

# PROPOSED RULEMAKING

## DEPARTMENT OF HEALTH

[28 PA. CODE CHS. 27, 28 AND 501]

### Newborn Disease Screening and Follow-Up

The Department of Health (Department), with the approval of the State Advisory Health Board (Board), proposes to amend Chapter 28 (relating to metabolic diseases of the newborn). The Department also proposes to amend specific sections of Chapters 27 and 501 (relating to communicable and noncommunicable diseases; and birth centers), as made necessary by the changes being proposed to Chapter 28. The proposed amendments are set forth in Annex A.

#### *Purpose of the Proposed Amendments*

The Department is proposing to amend its regulations to incorporate changes to the Newborn Screening and Follow-Up Program (Program) required as a result of amendments to the Newborn Child Testing Act (act) (35 P. S. §§ 621—625), made by the act of July 9, 1992 (P. L. 398, No. 86). The amendments to the act add maple syrup urine disease (MSUD) and sickle-cell hemoglobinopathies (disease and trait) to the list of diseases for which routine screening of newborns is conducted, provide for the addition to the list by regulation of any other disease approved for inclusion by the Department and the Board, and require a screening and follow-up program to identify and treat newborn children with one of the diseases listed in the act or identified by regulation. See section 3 of the act (35 P. S. § 623). The Department is given the authority under the act to promulgate regulations, with the approval of the Board, to carry out these requirements. See section 5 of the act (35 P. S. § 625). The Department is also proposing to amend the regulations to include additional screens for galactosemia and congenital adrenal hyperplasia (CAH) under its authority to add to the list of diseases for which routine screening of newborns is to be conducted, by regulation, any other disease approved for such inclusion by the Department and the Board. The Department is further proposing to amend the regulations to screen for hemoglobinopathies (hemoglobin diseases) other than sickle cell hemoglobinopathies because the detection of other hemoglobin diseases, some of which may be life threatening, is unavoidable with the testing methodology currently available.

The Department's Bureau of Family Health, through the Program, began administering a Statewide newborn screening program for the detection of phenylketonuria (PKU) in 1965. Screening for hypothyroidism was added to the Program in 1978. Detection and follow-up of newborn children with these two diseases have been conducted under regulations promulgated by the Department and the Board under authority of the Disease Prevention and Control Law of 1955 (35 P. S. §§ 521.1—521.21) and the act. These regulations appear in Chapter 28.

Amendment of the act to include sickle cell hemoglobinopathies and MSUD in the list of diseases of the newborn child, for which screening is to be done, requires expansion of the Program. To meet these requirements, the Department implemented statewide screening for sickle cell hemoglobinopathies and MSUD on September 28, 1992, and March 22, 1993, respectively. Screening for galactosemia and CAH is currently occurring on a voluntary basis.

To reflect the expansion of the Program as required by the act, the proposed amendments add MSUD and hemoglobin diseases (sickle cell hemoglobinopathies and other clinically significant abnormal hemoglobin) to the list of diseases in § 28.2 (relating to metabolic diseases listed) for which newborns are routinely screened. It is proposed that the title of that section be revised to "Newborn diseases listed." Galactosemia and CAH are not required by the act, but would be added by the Department with Board approval and through regulation as permitted by the act. The proposed regulations also update existing procedures for screening and follow-up testing for those diseases which are currently listed, as well as the four added by these proposed amendments. The proposed amendments clarify the circumstances under which a health care provider is responsible for collecting the initial and any repeat blood specimens for testing. Perhaps most importantly, the proposed amendments include new time frames for specimen collection and transmission to the testing laboratory, which reflect the need for speedy results to alleviate the deadly consequences of MSUD, CAH and galactosemia, commensurate with the need for accuracy in testing, which requires collection to be made no earlier than 24 hours after birth.

The Department is also proposing minor amendments to Chapters 27 and 501. Both sets of minor revisions are necessary to ensure that no inconsistencies exist between the updated requirements of the expanded Program and other Department regulations.

Major revisions to Chapter 27 were published as proposed at 30 Pa.B. 2717 (May 27, 2000). The minor revisions to that chapter being proposed in Annex A will be reevaluated upon final passage of the proposed amendments published on May 27, 2000, and any necessary changes will be incorporated into the final version of the regulations currently being proposed.

#### *Chapter 28. Metabolic Diseases of the Newborn*

The following is a discussion of the major amendments, additions and deletions proposed to the regulations governing screening for the diseases of the newborn in Chapter 28. First, the Department is proposing to change the name of this chapter to "Screening and follow-up for diseases of the newborn" to more accurately reflect the nature of the Program. The act authorizes the Department, with the approval of the Board, to establish screening requirements for diseases leading to mental retardation or physical disabilities, some of which, like hemoglobin disease, are not necessarily metabolic in nature.

#### *Section 28.1. Definitions.*

Several terms used in the current regulations are confusing, outdated or inadequately defined. The Department proposes to revise and replace those terms and definitions with language which reflects the current practice of the Program, and which more adequately reflects the procedures being used. For example, the Department has chosen to replace the term "initial presumptive positive test result," used to denote a test result that indicates the probable presence of disease, with the term "presumptive abnormal test result." The proposed term and its accompanying definition eliminate all reference to a positive or negative result and redesignate screening results as simply normal or abnormal. This change emphasizes that the Program is a screening program, not a diagnostic one. The term "presumptive positive" indi-

cates the confirmation of disease, something that the Program is not intended to do. The term "abnormal" is more appropriate for a screening program as it indicates a screening result, not a diagnosis.

The Department also proposes to eliminate the term "phenylketonuria program clinic" in favor of a term which reflects the expansion of the Program. This term would be replaced by "treatment center." "Treatment center" encompasses clinics seeing referrals for all diseases diagnosed through the Program.

The proposed amendments also introduce other new terms warranting definition. Other terms that would be added to the definition section include: "abnormal confirmatory test result," "abnormal screening test result," "health care provider," "hemoglobin disease," "hospital," "newborn screening program," "presumptive abnormal test result," "repeat specimen," "repeat test," "specimen collection form" and "specimen collection kit." These terms reflect the current operation of the Program.

Additional terms that would be removed from this section are "bureau," "confirmatory test specimen," "health care facility," "hypothyroid referral clinic laboratory" and "initial test."

#### *Section 28.2. Metabolic diseases listed.*

The Department is proposing to change the title of this section to "Newborn diseases listed" to remove the inaccurate impression that only the diseases for which newborn children are screened under the Program are metabolic diseases. The diseases for which newborn children are screened under the Program are not all metabolic in nature, therefore, the Department proposes deleting all references in this section and other sections to "metabolic diseases" and replacing it with "newborn diseases."

In this section the Department proposes to add CAH, galactosemia, hemoglobin disease and MSUD to the list of diseases for which mandatory newborn screening is conducted throughout this Commonwealth. It sets out the requirements contained in the act and reflects screening practices in this Commonwealth following the amendment of the act in 1992.

