

**WEST VIRGINIA
SECRETARY OF STATE**

KEN HECHLER

ADMINISTRATIVE LAW DIVISION

Form #3

Do Not Mark In this Box

FILED

Aug 1 12 04 PM '97

OFFICE OF WEST VIRGINIA
SECRETARY OF STATE

**NOTICE OF AGENCY APPROVAL OF A PROPOSED RULE
AND
FILING WITH THE LEGISLATIVE RULE-MAKING REVIEW COMMITTEE**

AGENCY: Insurance Commissioner TITLE NUMBER: 114

CITE AUTHORITY W.Va. Code §§ 33-2-10, 33-6-8, 33-6-9, 33-25A-3(1),
33-25A-20 and 16-3C-2(j)

AMENDMENT TO AN EXISTING RULE: YES NO

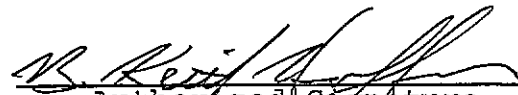
IF YES, SERIES NUMBER OF RULE BEING AMENDED: 27

TITLE OF RULE BEING AMENDED: Aids Regulations

IF NO, SERIES NUMBER OF NEW RULE BEING PROPOSED: _____

TITLE OF RULE BEING PROPOSED: _____

THE ABOVE PROPOSED LEGISLATIVE RULE HAVING GONE TO A PUBLIC HEARING OR A PUBLIC COMMENT PERIOD IS HEREBY APPROVED BY THE PROMULGATING AGENCY FOR FILING WITH THE SECRETARY OF STATE AND THE LEGISLATIVE RULE MAKING REVIEW COMMITTEE FOR THEIR REVIEW.



Authorized Signature
General Counsel

36.60



**STATE OF WEST VIRGINIA
DEPARTMENT OF TAX AND REVENUE**

CECIL H. UNDERWOOD
GOVERNOR

Charleston, West Virginia
P. O. Box 963
Charleston, WV 25324-0963
Ph. (304) 558-0211 - Fax (304) 558-2324

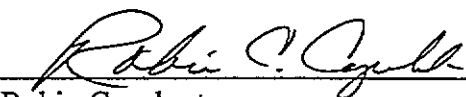
ROBIN C. CAPEHART
SECRETARY

CONSENT TO PROPOSAL OF RULE

To Whom It May Concern:

Pursuant to West Virginia Code §5F-2-2(a)(12), the undersigned hereby grants consent to the proposal of the following rule proposed by the Insurance Commissioner of the State of West Virginia: Title 114, Series 27, Aids Regulations relating to testing for Aids in life and health insurance underwriting.

Dated this 26th day of June, 1997.



Robin Capehart
Secretary of Tax and Revenue

Insurance Commissioner
Legislative Rule
Title 114, Series 27

AIDS Regulations

Title 114, Series 27

BRIEF SUMMARY OF RULE

The Insurance Commissioner regulates Life and Accident Insurance policies. There is much concern as to what information insurers may request and when and how insurers may require HIV testing of insurance applicants.

The existing rule which has been in place since August 1991, sets out guidelines which insurers must follow in underwriting for HIV in regard to Life and Accident and Sickness Insurance policies. Inter alia, it prohibits questions relating to sexual preference or life-style and limits HIV testing as to group insurance policies.

The current amendments permit the use of oral test specimens in testing for HIV. The oral tests have been approved by the Food and Drug Administration, are highly accurate, are administered only by medical professionals, and are less intrusive than blood tests. The testing protocols are the same as for blood.

Insurance Commissioner
Legislative Rule
Title 114, Series 27

AIDS REGULATIONS

Title 114, Series 27

STATEMENT OF CIRCUMSTANCES

Medical technology has advanced since the promulgation of Series 27 in August, 1991. It is no longer necessary to draw blood to perform an accurate test for the presence of HIV. The U.S. Food and Drug Administration has approved the use of oral specimens for use in HIV testing. This is obviously a less intrusive method of obtaining a test specimen, as opposed to a blood draw.

