenza virus
- Guard against contact with contaminated fluids and aerosols

Usability
- Maintain biomechanical efficiency and sense of touch and feel
- Odor-free
- Hypoallergenic
- Accommodate wide range of users (face and body profiles)
- Compatibility across various elements of the PPE ensemble and with other equipment (e.g., stethoscope)
- Non-startling to patients and families
- Facilitate communication with others (verbal, facial)

Comfort and wearability
- Comfortable — no skin irritation or pressure points
- Prolonged use without discomfort
- Breathable — air permeable
- Moisture absorbent — wickability
- Low bulk and weight
- Dimensional stability
- Easy to put on and take off (don and doff)

Maintenance and Reuse
- Easy to decontaminate and discard disposable elements
- Easy to clean and replace parts in reusable PPE

Cost
- Product cost
- Total life-cycle cost
- Minimal environmental impact

Aesthetics
- Variety of styles and colors
- Customizable

Durability
- Adequate wear life
- Strength — tear, tensile, burst
- Abrasion resistance
- Corrosion resistance

*Reproduced with permission from the National Academies Press
### Figure 3: Institute of Medicine Recommendations* to Innovate and Strengthen PPE** Design, Testing and Certification

- Adopt a Systems Approach to the Design and Engineering of the Next Generation of PPE
- Coordinate Efforts and Expand Resources for Research and Approval of PPE
- Ensure Balance and Transparency of Standards-Setting Processes
- Define Evidence-Based Performance Requirements (Prescriptive Standards) for PPE
- Establish Measures to Assess and Compare the Effectiveness of PPE
- Increase Research on the Design and Engineering of the Next Generation of PPE
- Strengthen Pre-market Testing of PPE for Healthcare Workers
- Strengthen Post-market Evaluation of PPE for Healthcare Workers

*Adapted from “Overview of the Report Recommendations” Box S-1 in Preparing for an Influenza Pandemic: Personal Protective Equipment for Healthcare Workers

**PPE: Personal Protective Equipment
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<tr>
<th>Feature/Characteristic</th>
<th>CDC/NIOSH/ NPPTL</th>
<th>FDA</th>
<th>OSHA</th>
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<td>Meets FDA recommendations &amp; NIOSH certified N95 Respirator certification standards</td>
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<td>29 CFR Ch. XVII 1910.134 (d) (3) (i) The employer shall provide a respirator that is adequate to protect the health of the employee and ensure compliance with all other OSHA statutory and regulatory requirements, under routine and reasonably foreseeable emergency situations.</td>
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<td>FDA regulations apply to surgical masks and surgical N95 masks.</td>
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<td>All respirators used will be certified by the National Institute for Occupational Safety and Health (NIOSH) and be used in accordance with the terms of that certification.</td>
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<td>Self-Contamination</td>
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<td>Fomite Transmission</td>
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<td>Respirator Fit</td>
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<td>Respirator Selection Logic 2004 (Table 1): Assigned Protection Factor ≥ 10; can only be achieved if the respirator is qualitatively or quantitatively fit tested on individual workers. 42 CFR Ch. 1 84.175 (a) Half-mask facepieces and full facepieces shall be designed and constructed to fit persons with various facial shapes and sizes either: (1) By providing more than one facepiece size; or (2) By providing one facepiece size which will fit varying facial shapes and sizes.</td>
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<td>29 CFR Ch. XVII 1910.134 (d) (A) Table 1: APF = 10 for Air-Purifying Respirator, including filtering facepieces, and half masks with elastomeric facepieces.</td>
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<td>ASTM F2100-07 - Standard specification for performance of materials used in medical face masks.</td>
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</table>

### Abbreviations
- AIHA - American Industrial Hygiene Association
- ANSI - American National Standards Institute
- ASTM - American Society for Testing and Materials
- CDC - Centers for Disease Control and Prevention
- FDA - Food and Drug Administration
- ISO - International Organization for Standardization
- NIOSH - National Institute for Occupational Safety and Health
- NIST - National Institute of Standards and Technology
- NPPTL - National Personal Protective Technology Laboratory
- OSHA - Occupational Safety and Health Administration
- VA - Department of Veterans Affairs