The term "hemoglobin disease" encompasses sickle cell hemoglobinopathies (disease and trait) as defined in the act as well as other hemoglobin diseases and their carrier state (trait). While the primary purpose of neonatal screening of hemoglobin is to identify infants with sickle cell disease, the current testing methodology available for hemoglobin screening also identifies infants with other potentially life threatening abnormal hemoglobin conditions. The Department believes these other hemoglobin diseases should be reported to the health care provider and parent so that, if confirmed, treatment can be initiated.

Sickle cell disease is a disorder that changes the shape of red blood cells as a result of abnormal hemoglobin. This disease, which predominantly affects persons of African-American and Mediterranean descent, may be inherited if both parents carry the sickle cell trait. Early detection of sickle cell disease, followed by prompt medical treatment, will save the lives of many infants with the disease, reduce the high incidence of bacterial infections which would otherwise afflict these children, and decrease the number and length of hospital admissions for these children. Further, detection of sickle cell trait, which is identified during the screening for sickle cell disease, enables the child and the child's family to receive the necessary education and counseling to prevent passage of sickle cell disease to future offspring.

MSUD, the other disease added by the act in 1992, is a serious genetic disorder most prevalent in members of the Mennonite sect. The incidence of MSUD in this Commonwealth is three times greater than the National average. This disease affects the way the body processes protein, resulting in a blood toxicity, which interferes with brain functions. If not diagnosed and treated within 7 days of birth, MSUD can cause severe and irreversible mental retardation and physical incapacitation requiring lifetime care, or death. However, with early diagnosis and treatment affected children can survive. In addition to vastly improving the quality of life and chances for survival for these children, early diagnosis drastically reduces hospital costs and virtually eliminates costs otherwise required for residential care.

Galactosemia is a genetic metabolic condition, which affects the body's ability to break down galactose, a simple sugar found in milk products and many formulas. The most common forms of galactosemia may result in death from sepsis within the first weeks of life or mental retardation in those who survive. Prompt diagnosis and intervention can prevent further damage.

CAH involves a deficiency of enzymes that catalyzes severe salt wasting, hypertension, stunted growth and incorrect sex assignment in female newborns. Mortality from adrenal crisis is high. Prompt diagnosis and intervention leads to proper medical treatment, which replaces the deficient balance of hormones and permits near normal development.

#### *Section 28.3. Tests to be performed.*

This section would be repealed. The text in subsection (a) would be deleted. With technological advancements enabling the detection and treatment of many more diseases and conditions, identifying a host of methodologies in regulation is counterproductive, as some will surely become dated. The Department will prescribe methods and procedures to be used and the standards of accuracy and precision required for each test through the process of selecting a testing laboratory.

The text in subsection (b) would be transferred, without substantive change, to § 28.12 (relating to religious objections), as new subsection (a). This reorganization would clarify existing regulations by grouping all provisions concerning religious objections to testing under a single section.

#### *Section 28.4. Standards for collecting and testing specimens.*

This section would be repealed. The proposed amendments would incorporate the substantive portion of this section in amendments to proposed § 28.21 (relating to responsibility). The title of that section would be changed to "Responsibility for collecting and testing initial and repeat specimens."

#### *Section 28.5. Confidentiality.*

This section would be new. As proposed, it sets out confidentiality requirements for health care providers, the testing laboratory, the Department, and any other person or entity involved in the Program. Under the Disease Prevention and Control Law of 1955, under which reporting of these diseases of the newborn is made to the Department, all information obtained under that law, or used by the Department to take action on the information, is strictly confidential. To make it clear that all information maintained by the Program is governed by confidentiality provisions even if there is some question as to whether the information is governed by the Disease

Prevention and Control Law of 1955, the Department has chosen to explicitly state its confidentiality requirements in this regulation. It has always been the Department's policy, under the Disease Prevention and Control Law of 1955, to permit the release of certain aggregate statistical information when no identifying information is involved, or to release information concerning an individual upon the tendering of the appropriate consent forms. This proposed regulation reflects that policy.

As proposed, the text in subsection (a)(3) follows closely the language in 35 P. S. § 10101 (relating to individual consent) which permits a minor who is 18 years of age or older, or has graduated from high school, or has married, or has been pregnant to give effective consent for medical, dental and health services. A minor who can consent to health care must be able to access his records in order to receive that care. This subsection, as proposed, makes that possible.

*Section 28.11. Informing the parent or guardian.*

This section would remain largely unchanged. The proposed changes to this section would reflect current Program terminology.

*Section 28.12. Religious objections.*

The text from § 28.3(b) (relating to tests to be performed) would be transferred to subsection (a) of this section. The existing text, without substantive change, would become subsection (b).

*Section 28.21. Responsibility.*

The Department is proposing to change the name of this section to "Responsibility for collecting and testing initial and repeat test specimens" to clarify that this section refers to the responsibility of health care providers to collect initial and repeat specimens.

The Department also proposes to expand the section itself to clarify the circumstances under which the health care provider would have responsibility for collecting from newborn children the initial and any repeat specimens required. The proposed amendment specifically states that a birth center or hospital would be responsible for collecting all necessary specimens from each newborn delivered at the facility. When a newborn is delivered in a place other than in a birth center or hospital, the health care practitioner who delivered the newborn would be responsible for collecting all necessary specimens.

This section also would be amended to expressly state that it is the responsibility of the health care provider to collect the specimen as set forth in the regulations, to submit properly completed specimen collection forms along with the blood filter paper specimens, and to assist with follow-up of inconclusive, presumptive abnormal, abnormal and unacceptable test results.

*Section 28.22. Timing of initial specimen collection and handling in health care facilities.*

The Department is proposing to change the name of this section to "Timing of initial specimen collection by birth centers or hospitals" to accurately reflect the purpose of this section.

The regulation as it is currently written requires that health care facilities (which includes only birth centers and hospitals in the current regulations) collect the initial blood filter paper specimen from the newborn between the 5th and 6th day of age. The birth center or hospital may wait until the newborn is as old as 9 days to collect the initial blood filter paper specimen if the newborn's medical condition is unstable. The birth center or hospital

may also collect the initial specimen earlier if circumstances, such as early discharge of the newborn from the facility, warrant.

In some cases, these time frames could hamper effective screening. Screening results are less reliable if blood specimens are collected before 24 hours of age because substances in the blood which are measured for detection of these diseases fluctuate significantly within the first 24 hours after birth. If the newborn is discharged before 24 hours of age, screening results may be inaccurate. Repeat testing is necessary in such cases to ensure accuracy of the screening result and efficacy of the Program.

Further, the requirement for screening for MSUD, CAH and galactosemia requires revisions to the time frames currently set out in regulation. Infants with MSUD must be identified by the 7th to 14th day of life to initiate effective treatment. Failure to determine whether a newborn has MSUD by the 7th day after birth could result in the death of that newborn child. Similarly, an infant born with CAH may go into adrenal crisis and die within days of birth or an infant born with galactosemia may die from sepsis within the first weeks of life. The current time frames must be altered to reflect this urgency. Given the absolute necessity of early detection in order to initiate treatment for all newborn diseases for which the Department screens, the Department proposes to revise the time frames in this section to require collection of the initial specimen at as close to 48 hours of age as possible but not later than 72 hours.