The insurance industry has requested that Series 27 be amended to accommodate this new testing method. A number of other states have either already done so, or are in the process of permitting oral testing.

APPENDIX B

FISCAL NOTE FOR PROPOSED RULES

Rule Title: AIDS Regulations
Title 114, Series 27

Type of Rule: Legislative Interpretive Procedural

Agency: Insurance Commissioner

Address: Post Office Box 50540
1124 Smith Street, Greenbrooke Building
Charleston, West Virginia 25305-0540

1. Effect of Proposed Rule

	ANNUAL FISCAL YEAR				
	Increase	Decrease	Current	Next	Thereafter
ESTIMATED TOTAL COST	\$ NONE	NONE	NONE	NONE	NONE
PERSONAL SERVICES	NONE	NONE	NONE	NONE	NONE
CURRENT EXPENSE	NONE	NONE	NONE	NONE	NONE
REPAIRS AND ALTERNATIONS	NONE	NONE	NONE	NONE	NONE
EQUIPMENT	NONE	NONE	NONE	NONE	NONE
OTHER	NONE	NONE	NONE	NONE	NONE

2. Explanation of above estimates:

This is a minor amendment to an existing rule and will have no fiscal impact on the Insurance Commissioner or State Government.

3. Objectives of these rules:

The original objective of these Rules was to: (1) eliminate the use of unfairly discriminatory underwriting and testing practices with regard to AIDS by health and life insurers; (2) establish guidelines as to when an insurer can ask AIDS-related questions, what type questions may be asked, and when AIDS testing may be required; (3) establish a

Rule Title: AIDS Regulations (Series 27)

reasonable AIDS testing protocol; (4) insure the confidentiality of AIDS-related information released to the insurer by the applicant; and (5) allow insurers reasonable access to AIDS-related data so as to be able to perform proper underwriting of risks before coverage is bound on applicants. The amendment merely allows the use of oral specimens as a HIV testing medium. The existing rules only allow the use of blood.

4. Explanation of Overall Economic Impact of Proposed Rule.

A. Economic Impact on State Government.

NONE

B. Economic Impact on Political Subdivisions; Specific Industries; Specific groups of Citizens.

NONE

C. Economic Impact on Citizens/Public at Large.

NONE

Date: 6/27/97

Signature of Agency Head or Authorized Representative


B. Keith Huffman
General Counsel

DATE: August 1, 1997

TO: LEGISLATIVE RULE-MAKING REVIEW COMMITTEE

FROM: OFFICE OF THE INSURANCE COMMISSIONER

LEGISLATIVE RULE TITLE: AIDS Regulation, Series 27

1. Authorizing statute(s) citation: West Virginia Code §§ 33-2-10, 33-6-8, 33-6-9, 33-25A-3(1), 33-25A-20 and 16-3C-2(j)

2. a. Date filed in State Register with Notice of Hearing:

June 27, 1997

b. What other notice, including advertising, did you give of the hearing?

None

c. Date of hearing(s): The public comment period ended July 28, 1997.

d. Attach list of persons who appeared at hearing, comments received, amendments, reasons for amendments.

Attached: Yes _____ No comments received: _____

e. Date you filed in State Register the agency approved proposed Legislative Rule following public hearing: (be exact)

August 1, 1997

f. Name and phone number of agency person to contact for additional information:

B. Keith Huffman
General Counsel
(304) 558-0401

3. If the statute under which you promulgated the submitted rules requires certain findings and determinations to be made as a condition precedent to their promulgation:

- a. Give the date upon which you filed in the State Register a notice of the time and place of a hearing for the taking of evidence and a general description of the issues to be decided.

Not applicable

- b. Date of hearing: Not applicable

- c. On what date did you file in the State Register the findings and determinations required together with the reasons therefor?