### References
- OSHA Standard 29 CFR Ch. XVII 1910.134
- VA Tuberculosis Exposure Control Plan, August 14, 2008
- VA Respiratory Protection Program, October 26, 2006
- NIOSH 42 CFR Ch. 1 Part B4
- MMWR, Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Settings, 2005
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- FDA - About Personal Protective Equipment: www.fda.gov/cdrh/ppe/about.html
- www.aiha.org/Content/InsideAIHA/Standards/z88.htm
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<td>Combination product surgical mask/N95 disposable respirators (respirator portion certified by CDC/NIOSH and surgical mask portion listed by FDA) are available that provide both respiratory protection and bloodborne pathogen protection.</td>
<td>CDC/NIOSH/NPPTL</td>
<td>Combination product surgical mask/N95 disposable respirators</td>
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<td>All filters should be replaced whenever they are damaged, soiled, or causing noticeably increased breathing resistance (e.g., causing discomfort to the wearer). N-series filters would also be subject only to considerations of hygiene, damage, and increased breathing resistance. Respirators with replaceable filters are reusable, and a respirator classified as disposable can be reused by the same HCW as long as it remains functional and is used in accordance with local infection-control procedures.</td>
<td>CDC/NIOSH/NPPTL</td>
<td>All filters should be replaced whenever they are damaged, soiled, or causing noticeably increased breathing resistance (e.g., causing discomfort to the wearer).</td>
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<td>Do not re-use personal protective equipment. Almost all personal protective equipment used in patient care is disposable and is designed to be used one time for contact with one patient.</td>
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<td>Do not reuse personal protective equipment. Almost all personal protective equipment used in patient care is disposable and is designed to be used one time for contact with one patient.</td>
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<td>Reuse</td>
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<td>Reusable respirators are to be regularly cleaned and disinfected at the designated respirator cleaning station located in each workspace. Respirators issued for the exclusive use of an employee shall be cleaned as often as necessary; however, specific cleaning frequencies may be developed by the Program Administrator. Disposable respirators have no user serviceable parts and a new one must be obtained when the old one is discarded. No components will be replaced or repaired made for reusable devices beyond those recommended by the manufacturer.</td>
<td>CDC/NIOSH/NPPTL</td>
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<td>There is no proper way to wash or disinfect disposable personal protective equipment. Dispose of the equipment carefully after each patient use or if the equipment becomes soiled.</td>
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<td>29 CFR Ch. XVII 1910.134 (h) (1) &amp; Appendix B-2: Employer shall ensure that respirators are cleaned and disinfected using the procedures in Appendix B-2; the importance of thorough rinsing cannot be overemphasized. Detergents or disinfectants that dry on face pieces may result in dermatitis. In addition, some disinfectants may cause deterioration of rubber or corrosion of metal parts if not completely removed.</td>
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<td>29 CFR Ch. XVII 1910.134 (h) (1) &amp; Appendix B-2: Employer shall ensure that respirators are cleaned and disinfected using the procedures in Appendix B-2; the importance of thorough rinsing cannot be overemphasized. Detergents or disinfectants that dry on face pieces may result in dermatitis. In addition, some disinfectants may cause deterioration of rubber or corrosion of metal parts if not completely removed.</td>
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<td>CDC - Centers for Disease Control and Prevention</td>
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1. OSHA Standard 29 CFR Ch. XVII 1910.134
2. VA Tuberculosis Exposure Control Plan, August 14, 2008
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4. NIOSH 42 CFR Ch. 1 Part 84
7. MMWR. Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Settings, 2005
8. Guidance for Industry and FDA Staff: Surgical Masks - Premarket Notification [510(k)] Submissions, March 5, 2004
9. FDA - About Personal Protective Equipment: www.fda.gov/cdrh/ppe/about.html
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11. www.iso.org
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## Project B.R.E.A.T.H.E. Report