Finally, the Department proposes to move § 28.23(b) (relating to timing of initial specimen by health care practitioners) to subsection (b). This subsection addresses the hospital's responsibility to obtain a specimen from a child who was delivered somewhere other than a hospital, who is later admitted into a hospital, and who has no record of results of an approved screening test for the newborn diseases listed in § 28.2. This subsection, therefore, more properly belongs in the section of the regulations which sets out the responsibilities of birth centers and hospitals, not in § 28.23 which sets out responsibilities of health care practitioners.

*Section 28.23. Timing of initial specimen collection and handling for home births.*

The Department is proposing to change the name of this section to "Timing of initial specimen collection by health care practitioners" to accurately reflect the purpose of this section.

This section would be amended so that it would no longer use the term "home birth" to define the circumstance under which the health care practitioner has responsibility for specimen collection. The responsibility for specimen collection by the health care practitioner would be triggered by a birth "other than in a hospital or birth center." The proposed amendments to § 28.22 (relating to timing of initial specimen collection by birth centers or hospitals) and this section would mirror the dichotomy proposed in § 28.21, births would be separated into birth center or hospital births and nonbirth center or hospital births, with birth centers and hospitals having responsibility for specimen collection for birth center or hospital births and practitioners having responsibility for specimen collection for nonbirth center or hospital births. Regardless of which health care provider has the responsibility for collection of the initial specimen, however, that specimen is to be collected from the newborn as close to 48 hours of age as possible but not later than 72 hours of age.

*Section 28.24. Negative test results.*

The Department is proposing to change the name of this section to "Normal test results" to accurately reflect current Program terminology.

As proposed, all references to "negative test results" would be deleted and replaced with "normal test results." These changes would be made to reflect the changes in Program terminology to "normal" or "abnormal" test results rather than "positive" or "negative" test results.

*Section 28.25. Followup recall specimens.*

The Department is proposing to change the name of this section to "Circumstances requiring repeat specimens" to accurately reflect the purpose of this section.

As it is presently written, this section requires health care facilities (birth centers and hospitals) and practitioners to collect a "recall" specimen when the initial specimen is unsuitable for testing or the test results are inconclusive. The Department is proposing to retain the requirements outlined previously, but to change the term to "repeat" specimen. Proposed subsection (b) would also add a circumstance in which a repeat specimen is required; a birth center or hospital that discharges a newborn prior to 24 hours of age would be required to collect a repeat specimen. Repeat testing is necessary in this situation because, while it is necessary to obtain a specimen before early discharge in case the infant is not available for testing following discharge, the specimen obtained at less than 24 hours of age will not produce a definitively valid result. Testing should be repeated automatically by the health care provider without consulting with the Department. Finally, this section, as proposed, includes a new subsection (c), which would give the Department discretion to require a repeat specimen when the results of the initial screening are abnormal.

*Section 28.26. Timing of recall specimen collection, handling and reporting.*

The Department is proposing to change the name of this section to "Timing of repeat specimen collection" to accurately reflect the purpose of this section.

As proposed, subsection (a) would require a birth center or hospital to collect a repeat specimen from a newborn child who was discharged before 24 hours of age as close to 48 hours of age as possible, but not later than 72 hours of age. As proposed, subsection (b) would require that a health care provider collect a repeat specimen within 72 hours of receipt of notice from the Department or testing laboratory that the initial specimen was unacceptable or yielded an inconclusive result.

The Department is proposing that the text of subsection (c) be deleted as it is no longer relevant due to the changes being proposed in subsections (a) and (b), and that the text of subsection (d) be transferred, without substantial change, to subsection (c).

*Section 28.27. Followup of presumptive positive test results.*

The Department is proposing to change the name of this section to "Abnormal screening test results" to accurately reflect Program terminology and the purpose of this section.

The Department has determined that this section as it is currently written provides inadequate direction for effective response to the full range of abnormal results. The existing section requires follow-up by the health care provider only for results which are presumptively positive, that is, results at the highest level of abnormality.

The narrow scope of this provision has created ambiguity with regard to the responsibility of the health care provider for follow-up of only slightly abnormal test results.

The Department proposes, therefore, to amend this section to specify general procedures for the health care provider to follow upon receipt of notification from the Department that the results of the screening test were abnormal. Under this section, as revised, the Department would determine the appropriate level of follow-up based upon the nature of the abnormal result and instruct the health care provider accordingly. Further, the regulation, as amended, would assign responsibility directly to the health care provider for promptly notifying a parent or guardian of the newborn child with an abnormal test result and arranging for follow-up services. Finally, the revisions to this section would place primary responsibility on the health care provider for locating a parent or guardian of the child.

As amended, this section will also be revised to consolidate and allow for deletion of the text in §§ 28.30 and 28.31 (relating to phenylketonuria; and hypothyroidism). In all cases, the Department will assist the health care provider with and make available confirmatory testing. If the result of the confirmatory test is abnormal, the Department will assist with referral for diagnosis, treatment and other follow-up services for the newborn child through designated treatment centers or clinical specialists.

*Section 28.29. Confirmatory test specimen required.*

This section would be repealed. Section 28.25 (relating to circumstances requiring repeat specimens) would now address when repeat specimens are required.

*Section 28.30. Phenylketonuria.*

This section would be repealed. The subject matter now addressed in this section would be addressed in § 28.27.

*Section 28.31. Hypothyroidism.*

This section would be repealed. The subject matter now addressed in this section would be addressed in § 28.27.

*Section 28.41. Recordkeeping requirements.*

Amendments to this section would add language to reflect the current practice of health care providers of collecting and forwarding data semiannually to the Department, including the aggregate number of specimens collected and the reasons that certain specimens are not collected.

*Chapter 27. Communicable and Noncommunicable Diseases*

The proposed minor revisions to Chapter 27 include adding CAH, galactosemia, MSUD, PKU, primary congenital hypothyroidism and sickle cell disease in children under 5 years of age as reportable diseases in § 27.2. The Department also proposes adding CAH, galactosemia, MSUD and sickle cell disease in children under 5 years of age as diseases to be reported, and changing hypothyroidism to primary congenital hypothyroidism and phenylketonuria to PKU in children under 5 years of age in § 27.22(b) and revising what reports need to be submitted to the Department's Division of Maternal and Child Health under § 27.22(d). As proposed, these amendments would not require the reporting under these sections of any hemoglobin disease other than sickle cell disease, as it is the most severe. The identification of other hemoglobin diseases through screening will assist

physicians with diagnosis and eliminate confusion with iron deficiency anemia, however, there would be no benefit to having them reported under these sections.

Further, the Department proposes revising § 27.30 to reflect the change to the name of Chapter 28.