Not applicable

- d. Attach findings and determinations and reasons:

Attached: Not applicable

Insurance Commissioner
Title 114, Series 27

Attachment to Question 2(d)

The West Virginia Insurance Commissioner received only one comment to the proposed amendments to the rule. Mr. Harvey Pogoriler, Assistant General Counsel for Northwestern Mutual Life Insurance Company took issue with any implication that the oral OMT test must be performed by a medical professional. Rather, Mr. Pogoriler felt that the rules should permit administration of the test by lay insurance personnel.

Response: Mr. Pogoriler is mistaken. The United States Food and Drug Administration's approval of the OMT test is expressly conditioned upon administration only by a medical professional. Mr. Pogoriler's comments did however point out the need that the rule be more explicit in this regard. Therefore a new § 5.6 was added to clarify the need for a medical professional. The new § 5.6 reads as follows:

5.6. The testing must be performed by an appropriate medical professional who is properly trained and who holds an appropriate medical license, if state or federal law requires licensure in order to perform the testing procedure.

HARVEY W. POGORILER
Assistant General Counsel

**Northwestern
Mutual Life**

RECEIVED

JUL 29 1997

LEGAL DIVISION
W. VA. INS. DEPT.

July 23, 1997

B. Keith Huffman, General Counsel
Legal Division
Offices of the Insurance Commissioner
P. O. Box 50540
Charleston, WV 25305-0540

Re: AIDS Regulations, §§114-27-1 et seq.

Dear Mr. Huffman:

We recently received a copy of the proposed changes to the AIDS regulations. We have comments on only one aspect of the proposed changes, and we would ask that you take these comments into consideration before finalizing the rule.

The purpose of the changes in the rule is to allow insurers to test for HIV by means of a test on oral fluid. Although the blood test in use for years may require a medical professional of some sort to draw the blood sample, the oral fluid testing procedure uses a small swab which is placed in the mouth. The testing kit might be brought to the proposed insured's home or place of business by an insurance agent, and the swab is primarily handled by the individual. The test is essentially self-administered, and no medical professional is necessarily involved.

This new technique is much more comfortable and convenient for the proposed insured, so we were surprised by the statement in the Brief Summary of Rule that the oral tests are "administered only be [sic] medical professionals...." We are not aware of any requirement from the FDA or under West Virginia law that only medical professionals may administer this form of HIV testing. Indeed, in reviewing both the existing and the proposed new rule, we found nothing pertinent to the question other than a statement in the Notice and Consent Form (Appendix A) that "You should also be aware that the health care professional who performs the blood, urine, or oral fluid testing is subject to West Virginia Code §§16-3C-4 and 16-3C-4...." As the referenced sections of the code govern persons generally, the Department should consider

RECEIVED

JUL 28 1997

AGENTS LIC. & ED.
WV INS. COMM.

B. Keith Huffman, General Counsel
July 23, 1997

changing the initial wording of the sentence to read "You should also be aware that a person who performs...." With that change, and a slight change to the Brief Summary of Rule, any suggestion that only a medical professional may be involved in oral fluid testing would be removed. (Incidentally, Northwestern Mutual Life has not used urine testing for HIV, but presumably medical professionals would not necessarily be involved in obtaining the sample.)

Please feel free to contact me if you have any questions about the above comments.

Very truly yours,



Harvey W. Pogoriler
Assistant General Counsel

HWP:etb

cc: Dr. Robert K. Gleeson
Michael L. Youngman
Don Preston, Legislative Director (ACLI)

114CSR27
WEST VIRGINIA LEGISLATIVE RULE
INSURANCE COMMISSIONER

~~CHAPTER 33~~
SERIES 27

AIDS REGULATIONS

- ~~Section 1-114-27-1.~~ Scope
- ~~Section 2-114-27-2.~~ Applicability
- ~~Section 3-114-27-3.~~ Definitions
- ~~Section 4-114-27-4.~~ Medical/Lifestyle Applications Questions and Underwriting Guidelines
- ~~Section 5-114-27-5.~~ Testing
- ~~Section 6-114-27-6.~~ Notice and Consent Form
- ~~Section 7-114-27-7.~~ Separability

FILED

AUG 1 12 04 PM '97

OFFICE OF WEST VIRGINIA
SECRETARY OF STATE

114CSR27
WEST VIRGINIA LEGISLATIVE RULE
INSURANCE COMMISSIONER

Chapter 33
Series 27

AIDS REGULATIONS

Section 1. General

1.1. Scope - This legislative rule establishes standards for AIDS related underwriting questions and AIDS testing in connection with applications for life or health insurance policies.