### Feature/Characteristic

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<td>²9 CFR Ch. XVII 1910.134 (g) (1) (B)</td>
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<td>²Recommend differential pressure be evaluated for surgical masks that are not NIOSH certified N95 Respirators; surgical masks that are NIOSH certified N95 Respirators must meet NIOSH N95 requirements for differential pressure.</td>
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<td>Facial Irritation</td>
<td>NASA/NIOSH/NPPTL†</td>
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<td>²Recommend that biocompatibility of materials be evaluated as described in the standard ISO 10993, “Biomedical Evaluation of Medical Devices Part 1: Evaluation and Testing.”</td>
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References:
¹NIOSH Guide to the Selection and Use of Particulate Respirators - Certified
⁴MMWR. Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Settings, 2005
⁵Guidance for Industry and FDA Staff: Surgical Masks - Premarket Notification [510(k)] Submissions, March 5, 2004
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<td>42 CFR 84.62 (a) The component parts of each respirator shall be: (1) designed, constructed and fitted to insure against creation of any hazard to the wearer.</td>
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<td>Facial Pressure</td>
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<td>42 CFR Ch. 1 84.178 (a) All facepieces shall be equipped with head harnesses designed and constructed to provide adequate tension during use and an even distribution of pressure over the entire area in contact with the face; 42 CFR Ch. 1 84.178 (b) Facepiece head harnesses, except those employed on single-use respirators, shall be adjustable and replaceable. Head harness is an undefined term in the regulation. NIOSH current policy is to accept applications with non-traditional facepiece mounting of “single-use respirators ” using a quantitative particulate fit test to evaluate the effectiveness of the facepiece attachment. March 10 2009 Letter to All Manufacturers <a href="http://www.cdc.gov/niosh/npptl/usernotices/">http://www.cdc.gov/niosh/npptl/usernotices/</a> pdfs/Novel.pdf</td>
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References

1 OSHA Standard 29 CFR Ch. XVII 1910.134
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3 VA Respiratory Protection Program, October 26, 2006
4 NIOSH 42 CFR Ch. 1 Part 84
5 Respirator Selection Logic for particulate respirators 2004: http://www.cdc.gov/niosh/docs/2005-100/
7 MMWR, Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Settings, 2005
8 Guidance for Industry and FDA Staff: Surgical Masks - Premarket Notification [510(k)] Submissions, March 5, 2004
9 FDA - About Personal Protective Equipment: www.fda.gov/cdrh/ppp/about.html
10 www.aiha.org/Content/InsideAIHA/Standards/z88.htm
11 www.iso.org
12 www.astm.org
13 FDA regulations apply to surgical masks and surgical N95 masks. FDA has purview over respirators about which medical claims are made.
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<td>42 CFR 84.175 (e) facepieces, hoods and helmets shall be designed to prevent eyepiece fogging</td>
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**Abbreviations**

AIHA - American Industrial Hygiene Association
ANSI - American National Standards Institute
ASTM - American Society for Testing and Materials
CDC - Centers for Disease Control and Prevention
FDA - Food and Drug Administration
ISO - International Organization for Standardization
NIOSH - National Institute for Occupational Safety and Health
NIST - National Institute of Standards and Technology
NPPTL - National Personal Protective Technology Laboratory
OSHA - Occupational Safety and Health Administration
VA - Department of Veterans Affairs

**References**

1. OSHA Standard 29 CFR Ch. XVII 1910.134
2. VA Tuberculosis Exposure Control Plan, August 14, 2008
3. VA Respiratory Protection Program, October 26, 2006
4. NIOSH 42 CFR Ch. 1 Part 84
5. NIOSH Guide to the Selection and Use of Particulate Respirators - Certified Under 42 CFR 84, January 1996
6. MMWR, Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Settings, 2005

†FDA regulations apply to surgical masks and surgical N95 masks.