#### *Chapter 501. Birth Centers*

The proposed revisions to §§ 501.3 and 501.49 (relating to reports/contact person; and newborn infant care policies and procedures) bring these sections into conformity with the proposed procedures and time frames for specimen collection in the proposed §§ 28.21, 28.22, 28.25—28.28 and 28.41.

#### *Affected Persons*

The proposed amendments will affect all health care providers providing care to pregnant women and newborn children in this Commonwealth, as well as the treatment centers and any laboratory with which the Department contracts to provide the screening services. Health care providers will be required to collect blood filter paper specimens in accordance with updated procedures, assist the Department with follow-up of certain test results, and forward data on specimen collection semiannually to the Department. Sickle cell and MSUD treatment centers will be required to provide services to an increased number of children identified through the expanded Program. Treatment centers for galactosemia will be identified and in place prior to the commencement of Statewide screening for that condition. It is anticipated that CAH will be dealt with in a similar fashion as primary congenital hypothyroidism, through referral to an endocrinologist. The laboratory with which the Department contracts will be required to perform testing for MSUD, hemoglobin disease, galactosemia and CAH, in addition to PKU and primary congenital hypothyroidism.

These regulations also generally affect all infants born in this Commonwealth, and, in particular, children born in populations at greatest risk for certain diseases (such as, Mennonites and African-Americans).

#### *Cost and Paperwork Estimate*

##### *A. Cost*

Statutorily mandated expansion of the Program to include testing for MSUD and sickle cell hemoglobinopathies (hemoglobin disease) will result in increased cost to the Commonwealth and, on a lesser scale, to health care providers. Annual costs of the Program are expected to increase by approximately \$ 1.3 million to cover testing and follow-up for MSUD, hemoglobin disease, galactosemia and CAH. This amount would be funded entirely by State funds. The total annual budget for the expanded Program includes testing of 150,000 specimens for each of the six diseases (PKU, primary congenital hypothyroidism, MSUD, hemoglobin disease, galactosemia and CAH), additional personnel, new and replacement equipment for the Bureau of Laboratories and the testing laboratory, and follow-up of children who are identified with one of the six diseases listed.

The cost to the private sector would be the cost incurred by health care providers in connection with providing the necessary follow-up to abnormal test results. The Department currently does not charge hospitals or parents for the costs of laboratory screening.

Expansion of the Program to include screening for MSUD, hemoglobin disease, galactosemia and CAH, however, will result in long-term savings as well. The total

cost of screening all newborn children in this Commonwealth, including follow-up and some treatment for PKU, primary congenital hypothyroidism, MSUD and sickle cell disease is estimated at approximately \$32 per child.

##### *B. Additional Paperwork*

The testing laboratory and health care providers will have additional reporting responsibilities resulting from the addition of diseases to the list of diseases for which screening is required. The increase in paperwork requirements would be minimal, however, because the specimens necessary for screening for MSUD, hemoglobin disease, galactosemia and CAH will be collected on the same specimen collection form currently used solely for PKU and primary congenital hypothyroidism screening. Furthermore, the testing laboratory will report screening test results for the newly added diseases on the same report form currently used solely for PKU and primary congenital hypothyroidism. Under the proposed amendments, health care providers will be required to submit data regarding specimen collection to the Department semiannually. The existing regulations require only that this data be maintained. Paperwork requirements within the Department will not change significantly except to the extent that the addition of MSUD, hemoglobin disease, galactosemia and CAH will result in more instances in which follow-up of abnormal results will be required.

It should also be noted that the expanded Program for screening for sickle cell hemoglobinopathies (hemoglobin disease) and MSUD was mandated by statute in 1992, and has, in fact, been operating since that time. As has been stated, screening for sickle cell hemoglobinopathies (hemoglobin disease) began in September of 1992, and for MSUD began in March of 1993. Screening for galactosemia and CAH began on a voluntary basis in State fiscal year 2000/2001. These proposed amendments will not add to the paperwork currently being done by providers of their own volition, nor will they, for the most part, increase costs currently incurred as screening mandated by the act is carried out.

#### *Effectiveness/Sunset Dates*

The final-form regulations will become effective upon final publication in the *Pennsylvania Bulletin*. No sunset date has been established; the Department will continually review and monitor the effectiveness of the Program.

#### *Statutory Authority*

The Department obtains its authority to promulgate these regulations from several sources. Generally, the Disease Prevention and Control Law of 1955 provides the Board with the authority to issue rules and regulations on a variety of issues relating to communicable and noncommunicable diseases, including the methods of reporting diseases, the contents of those reports and the health authorities to whom diseases are to be reported. Section 16(b) of the Disease Prevention and Control Law of 1955 (35 P. S. § 521.16(b)) gives the Secretary of Health (Secretary) the authority to review existing regulations and make recommendations to the Board for changes the Secretary considers to be desirable.

The Department also finds general authority for the promulgation of its regulations in The Administrative Code of 1929 (71 P. S. §§ 51—732). Section 2102(g) of The Administrative Code (71 P. S. § 532(g)) gives the Department the general authority. Section 2111(b) of The Administrative Code (71 P. S. § 541(b)) provides the Board with additional authority to promulgate regulations deemed by the Board to be necessary for the prevention of disease, and for the protection of the lives and the health of the

people of this Commonwealth. That section further provides that the regulations of the Board shall become the regulations of the Department.

The Department's specific authority for promulgating the regulations relating to newborn screening and follow-up is found in the act. Section 5 of the act provides the Department, with the approval of the Board, with the authority to promulgate regulations for the implementation and administration of the act. Section 3(b) of the act (35 P. S. § 623(b)) provides the Department, with the approval of the Board, with the authority to establish by regulation those diseases for which newborn children shall be tested and the methods for testing and disseminating test results. Section 4(b) of the act (35 P. S. § 624(b)) provides the Department with the authority to establish by regulation the methods of procurement of blood specimens of newborn children by health care providers.

*Regulatory Review*

Under section 5(a) of the Regulatory Review Act (71 P. S. § 745.5(a)), on April 18, 2001, the Department submitted a copy of these proposed amendments to the Independent Regulatory Review Commission (IRRC) and to the Chairpersons of the House Health and Human Services Committee and the Senate Public Health and Welfare Committee. In addition to submitting the proposal, the Department has provided IRRC and the Committees with a copy of a detailed Regulatory Analysis Form prepared by the Department in compliance with Executive Order 1996-1, "Regulatory Review and Promulgation." A copy of this material is available to the public upon request.

If IRRC has objection to any portion of the proposed amendments, it will notify the Department within 10 days of the close of the Committees' review period. The notification shall specify the regulatory review criteria which have not been met by that portion. The Regulatory Review Act specifies detailed procedures for review, prior to final publication of the regulation by the Department, the General Assembly and the Governor, of objections raised.