1.2. Authority - West Virginia Code §§ 33-2-10, 33-6-8, 33-6-9, 33-25A-3(1), 33-25A-20, and 16-3C-2(j).

1.3. Filing Date - ~~May 31, 1991.~~

1.4. Effective Date - ~~August 1, 1991.~~

Section 2. Applicability

2.1. Insurers - All insurers who deliver or issue for delivery in this state any policies for life or accident and sickness insurance are subject to this regulation.

2.2. Service Corporations - All health service corporations who deliver or issue for delivery in this state any subscriber`s contracts for health insurance are subject to this regulation.

2.3. Health Care Corporations - All health care corporations who issue to enrollees in this state evidence of health insurance coverage are subject to this regulation.

2.4. Fraternal Benefit Societies:

~~(A)~~a. All fraternal benefit societies who deliver or issue for delivery life insurance benefit certificates in this state are subject to this regulation.

~~(B)~~b. All domestic, foreign, or alien societies who issue any certificate or

other evidence of any contract of accident or sickness insurance in this state.

2.5. Health Maintenance Organizations - All health maintenance organizations who deliver or offer for delivery in this state any evidence of coverage are subject to this regulation.

Section 3. Definitions

3.1. Code - means the West Virginia Code.

3.2. Commissioner - means the Insurance Commissioner of the State of West Virginia.

3.3. Acquired Immunodeficiency Syndrome (AIDS) - means the acquired immunodeficiency syndrome as may be from time to time defined by the Centers for Disease Control of the United States Public Health Service.

3.4. AIDS Related Complex (ARC) - means a syndrome in which the individual displays many of the same symptoms of AIDS, including the presence of the HIV antibody.

3.5. Human Immunodeficiency Virus (HIV) - means the virus responsible for the potential development of the Acquired Immunodeficiency Syndrome (AIDS).

3.6. Oral mucosal transudate or OMT means a serous fluid that comes from transudation at the gingival crevice and across oral mucosal surfaces, as distinguished from whole saliva, and which is collected by a method approved by the FDA for OMT testing for HIV.

3.67. Enzyme Linked Immunosorbent Assay (ELISA) - means a test used to determine the existence of the HIV antibody in the blood or in OMT.

3.78. Insurer - includes all entities providing life or accident and sickness coverage.

3.89. Western Blot - means a test used to determine the existence of the HIV antibody in the blood or in OMT.

3.910. Health Care Professional or Health Care Provider - means any physician, nurse, physicians assistant, or any other person providing medical, dental, nursing or other health care services of any kind.

3.11. FDA means the United States Food and Drug Administration.

Section 4. Medical/Lifestyle Applications Questions and Underwriting Guidelines

4.1. General Propositions:

~~(A)~~a. No inquiry in an application for health accident and sickness or life insurance coverage, or in an investigation conducted by an insurer or an insurance support organization on its behalf in connection with an application for such coverage shall be directed toward determining the proposed insured's sexual orientation.

~~(B)~~b. Sexual orientation may not be used in the underwriting process or in the determination of insurability.

~~(C)~~c. Insurance support organizations shall be directed by insurers not to investigate, directly or indirectly, the sexual orientation of an a proposed insured or beneficiary.

4.2. Medical/Lifestyle Applications Questions and Underwriting Standards.

~~(A)~~a. No question shall be used which is designed to establish the sexual orientation of the proposed insured.