*Guidance for Industry and FDA Staff: Surgical Masks - Premarket Notification [510(k)] Submissions, March 5, 2004.

†FDA - About Personal Protective Equipment: www.fda.gov/cdrh/ppe/about.html
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<td><strong>Safety and Effectiveness</strong></td>
<td>29 CFR Ch. XVII 1910.134 (d) (3) (i) The employer shall provide a respirator that is adequate to protect the health of the employee and ensure compliance with all other OSHA statutory and regulatory requirements, under routine and reasonably foreseeable emergency situations; All respirators used will be certified by (NIOSH) and be used in accordance with the terms of that certification; Meets FDA recommendations &amp; NIOSH certified N95 Respirator certification standards.</td>
<td>Respirators should meet current standards.</td>
<td>1</td>
</tr>
<tr>
<td><strong>Self-Contamination</strong></td>
<td>X</td>
<td>(a) A means should be developed to practically don and doff approved respirators without self-contamination and (b) A test should be developed, validated &amp; standardized, that assesses respirator contamination in a clinical environment.</td>
<td>1</td>
</tr>
<tr>
<td><strong>Fomite Transmission</strong></td>
<td>X</td>
<td>(a) Designs should be utilized that prevent respirator-dependent transmission of infectious pathogens and (b) A test should be developed, validated &amp; standardized that assesses respirator-dependent pathogen transmission in a clinical environment.</td>
<td>1</td>
</tr>
<tr>
<td><strong>Protection/Respirator Fit</strong></td>
<td>29 CFR Ch. XVII 1910.134 (d) (A) Table 1: APF = 10 for Air-Purifying Respirator, including filtering facepieces, and half masks with elastomeric facepieces; Respirator Selection Logic 2004 (Table 1): Assigned Protection Factor &gt; 10; can only be achieved if the respirator is qualitatively or quantitatively fit tested on individual workers. 42 CFR Ch. 1 84.175 (a) Half-mask facepieces and full facepieces shall be designed and constructed to fit persons with various facial shapes and sizes either: (1) By providing more than one facepiece size; or (2) By providing one facepiece size which will fit varying facial shapes and sizes.</td>
<td>Respirators (available in one or few sizes) used in the healthcare workplace should be capable of providing a Simulated Workplace Protection Factor of 100 that is assessed using a standardized and validated measure (e.g., the NIOSH total inward leakage test) for a majority (90%) of healthcare workers.</td>
<td>1</td>
</tr>
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<td><strong>Blood &amp; Body Fluids</strong></td>
<td>8Recommend that fluid resistance of device be evaluated using the following standard: ASTM F 1862: Standard Test Method for Resistance of Surgical Mask to Penetration by Synthetic Blood; Combination product surgical mask/N95 disposable respirators (respirator portion certified by CDC/NIOSH and surgical mask portion listed by FDA) are available that provide both respiratory protection and bloodborne pathogen protection.</td>
<td>Blood and body fluid penetration should be assessed with ASTM F 1862-07: Standard Test Method for Resistance of Surgical Mask to Penetration by Synthetic Blood.</td>
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<td>Reuse</td>
<td>Respiroter with replaceable filters are reusable, and a respirator classified as disposable can be reused by the same HCW as long as it remains functional and is used in accordance with local infection-control procedures; Do not reuse personal protective equipment. Almost all personal protective equipment used in patient care is disposable and is designed to be used one time for contact with one patient.</td>
<td>Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of &gt;100 after 50 brief worker-patient encounters, if necessary, during a crisis.</td>
<td>1</td>
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<td>Repeated Disinfection Durability</td>
<td>29 CFR Ch. XVII 1910.134 (h) (1) &amp; Appendix B-2: Employer shall ensure that respirators are cleaned and disinfected using the procedures in Appendix B-2; the importance of thorough rinsing cannot be overemphasized. Detergents or disinfectants that dry on facepieces may result in dermatitis. In addition, some disinfectants may cause deterioration of rubber or corrosion of metal parts if not completely removed. 42 CFR 84.61 (d) Mouthpieces, hoods and facepieces, except those employed in single use respirators, shall be constructed of materials which will withstand disinfecion as recommended by the applicant in his instructions for use of the device. 42 CFR 84.62 (3) assembled to permit easy access to parts which require periodic cleaning and disinfecting</td>
<td>Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of &gt; 100 after 50 disinfections, each taking 60 seconds or less to complete.</td>
<td>1</td>
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<td>Shelf-life Durability</td>
<td></td>
<td>Respirators should be durable enough for the respirator to provide a Simulated Workplace Protection Factor of &gt; 100 after being stored in air-conditioned space for 10 years at 21-23°C (69-73°F) and 45-55% relative humidity.</td>
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<td>Gauging Fit</td>
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<td>Elastomeric</td>
<td>29 CFR Ch. XVII 1910.134 (g) (B) (iii) - For all tight-fitting respirators, the employer shall ensure that employees perform a user seal check each time they put on the respirator using the procedures in Appendix B-1 or procedures recommended by the respirator manufacturer that the employer demonstrates are as effective as those in Appendix B-1 of this section.</td>
<td>Respirators should have a manufacturer-specified fit assessment technique (e.g., a user seal check) that is capable of detecting inadequate fit (Simulated Workplace Protection Factor &lt; 100) with at least 75% accuracy during work activities.</td>
<td>2</td>
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<tr>
<td>Filtering facepiece</td>
<td>29 CFR Ch. XVII 1910.134 (g) (B) (iii) - For all tight-fitting respirators, the employer shall ensure that employees perform a user seal check each time they put on the respirator using the procedures in Appendix B-1 or procedures recommended by the respirator manufacturer that the employer demonstrates are as effective as those in Appendix B-1 of this section.</td>
<td>Respirators should have a manufacturer-specified fit assessment technique (e.g., a user seal check) that is capable of detecting inadequate fit (Simulated Workplace Protection Factor &lt; 100) with at least 75% accuracy during work activities.</td>
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<td>Occupational Interference</td>
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<td>Hearing Integrity</td>
<td>X</td>
<td>(a) Specific word intelligibility tests should be developed, standardized and validated to more precisely measure the hearing accuracy of words in the healthcare setting and (b) Respirator wearers should achieve equivalent or higher scores on hearing acuity tests, on average, when wearing a respirator compared to no respirator.</td>
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References & Abbreviations