*Contact Person*

Interested persons are invited to submit written comments, suggestions or objections regarding the proposed amendments within 30 days following publication to Jack W. Means, Jr., Director of the Newborn Screening and Genetic Services Section of the Division of Maternal and Child Health, Bureau of Family Health, Department of Health, P. O. Box 90, Harrisburg, PA 17108, (717) 783-8143. If you are a person with a disability, comments, suggestions or objections regarding the proposed regulations may also be submitted to Jack Means in alternative formats, such as by audio tape, braille or using ITT (717) 705-5494. Persons with a disability who require an alternative format of this document (such as, large print, audio tape or braille), should contact Jack Means to make the necessary arrangements.

*(Editor's Note: A proposal to amend §§ 27.2 and 27.22 remains outstanding at 31 Pa.B. 2126 (April 21, 2001).)*

ROBERT S. ZIMMERMAN, Jr.,  
*Secretary*

**Fiscal Note:** 10-137. (1) General Fund; (2) Implementing Year 2000-01 is \$1.3 million; (3) 1st Succeeding Year 2001-02 is \$1.3 million; 2nd Succeeding Year 2002-03 is \$1.3 million; 3rd Succeeding Year 2003-04 is \$1.3 million; 4th Succeeding Year 2004-05 is \$1.3 million; 5th Succeed-

ing Year 2005-06 is \$1.3 million; (4) 1999-00 Program—\$2,571,742; 1998-99 Program—\$3,098,769; 1997-98 Program—\$3,264,480; (8) recommends adoption. The \$4 million appropriation to the Department of Health for newborn screening made by the General Appropriation Act of 2000 includes \$1.3 million for 2000-01 costs.

**Annex A**

**TITLE 28. HEALTH AND SAFETY**  
**PART III. PREVENTION OF DISEASES**  
**CHAPTER 27. COMMUNICABLE AND NONCOMMUNICABLE DISEASES**  
**Subchapter A. GENERAL PROVISIONS**

**§ 27.2. Reportable diseases.**

The Board declares the following communicable diseases, unusual outbreaks of illness, noncommunicable diseases and conditions to be reportable:

\* \* \* \* \*

**Congenital adrenal hyperplasia (CAH) in children under 5 years of age.**

\* \* \* \* \*

**Galactosemia in children under 5 years of age.**

\* \* \* \* \*

**Maple syrup urine disease (MSUD) in children under 5 years of age.**

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**Phenylketonuria (PKU) in children under 5 years of age.**

\* \* \* \* \*

**Primary congenital hypothyroidism in children under 5 years of age.**

\* \* \* \* \*

**Sickle cell disease in children under 5 years of age.**

\* \* \* \* \*

**Subchapter B. REPORTING OF DISEASES**

**GENERAL**

**§ 27.22. Reporting laboratory results indicative of certain infections or conditions.**

\* \* \* \* \*

(b) The conditions or diseases to be reported include the following:

\* \* \* \* \*

**Congenital adrenal hyperplasia (CAH) in children under 5 years of age.**

\* \* \* \* \*

**Galactosemia in children under 5 years of age.**

\* \* \* \* \*

**[ Hypothyroidism in infants up to 24 months old. ]**

\* \* \* \* \*

**Maple syrup urine disease (MSUD) in children under 5 years of age.**

\* \* \* \* \*

Phenylketonuria (PKU) in children under 5 years of age.

\* \* \* \* \*

Primary congenital hypothyroidism in children under 5 years of age.

\* \* \* \* \*

Sickle cell disease in children under 5 years of age.

\* \* \* \* \*

(d) The report shall be submitted by the person in charge of a laboratory as follows:

(1) *Reports except for venereal diseases, [hypothyroidism in infants up to 24 months old, phenylketonuria] CAH in children under 5 years of age, galactosemia in children under 5 years of age, MSUD in children under 5 years of age, PKU in children under 5 years of age, primary congenital hypothyroidism in children under 5 years of age, sickle cell disease in children under 5 years of age and lead poisoning or lead toxicity.* Reports shall be made to the appropriate health authority of Philadelphia or the county department of health if the patient resides in such an area. Other reports shall be sent to the Division of Epidemiology, Department of Health, Post Office Box 90, Harrisburg, Pennsylvania 17108.

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(3) *[Phenylketonuria and hypothyroidism in infants up to 24 months old] CAH in children under 5 years of age, galactosemia in children under 5 years of age, MSUD in children under 5 years of age, PKU in children under 5 years of age, primary congenital hypothyroidism in children under 5 years of age and sickle cell disease in children under 5 years of age.* Reports shall be made to the Division of Maternal[ / ] and Child Health, Department of Health, Post Office Box 90, Harrisburg, Pennsylvania 17108.

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§ 27.30. Reporting test results [of metabolic disease testing in] which identify specific diseases of the newborn [child].

In addition to the requirements that may be applicable under this chapter, testing conducted on newborn children shall be reported in accordance with Chapter 28 (relating to [metabolic] screening and followup for diseases of the newborn).

CHAPTER 28. [METABOLIC] SCREENING AND FOLLOWUP FOR DISEASES OF THE NEWBORN  
GENERAL PROVISIONS

§ 28.1. Definitions.

The following words and terms, when used in this chapter, have the following meanings, unless the context clearly indicates otherwise:

**Abnormal confirmatory test result**—A test result obtained from a specimen of blood, serum or plasma which is diagnostic of the newborn disease under investigation.

**Abnormal screening test result**—A test result obtained from a specimen collected on a specimen collection form which is outside the parameters for

a normal test result according to testing criteria applicable to the screening test result.

**Admission**—The formal acceptance of custody or care by a [health care facility] birth center or hospital of a newborn child who is provided with bassinet or incubator, nutrition and continuous nursing service.

**[Childbearing] Birth center**—[A facility owned and operated by an individual, group of individuals, health agency or corporation except a hospital to provide antenatal, intrapartum and postpartum services] As defined in section 802a of the Health Care Facilities Act (35 P. S. § 448.802a).

**[Bureau]**—The Bureau of Laboratories of the Department.

**Confirmatory test specimen**—A specimen of blood, serum or plasma collected from the newborn child on which a confirmatory test is performed in accordance with standards established or approved by the Bureau relating to the quantitative determination of these constituents; results of the tests may be used for diagnostic purposes. ]

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**Discharge**—The release of the newborn child from care and custody within and by the [health care facility] birth center or hospital to the care and custody of the parent or guardian.

**[Health care facility]**—A hospital or institution licensed or supervised by the Commonwealth and approved to provide inpatient perinatal or pediatric services, or both, and childbearing centers. ]

**Health care practitioner**—A licensed physician or a practitioner licensed [to provide maternity care and] to deliver and care for pregnant women and newborn children.

**Health care provider**—A birth center, hospital or health care practitioner.

**Hemoglobin diseases**—Sickle cell (SS, SC, SV, S β Thalassaemia, S O Arab) disease or trait or other clinically significant hemoglobin (CC, EE, F, H) disease or trait.