~~(B)~~b. Questions relating to the proposed insured having or having been diagnosed as having AIDS or ARC are permissible if they are factual and designed to establish the existence of the condition.

For Example: Insurers should not ask "do you believe you may have . . .?"; but rather "do you know or have reasons to know . . .?"

~~(C)~~c. Questions inquiring as to whether the proposed insured has ever tested positive for the presence of the HIV virus or HIV virus antibodies are permissible, however, questions inquiring as to whether the proposed insured has ever been tested for the presence of the HIV virus or HIV antibodies are prohibited.

~~(D)~~d. Questions relating to medical and other factual matters intending to reveal the possible existence of a medical condition are permissible if they are not used as a proxy to establish the sexual orientation of the proposed insured, and the proposed insured has been given an opportunity to provide an explanation for any affirmative answers given in the

application

For Example: "Have you had chronic cough, significant weight loss, chronic fatigue, diarrhea, enlarged glands, . . .?" would be permissible. These questions must relate to a definite time period immediately preceding the application and must be specific. The proposed insured shall be given the opportunity to explain the described symptoms.

(E)e. Questions relating to the proposed insured's having or having been advised to seek treatment by a medical doctor, health nurse or other medical professional for a sexually transmitted disease are permissible.

(F)f. Neither the marital status, the "living arrangements," the occupation, the gender, the medical history, the beneficiary designation, nor the zip code or other territorial classification of a proposed insured may be used to establish, or aid in establishing, the proposed insured's sexual orientation.

(G)g. For purposes of rating a proposed insured for health and life insurance, an insurer may impose territorial rates, but only if the rates are based on sound actuarial principles and are related to actual or reasonably anticipated experience.

For Example: If a particular territory demonstrates a general propensity for high risk, an insurer may impose a rate higher for that territory than for similar risks located in other territories.

(H)h. No questions shall seek to determine if the proposed insured has demonstrated AIDS-related concerns or has sought AIDS-related counseling.

(I)i. No adverse underwriting decision shall be made because medical records or a report from an insurance support organization show(s) that the proposed insured has demonstrated AIDS-related concerns or has sought counseling. This subsection does not apply to a proposed insured seeking treatment and/or diagnosis.

Section 5. Testing

5.1. AIDS-related testing in connection with the application for group life or accident and sickness insurance is prohibited; provided that an insurer may conduct such testing in relation to the application for group life and accident and sickness insurance when the insurance applied for is individually underwritten and evidence of insurability is required by the insurer because the proposed insured is either a late entrant, is applying for

Insurance Commissioner
Legislative Rule
Title 114, Series 27

supplemental group life coverage, or is applying for small group insurance where the group consists of less than twenty-five members.

5.2. Whenever a proposed insured is requested to take an AIDS-related test in connection with an application for insurance, the use of such a test must be revealed to the proposed insured and his or her written, informed consent obtained.

5.3. The proposed insured should demonstrate an understanding that the test is being performed, of the nature of the test, of the persons to whom the results of that test may be disclosed, of the purpose for which test results may be used, of any limitations on the accuracy and meaning of the test results, and of any foreseeable risks and benefits resulting from the test.

5.4. The person requesting the test, and not the individual or individual's health care provider, must underwrite the cost of the test.

5.5. The individual undergoing the test has a choice to receive the test result directly or to designate in writing, prior to the administration of the test, any other person, such as a health care professional or clergyman, who may receive the results.

5.6. The testing must be performed by an appropriate medical professional who is properly trained and who holds an appropriate medical license, if state or federal law requires licensure in order to perform the testing procedure.

5.67. The insurer and its agents shall not release or disclose either that a HIV test has been conducted or the test results to any other party except under the following limited circumstances:

~~(A)~~a. Negative test results only may be disclosed to a reinsurer where either:

~~(1)~~1. The reinsurer is to reinsure a portion of the risk on a facultative basis; or

~~(2)~~2. The reinsurer is to reinsure a portion of a block of business on a treaty basis and where the release of HIV test information is disclosed by the ceding insurer only to the extent that the reinsurer is permitted to perform limited underwriting audits of the ceding insurers underwriting files to verify that proper HIV underwriting has occurred.