1. OSHA Standard 29 CFR Ch. XVII 1910.134
2. VA Tuberculosis Exposure Control Plan, August 14, 2008
3. VA Respiratory Protection Program, October 26, 2006
4. NIOSH 42 CFR Ch. 1 Part 84
7. MMWR, Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Settings, 2005
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<td><strong>Speech Intelligibility</strong></td>
<td>X</td>
<td>Respirator wearers should achieve equivalent or higher scores on speaking intelligibility tests, on average, when wearing a respirator compared to no respirator.</td>
<td>1</td>
</tr>
<tr>
<td><strong>Visual Field</strong></td>
<td>42 CFR Ch. 1 84.176 Facepieces, hoods, and helmets shall be designed and constructed to provide adequate vision which is not distorted by the eyepieces.</td>
<td>(a) Visual fields should be assessed with a standardized and validated tool developed for use in the healthcare environment and (b) Healthcare visual field performance criteria should be developed for respirator wearers.</td>
<td>2</td>
</tr>
<tr>
<td><strong>Facial Visualization</strong></td>
<td>X</td>
<td>(a) Transparent respirator facepieces should be developed and, if possible, implemented and (b) Transparency should be assessed with an optical clearance test that is standardized and validated.</td>
<td>5</td>
</tr>
<tr>
<td><strong>Equipment Compatibility</strong></td>
<td>42 CFR Ch. 1 84.175 (e) Facepieces, hoods, and helmets shall be designed to prevent eyepiece fogging and (f) Half-mask facepieces shall not interfere with the fit of common industrial safety corrective spectacles; 29 CFR Ch. XVII 1910.134 (g) (1) (B) (ii) If an employee wears corrective glasses or goggles or other personal protective equipment, the employer shall ensure that such equipment is worn in a manner that does not interfere with the seal of the facepiece to the face of the user.</td>
<td>(a) Respiratory protective equipment should be assessed for inter-equipment compatibility using a practical clinical test that should be developed, standardized, and validated and (b) Healthcare performance criteria for protective equipment compatibility should be developed.</td>
<td>2</td>
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<tr>
<td><strong>Comfort &amp; Tolerability</strong></td>
<td>42 CFR Ch. 1 84.180 (b) Resistance for particulate respirators upon initial inhalation shall not exceed 35 mm water column height pressure and upon initial exhalation shall not exceed 25 mm water column height pressure; Recommend differential pressure be evaluated for surgical masks that are not NIOSH certified N95 Respirators; surgical masks that are NIOSH certified N95 Respirators must meet NIOSH N95 requirements for differential pressure.</td>
<td>(a) Respirators should have a level of breathing resistance that is low enough to be comfortable &amp; tolerable for (1) &gt; 2 hours of uninterrupted wear and (2) &gt; 8 hours with 15 minute break periods every 2 hours and (b) Breathing resistance should be &lt; 10 mm water pressure drop on average at 85 lpm.</td>
<td>1</td>
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<td><strong>Breathing Resistance</strong></td>
<td>42 CFR Ch. 1 84.61 (b) Respirator components which come in to contact with the wearer's skin shall be made of nonirritating materials; Recommend that biocompatibility of materials be evaluated as described in the standard ISO 10993, &quot;Biological Evaluation of Medical Devices Part I: Evaluation and Testing.&quot;</td>
<td>Facial irritation should be assessed using two standardized and validated tests: (a) A clinical assessment utilizing a pain or discomfort scale and (b) A lab-based sensitivity test, such as a transdermal water loss test or an animal skin sensitivity test.</td>
<td>1</td>
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<td><strong>Facial Irritation</strong></td>
<td>42 CFR Ch. 1 84.62 (a) The component parts of each respirator shall be: (1) designed, constructed and fitted to insure against creation of any hazard to the wearer.</td>
<td>(a) Immune system stimulation should be assessed with a standardized and validated test and (b) Performance characteristics for allergenicity should be developed.</td>
<td>1</td>