**Hospital**—As defined in section 802a of the Health Care Facilities Act.

**[Hypothyroid referral clinic laboratory]**—A clinic/laboratory sponsored and supported by the Department to provide followup serum laboratory testing, consultation, diagnosis and treatment of infants with hypothyroidism. ]

**Inconclusive screening test result**—A test [in which the] result obtained from a specimen collected on a specimen collection form that is equivocal [by criteria established or approved by the Bureau] according to criteria applicable to the screening test result and which indicates the need for a [recall] repeat specimen and repeat testing.

**[Initial presumptive positive test]**—A test result indicating that a metabolic disease listed in § 28.2 (relating to metabolic diseases listed) may be present; the results shall be followed by confirmatory testing for diagnostic purposes. ]

*Initial specimen*—The first sample of blood collected [for testing purposes] from the newborn [on a special filter paper collecting device] child and submitted for testing purposes on a specimen collection form.

[*Initial test*—The first analysis performed on an initial specimen.]

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*Newborn screening program*—The association of the Department, the testing laboratory and the health care provider to ensure that every newborn child born in this Commonwealth has a blood specimen collected and screened for the newborn diseases listed in § 28.2 (relating to newborn diseases listed).

[*Phenylketonuria Program Clinic*—A clinic sponsored and supported by the Department to provide expert consultation, diagnosis and treatment for children with phenylketonuria.]

*Presumptive abnormal test result*—An abnormal screening test result which is sufficiently abnormal to indicate the probable presence of a newborn disease listed in § 28.2.

[*Recall Repeat specimen*—A specimen collected from [the] a newborn child on a specimen collection form after the initial specimen [; the specimens are collected for one of the following reasons:

(i) Early discharge of newborn child from hospital.

(ii) Unacceptable specimen.

(iii) Inconclusive test result].

[*Recall Repeat test*—The [test] laboratory testing performed on a [recall] repeat specimen.

*Specimen collection form*—The official newborn screening program specimen form that includes both a multipart section for providing required information about the newborn child and a filter paper tab for application of blood.

*Testing laboratory*—[Licensed] The licensed clinical laboratory under contract with the Department to perform [screening tests] testing for the [metabolic] newborn diseases listed in § 28.2.

*Transfer*—The release of the newborn child from care and custody within and by [the health care facility for] a birth center or hospital and subsequent admission to [care and custody of] another [health care facility or to a similar health care facility in another state] hospital.

*Treatment center*—A center under contract with the Department to provide expert consultation, diagnosis and treatment for children with a presumptive abnormal test result.

*Unacceptable specimen*—[Blood] A blood specimen collected from a newborn child on a [special filter paper collecting device] specimen collection form which is found to be [unacceptable] unsuitable for testing in accordance with [standards established or

approved] accepted laboratory testing standards as determined by the [Bureau] Department.

§ 28.2. [Metabolic] Newborn diseases listed.

[The] A newborn child born in this Commonwealth shall be screened for the following [metabolic] diseases [of the newborn child are believed to] which may cause mental retardation [or], physical defects, or death [in the newborn child] if not detected and treated soon after birth:

(1) Congenital adrenal hyperplasia (CAH).

(2) Galactosemia.

(3) Hemoglobin diseases.

(4) Maple syrup urine disease (MSUD).

[ (1) ] (5) Phenylketonuria (PKU).

[ (2) ] (6) [Hypothyroidism] Primary congenital hypothyroidism.

§ 28.3. [Tests to be performed] (Reserved).

[ (a) The following tests have been approved for the screening and detection of the these respective diseases:

(1) *Phenylketonuria*. The following tests are approved for the detection of phenylketonuria:

(i) The Guthrie Bacterial Inhibition Assay (GBIA).

(ii) The McCaman and Robins Fluorometric method.

(iii) Other tests approved by the Bureau.

(2) *Hypothyroidism*. The following tests are approved for detection of hypothyroidism:

(i) Radioimmunoassay techniques for Thyroxine (T4) and Thyroid Stimulating Hormone (TSH) according to standards established or approved by the Bureau.

(ii) Other tests approved by the Bureau.

(b) Tests may not be administered if the parent or guardian of the newborn child objects on the grounds that the tests conflict with parent's or guardian's religious beliefs or practices.]

§ 28.4. [Standards for collecting and testing specimens] (Reserved).

[A health care facility or practitioner required by law or regulation to administer or cause to be administered tests for the detection of metabolic diseases in the newborn child, as specified in § 28.2 (relating to metabolic diseases listed), shall collect specimens necessary to conduct the tests in accordance with standards established by the Bureau. Specimens collected shall be sent by first class mail or by other means acceptable to the Department to laboratory specified by the Department within 48 hours of collection. The Bureau will ensure the commencement of testing procedures by the testing laboratory within 48 hours of receipt of the specimen. Chapter 5 (relating to clinical laboratories), applies to the laboratories performing the tests specified in § 28.3 (relating to tests to be performed).]



§ 28.5. Confidentiality.

(a) No health care provider, testing laboratory, the Department, or any other entity involved in the newborn screening program may release any identifying information relating to a newborn child screened in the newborn screening program to anyone other than a parent or guardian of the newborn child or the health care provider for the newborn child designated by a parent or the guardian except as follows:

(1) As may be necessary to provide services to the newborn child.

(2) With the consent of the newborn child's parent or guardian.

(3) With the child's consent when the child is 18 years of age or older, has graduated from high school, has married or has been pregnant.

(b) Only the Department will have the authority to release or authorize the release of nonidentifying information concerning the newborn screening program.

[ ADVICE TO PARENTS EXPLAINING ] PURPOSE AND ADMINISTRATION OF TESTS

§ 28.11. Informing the parent or guardian.

[ The ] Prior to specimen collection, the health care [ facility or practitioner responsible for care of the pregnant woman or mother ] provider shall provide [ her ] the pregnant woman, prior to the infant's birth, or the mother or guardian, after the infant's birth, with a pamphlet supplied by the Department to explain the nature of the newborn screening [ neonatal ] blood tests for the [ metabolic ] diseases listed in § 28.2 (relating to [ metabolic ] newborn diseases listed).

§ 28.12. Religious objections.

(a) No health care provider may collect or cause to be collected, a specimen from a newborn child if the parent or guardian of the newborn child objects on the ground that the specimen collection conflicts with religious beliefs or practices held by the parent or guardian.

(b) If the parent or guardian of the newborn child objects to [ a test ] the collection of the specimen for screening on the ground that the [ test ] specimen collection conflicts with [ his ] religious beliefs or practices held by the parent or guardian, the health care [ facility or practitioner responsible for the care of the newborn child shall be responsible to see ] provider shall ensure that the recorded objection of the parent or guardian is entered into the medical record of the newborn child. The entry shall include a written statement of the objection signed by the parent or guardian.

[ TIMING OF COLLECTION, HANDLING OF SPECIMENS, AND REPORTS ] SPECIMEN COLLECTION AND FOLLOWUP

§ 28.21. Responsibility for collecting and testing initial and repeat specimens.