~~(B)~~b. Positive test results only may be disclosed to the Medical Information

Insurance Commissioner
Legislative Rule
Title 114, Series 27

Bureau (MIB) provided that such information release is limited to a coded report identified only as a nonspecific abnormal blood or oral fluid test code.

~~(C)~~c. To the extent necessary to allow them to properly perform the functions for which their services were contracted by the insurer, an insurer may disclose HIV test information to certain contractors of the insurer such as audit firms, third party underwriters and claims adjusting firms. All such persons receiving HIV test information shall not transmit information further and shall maintain strict confidentiality.

~~(D)~~d. To the extent that they are otherwise entitled to access to the insurers files, government agencies may be permitted access to files containing HIV test information.

5.78. Upon written request by the individual undergoing the test the insurer must provide a written list within 30 days of all persons or entities to whom test information has been released or caused to be released by the insurer pursuant to subsection 5.67 above or otherwise.

5.89. The testing is required to be administered on a nondiscriminatory basis for all individuals in the same underwriting class and no proposed insured may be denied coverage or rated a substandard risk on the basis of such testing unless acceptable testing protocol is followed. The insurer may at its option use a urine HIV test as an initial screening device; provided that if such urine test yields a negative result no further HIV testing may be required of the proposed insured. If the urine test yields a positive result for the presence of HIV antibodies then HIV blood or OMT testing may be required by the insurer. The proposed insured may not be denied insurance coverage or rated a substandard risk on the basis of a positive urine HIV test alone. The following is the acceptable blood or OMT HIV testing protocol for use in this state and an insured may not be denied coverage on the basis of AIDS related testing unless:

~~(A)~~a. An initial enzyme linked ~~immunosorbent~~ immunosorbent assay (ELISA) blood or OMT test is administered to the proposed insured, and it indicates the presence of HIV antibodies in the blood or OMT; and

~~(B)~~b. A second ELISA blood or OMT test is administered and it indicates the presence of HIV antibodies in the blood or OMT; and

~~(C)~~c. A Western Blot blood or OMT test is conducted and it confirms the results of the two ELISA tests.

Insurance Commissioner
Legislative Rule
Title 114, Series 27

5.910. If any of the test results in the ELISA-ELISA-Western Blot series produce a negative result, the testing ceases and the proposed insured cannot be denied coverage based on AIDS-related testing.

For Example: If the initial ELISA test yields a negative result, the testing ceases. If the initial ELISA test yields a positive result and the subsequent ELISA test yields a negative result, the testing ceases. If both ELISA tests yield a positive result and the Western Blot test yields a negative result, for purposes of insurability, the results are negative.

5.1011. News of a positive test result could result in serious emotional trauma to the proposed insured. For this reason, it is recommended that the insurer recommend to the proposed insured that positive results be communicated to the proposed insured face to face by a qualified health care professional who could provide AIDS counseling.

Section 6. Notice and Consent Form

6.1. A notice and consent form must be executed by each proposed insured before AIDS-related testing is performed as to such proposed insured on behalf of any insurer.

6.2. The notice and consent form required by subsection 6.1 shall be as is set out in Appendix A attached hereto unless an alternative form is approved by the commissioner in writing.

Section 7. Separability

7.1. If any provision of this regulation or the application thereof to any person or circumstance is for any reason held to be invalid, the remainder of the regulation and the application thereof to other persons or circumstances shall not be affected thereby.

APPENDIX A

Examiner	_____	Insured	_____
Address	_____	Address	_____
	_____		_____

NOTICE AND CONSENT FOR BLOOD, ~~OR URINE,~~ OR ORAL FLUID TESTING
WHICH MAY INCLUDE AIDS VIRUS (HIV) ANTIBODY/ANTIGEN TESTING

To determine your insurability, the insurer named above (the Insurer) has requested that you provide a sample of your blood, ~~or urine,~~ or oral fluids for testing and analysis. All tests will be performed by a licensed laboratory.