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<td><strong>Facial Pressure</strong></td>
<td>129 CFR Ch. XVII 1910.134 Appendix A Part I (A) (6) Assessment of comfort shall include a review of the following points with the test subject and allowing the test subject adequate time to determine the comfort of the respirator: (a) position of the mask on the nose &amp; (d) position of mask on face and cheeks; 29 CFR Ch. XVII 1910.134 Appendix A Part I (A) (7) The following criteria shall be used to help determine the adequacy of the respirator fit: (b) adequate strap tension, not overly tightened; 42 CFR Ch. 1 84.178 (a) - All facepieces shall be equipped with head harnesses designed and constructed to provide adequate tension during use and an even distribution of pressure over the entire area in contact with the face; 42 CFR Ch. 1 84.178 (b) Facepiece head harnesses, except those employed on single-use respirators, shall be adjustable and replaceable.</td>
<td>(a) Respirator facial pressure should be low enough to be comfortable and tolerable for (1) &gt; 2 hours of uninterrupted wear and (2) &gt; 8 hours with 15 minute break periods every 2 hours and (b) Facial pressure should be assessed using two standardized &amp; validated tests: a clinical assessment &amp; a lab-based test.</td>
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<td><strong>Facial Heat</strong></td>
<td>X</td>
<td>(a) Respirators should cause a level of facial heat rise that is low enough to be comfortable for (1) &gt; 2 hours of uninterrupted wear and (2) &gt; 8 hours with 15 minute break periods every 2 hours and (b) Facial heat should not exceed a 7º (F) rise from baseline, on average, when the wearer is under low level exertion at 21-23ºC (69-73ºF) ambient temperature and 45-55% relative humidity.</td>
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<td><strong>Air Exchange</strong></td>
<td>Recommend differential pressure be evaluated for surgical masks that are not NIOSH certified N95 Respirators; surgical masks that are NIOSH certified N95 Respirators must meet NIOSH N95 requirements for differential pressure.</td>
<td>(a) Respirator CO2 dead space retention should be low enough to be comfortable for (1) &gt; 2 hours of uninterrupted wear and (2) &gt; 8 hours with 15 minute break periods every 2 hours and (b) Respirator chamber CO2 levels at end-inhalation should be &lt; 2% on average.</td>
<td>2</td>
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<tr>
<td><strong>Moisture Management</strong></td>
<td>X</td>
<td>(a) Respirator humidity should be maintained at levels perceived as comfortable for (1) &gt; 2 hours of uninterrupted wear and (2) &gt; 8 hours with 15 minute break periods every 2 hours and (b) Respirator relative humidity levels should be maintained at &lt; 20% above baseline, on average, under low levels of exertion.</td>
<td>3</td>
</tr>
<tr>
<td><strong>Mass Features</strong></td>
<td>X</td>
<td>(a) Respirator weight should be low enough, and distribution of weight sufficiently symmetrical, to be comfortable and tolerable for (1) &gt; 2 hours of uninterrupted wear and (2) &gt; 8 hours with 15 minute break periods every 2 hours and (b) Respirator weight and mass distribution should be evaluated with a standardized and validated practical performance test for which performance criteria are developed.</td>
<td>3</td>
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<tr>
<td><strong>Odor</strong></td>
<td>X</td>
<td>(a) Odor should be assessed with a standardized and validated clinical tool and (b) Performance criteria should be developed.</td>
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<td><strong>Prolonged Tolerability</strong></td>
<td>Respirators should be comfortable enough to be worn for 10 consecutive days under the following circumstances: (1) &gt; 2 hours of uninterrupted wear and (2) &gt; 8 hours with 15 minute break periods every 2 hours and (b) Perceived respirator discomfort during prolonged wear should be assessed clinically using a validated and standardized test, such as a visual analogue scale.</td>
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### Healthcare Systems Policies & Practices