[ The health care facility or practitioner to whom care of the newborn has been entrusted or who assisted the mother at delivery shall direct blood

specimens to be collected and sent for testing in accordance with §§ 28.4, 28.11 and 28.12 (relating to standards for collecting and testing specimens; informing the parent or guardian; and religious objections) ] (a) A birth center or hospital shall collect or cause to be collected from each newborn child delivered in that birth center or hospital, in accordance with instructions for newborn screening specimen collection in subsection (d), the initial and repeat specimens necessary to conduct the tests necessary for the detection of the newborn diseases specified in § 28.2 (relating to newborn diseases listed).

(b) When a newborn child is delivered other than in a birth center or hospital, the health care practitioner who delivered the newborn child shall collect or cause to be collected from the newborn child, in accordance with instructions for newborn screening specimen collection in subsection (d), the initial and repeat specimens necessary to conduct the tests necessary for the detection of the newborn diseases specified in § 28.2.

(c) The health care provider shall designate a newborn screening coordinator to do the following:

(1) Ensure that a specimen collection form contains correct and complete information.

(2) Ensure that the individual who collected the specimen records that act in the newborn child's medical record.

(3) Send all specimens collected by first class mail to the testing laboratory within 24 hours of collection.

(4) Record the laboratory screening results in the newborn child's medical records.

(5) Check each newborn child's record prior to discharge or release to ensure that a specimen has been collected.

(6) Ensure, in the event of transfer of the newborn child prior to 48 hours of age, that the receiving health care provider has been notified that it has the responsibility to collect the initial specimen.

(7) Assist the Department in followup of an abnormal or presumptive abnormal test result.

(8) Followup inconclusive test results.

(9) Receive notification from the testing laboratory or from the Department of the need for a repeat specimen.

(d) The health care provider shall ensure that the individual responsible for specimen collection shall collect the specimen necessary to conduct tests in accordance with consensus standards developed by the National Committee for Clinical Laboratory Standards (NCCLS) and accepted by the Department. The Department will publish these standards, and any revisions thereto, in a notice in the *Pennsylvania Bulletin*.

§ 28.22. Timing of initial specimen collection [ and handling in health care facilities ] by birth centers or hospitals.

(a) [ An ] A birth center or hospital shall collect the initial specimen [ shall be collected in health care facilities ] from each newborn [ infants, irrespective ]

child regardless of [age or] feeding history[, discharged on or before the fifth day of age, as close to the time of discharge from the health care facility as is practicable] or medical condition, as close to 48 hours of age as possible but not later than 72 hours of age unless the newborn child falls into one of the following categories:

(1) *Transfer.* If the newborn child is transferred to another [health care facility] hospital for continuing care [on or before the fifth day of age, the initial] prior to 48 hours of age, the hospital to which the newborn child has been transferred shall collect a specimen [shall be collected between the fifth and sixth day of age] from the newborn child, [irrespective] regardless of feeding history [, by the health care facility to which the newborn child has been transferred] or medical condition, as close to 48 hours of age as possible but not later than 72 hours of age.

[ (2) *Late discharge.* If the newborn child is discharged from the health care facility beyond the fifth day of age, the initial blood specimen shall be collected from the newborn child between the fifth and sixth day of age, irrespective of feeding history.

(3) *Instability.* If the newborn child is transferred or detained and the child's medical condition is unstable and renders the collection of the specimen undesirable at the designated time as stated in paragraph (1) or (2), whenever practicable, the initial specimen shall be collected as soon as it is deemed appropriate, but within the first 6 to 9 days of age. ]

[ (4) ] (2) *Exchange transfusion.* [ Where ] If the newborn child is to undergo an exchange transfusion, the birth center or hospital shall collect the initial specimen [shall be collected] for testing immediately prior to the exchange transfusion.

[ (5) ] (3) *Early discharge.* [ Where ] If the newborn child is discharged from the [health care facility] birth center or hospital before 24 hours of age, the birth center or hospital shall collect the initial [blood] specimen [shall be collected] from the newborn child as close to the time of discharge as is practicable, [irrespective] regardless of feeding history or medical condition. [Arrangements with the parent or guardian shall be made by the health care facility or the practitioner] The birth center or hospital shall give the parent or guardian in whose care and custody the newborn child is discharged written notification of the need for a repeat specimen and shall also provide instructions to the parent or guardian for obtaining a [recall blood] repeat specimen from the newborn child as described in § 28.26 (relating to timing of [recall] repeat specimen collection [, handling and reporting]).

(b) When a newborn child, who was delivered other than in a birth center or hospital, is admitted to a hospital within the first 27 days of age and the hospital has received no record of results of an approved screening test for the newborn diseases listed in § 28.2 (relating to newborn diseases listed), the hospital to which the newborn child is admitted

shall collect the initial specimen within 48 hours of admission to the hospital and shall send the specimen to the testing laboratory specified by the Department within 24 hours of collection.

§ 28.23. Timing of initial specimen collection [and handling for home births] by health care practitioners.

[ (a) When a newborn child is born at home and is not admitted to a health care facility by the fifth day of age, ] A health care practitioner who delivers a newborn child other than in a birth center or hospital shall collect or cause to be collected the initial specimen [shall be obtained] from the newborn child [and sent for testing between the second and sixth day of age by the practitioner to whom care of the newborn child has been entrusted or who assisted the mother at time of delivery or by the person who signed the newborn child's birth certificate], regardless of feeding history or medical condition, as close to 48 hours as possible but not later than 72 hours of age.

[ (b) When a newborn child is admitted to a health care facility within the first 27 days of age who has not been born in nor admitted to a health care facility within the first 5 days of age and who has no record of results of an approved screening test for the metabolic diseases listed in § 28.2 (relating to metabolic diseases listed), the initial specimen shall be collected within 48 hours of admission to a health care facility and sent for testing. ]

§ 28.24. [Negative] Normal test results.

(a) No later than 7-calendar days following the day when the testing laboratory obtains the [negative] normal test results, the testing laboratory shall send those results to the health care [facility or practitioner under whose care the specimen was collected] provider that collected the specimen from the newborn child.

(b) The health care [facility or practitioner] provider to whom the [negative] normal test results are reported shall record the test results in the medical record of the [patient] newborn child.

§ 28.25. [Followup recall] Circumstances requiring repeat specimens.

(a) [If] The health care provider responsible for collecting the initial specimen shall collect or cause to be collected and submit for testing a repeat specimen if the initial specimen collected is either of the following:

(1) [unacceptable] Unacceptable for testing [if the results of testing are inconclusive, a recall specimen is required].

(2) Yields an inconclusive screening test result.

(b) If a birth center or hospital collects the initial specimen from a newborn child prior to 24 hours of age because the newborn child is discharged from the birth center or hospital prior to 24 hours of age, the birth center or hospital shall collect or cause to be collected a repeat specimen.

(c) If the initial specimen collected yields an abnormal screening test result, the Department

may require the health care provider responsible for collecting the initial specimen to collect a repeat specimen.