| Employer Desirability | Employer interviews, surveys and clinical trials should be conducted to determine respirator features that would lead employers to purchase one respirator over another. | 1 |
| Employee Desirability | Employee interviews, surveys and clinical trials should be conducted to determine respirator features that would lead employees to choose one respirator over another. | 1 |
| Patient Desirability | Patient & healthcare visitor interviews and surveys should be conducted to determine respirator features that would lead them to prefer one respirator over another. | 2 |
| Cost Effective for Employers | (a) Studies that estimate the costs and benefits of respirators across diverse settings should be completed and (b) Health economists and other fiscal experts should be recruited for participation in cost-effectiveness assessments. | 2 |

### References & Abbreviations

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ASTM - American Society for Testing and Materials  
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ISO - International Organization for Standardization

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**Abbreviations**

AIHA - American Industrial Hygiene Association  
ANSI - American National Standards Institute  
ASTM - American Society for Testing and Materials  
CDC - Centers for Disease and Control  
FDA - Food and Drug Administration  
ISO - International Organization for Standardization

**References**

¹www.aiha.org/Content/InsideAIHA/Standards/z88.htm  
# Appendix A: Project BREATHE Working Group Membership List

<table>
<thead>
<tr>
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<th>Organization</th>
<th>Address</th>
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</thead>
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