§ 28.26. Timing of [recall] repeat specimen collection[, handling, and reporting].

(a) When the newborn child has been discharged from [the health care facility] a birth center or hospital before 24 hours of age, [a recall filter paper specimen shall be collected for testing between the sixth to ninth day whenever practicable by the health care facility or practitioner to whom care of the newborn has been entrusted] the birth center or hospital shall collect or cause to be collected a repeat specimen from the newborn child, regardless of feeding history or medical condition, as close to 48 hours of age as possible but not later than 72 hours of age.

(b) When the initial specimen is unacceptable [for testing] or when [the results of] the initial specimen [are] yields an inconclusive screening test result, [a recall filter paper specimen shall be obtained promptly from the newborn child upon telephone notification by] the Department [to] or testing laboratory will notify the health care [facility or practitioner who is providing ongoing care to the child according to procedures delineated in §§ 28.3(b) and 28.12 (relating to tests to be performed; and religious objections)] provider that collected the initial specimen. Within 72 hours of receipt of notice from the Department or testing laboratory, the health care provider that collected the initial specimen shall collect or cause to be collected from the newborn child a repeat specimen.

[(c) In a case where the parent or guardian has no ongoing health care provider for the newborn child, the Department will assist the parent or guardian in arranging for recall specimen collection.

(d) (c) If the [appropriate] health care [facility or practitioner] provider cannot locate [the parents] a parent or guardian of the newborn child within 4 days of notification of need for a [filter paper recall] repeat specimen, the health care [facility or practitioner] provider shall [telephone] contact the Department[, which will assist in location of the parents] for consultation regarding additional means for locating a parent or guardian.

§ 28.27. [Followup of presumptive positive] Abnormal screening test results.

(a) [If the results of any filter paper test are presumptive positive, the health care facility or practitioner to whom the results were reported shall promptly notify the parents or guardian and arrange for followup and shall enter the report of the result into the patient's medical record.] When testing of the initial or repeat specimen yields an abnormal screening test result, the Department will notify the health care provider that collected the

specimen. The health care provider shall promptly notify a parent or guardian of the newborn child.

(b) If the health care [facility or practitioner to whom the presumptive positive test report was made] provider cannot locate the newborn child's parent or guardian within 48 hours of receiving [the report] notice from the Department, the health care [facility or practitioner] provider shall [notify] contact the Department [, which will assist in] for consultation regarding additional means for locating [the parents] a parent or guardian.

(c) The Department will assist the health care provider with and make available confirmatory testing.

(d) If the result of the confirmatory test is abnormal, the Department will assist with referral for diagnosis, treatment and other followup services for the newborn child through designated treatment centers or clinical specialists.

§ 28.28. Followup of symptoms consistent with [metabolic] newborn diseases.

When a sick child exhibits [signs] symptoms suggestive of a [metabolic] newborn disease listed in § 28.2 (relating to [metabolic] newborn diseases listed) and has not already been determined to have one of those [metabolic] newborn diseases, [a] the health care [facility or practitioner] provider to whom care of the sick child has been entrusted by the parent or guardian shall collect and submit a blood specimen for [metabolic] newborn disease testing in accordance with standard diagnostic procedures.

§ 28.29. [Confirmatory test specimen required] (Reserved).

[If the results of any test are presumptive positive, collection of a confirmatory test specimen is required. Within 24 hours after the test results have been obtained, the Department will telephone the results to the appropriate health care facility or practitioner and followup with a written report.]

§ 28.30. [Phenylketonuria] (Reserved).

[(a) *Presumptive positive tests.* For presumptive positive tests the following shall apply:

(1) If the results of any test for phenylketonuria are presumptive positive, the Department will provide prompt confirmatory testing of the newborn child in accordance with standards established by the Bureau.

(2) The confirmatory laboratory testing of the newborn child will be completed within 24 hours of the receipt of the confirmatory test specimen or as soon as thereafter as practicable by the Department and will be reported and followed up under the same procedures set forth for presumptive positive tests in §§ 28.27 and 28.29 (relating to followup of presumptive positive test results; and confirmatory test specimen required).

(3) The Department will telephone confirmatory test results to its designated Phenylketonuria Program Clinics.

(b) *Positive confirmatory tests.* If the results of the confirmatory tests for phenylketonuria are positive, the Department will arrange for referral, diagnosis, treatment, and habitative and other followup services for the child and family in accordance with standards set or approved by the Department. ]

§ 28.31. [ Hypothyroidism ] (Reserved).

[ (a) *Presumptive positive tests.* If the results of any hypothyroidism tests are presumptive positive, the Department will make available confirmatory laboratory testing in accordance with standards established or approved by its Bureau. Testing will be initiated within 24 hours of receipt of the specimen or as soon thereafter as is practicable by the Department's designated Hypothyroid Referral Clinics/Laboratories and will be reported and followed up under the same procedures set forth for presumptive positive tests in §§ 28.27 and 28.29 (relating to followup of presumptive positive test results; and confirmatory test specimen required).

(b) *Positive confirmatory tests.* If the results of any tests for neonatal hypothyroidism are positive, the Department will provide telephone or clinic consultative services through its designated Hypothyroid Referral Clinics/Laboratories in accordance with standards set or approved by the Department. ]

RECORDS

§ 28.41. Recordkeeping requirements.

A health care [ facility providing ] provider offering maternity and newborn services shall [ be required by the Department to keep data ] collect and forward data semi-annually to the Department on the number of patients for whom specimens for [ metabolic ] newborn disease testing have been collected and the number of patients for whom the specimens have not been collected, together with the reason in each instance for the failure to collect.

PART IV. HEALTH FACILITIES

Subpart E. Birth Center

CHAPTER 501. BIRTH CENTERS

§ 501.3. Reports/contact person.

(a) The facility shall report regularly to the Department, on forms issued by the Department, statistical information that the Department may request and shall comply with the requirements for recordkeeping in § 28.41 (relating to recordkeeping requirements).

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§ 501.49. Newborn infant care policies and procedures.

The newborn infant care policies, protocols[, ] and procedures shall include, but not be limited to, the following:

\* \* \* \* \*

(4) The birth center shall explain to the mother the purpose and nature of the screening tests for metabolic diseases, required by Chapter 28 (relating to [ metabolic ] screening and followup for diseases of the newborn), give her an informational pamphlet provided by the Department, inform her of her right to refuse the tests because of religious beliefs or practices, and see that the recorded written objection is entered into the medical record of the newborn child and signed by the parent or guardian, if screening is refused.

(5) The birth center shall [ collect an initial filter paper blood specimen, for the detection of metabolic diseases, as close to the time of discharge from the facility as is practicable, irrespective of feeding history, unless the newborn is transferred to another health care facility for continuing care. Arrangements with the parent shall be made by the birth center, for collecting an additional blood filter paper specimen between the 2nd to 9th day of age ] comply with the requirements for specimen collection, testing and followup set forth in §§ 28.21—28.28.

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