Tests may be performed to determine the presence of antibodies or antigens to the Human Immunodeficiency Virus (HIV), also known as the AIDS Virus. The HIV antibody test that we perform is actually a series of tests done by a medically accepted procedure. The HIV antigen test directly identifies AIDS viral particles. This series of tests is extremely reliable. Other tests which may be performed include determinations of blood cholesterol and related lipids (fats) and screening for liver or kidney disorders, diabetes, and immune disorders.

All test results will be treated confidentially. They will be reported by the laboratory to the Insurer. When necessary for business reasons in connection with insurance you have or have applied for with the Insurer, the Insurer may disclose test results to others such as its reinsurers, employees, or contractors. If the Insurer is a member of the Medical Information Bureau (MIB, Inc.), and if the test results for HIV antibodies/antigens are other than normal, the Insurer will report to the MIB, Inc. a generic code which signifies only a non-specific blood, or oral fluid test abnormality. If your HIV test is normal, no report will be made about it to the MIB, Inc. Other test results may be reported to the MIB, Inc. in a more specific manner. The organizations described in this paragraph may maintain the test results in a file or data bank. There will be no other disclosure of test results or even that the tests have been done except as may be required or permitted by law or as authorized by you. If you desire, you have the right to request a complete list of the parties to whom the insurer has released test information.

APPENDIX A

You should also be aware that the health care professional who performs the blood, urine or oral fluid testing is subject to West Virginia Code §§ 16-3C-3 and 16-3C-4 which authorizes that they may disclose test results to certain limited individuals under certain limited circumstances [these relate primarily to (1) persons you authorize to see the test results, (2) health care providers who may come into contact with you or specimens obtained from you, (3) the United States centers for disease control, (4) a court order to release the results, and (5) identified sex partners and persons sharing needles.] These persons are required by West Virginia Code §§ 16-3C-3 and 16-3C-4 to keep test information confidential.

You may direct that test results be disclosed directly to you or if you prefer to your personal physician or other health care professional. It is strongly suggested that you designate a physician or health care professional to receive your test results so that they may properly explain the results to you.

If your HIV test results are normal, no routine notification will be sent to you. If the HIV test results are other than normal, the Insurer will contact you. The Insurer may also contact you if there are other abnormal test results which in the Insurer's opinion, are significant. If you have not already indicated one, the Insurer may ask you at that time for the name of a physician or other health care provider to whom you may authorize disclosure and with whom you may wish to discuss the results.

Positive HIV antibody/antigen test results do not mean that you have AIDS, but that you are at significantly increased risk of developing AIDS or AIDS-related conditions. Federal authorities say that persons who are HIV antibody/antigen positive should be considered infected with the AIDS virus and capable of infecting others.

Positive HIV antibody or antigen test results or other significant blood abnormalities will adversely affect your application for insurance. This means that your application may be declined, that an increased premium may be charged, or that other policy changes may be necessary.



STATE OF WEST VIRGINIA
Offices of the Insurance Commissioner

Legal Division

CECIL UNDERWOOD
Governor

HANLEY C. CLARK
Insurance Commissioner

August 1, 1997

HAND DELIVERED

Ms. Judy Cooper, Director
Administrative Law Division
Office of Secretary of State
State Capitol
Charleston, WV 25305

Dear Ms. Cooper:

Enclosed please find for filing one copy of the following:

- (1) Notice of Agency Approval of a Proposed Rule and Filing with the Legislative Rule-Making Review Committee;
- (2) Consent of Tax and Revenue Cabinet Secretary to Proposed Rule;
- (3) Brief Summary of Rule;
- (4) Statement of Circumstances;
- (5) Fiscal Note;
- (6) Legislative Rule-Making Review Committee Questionnaire; and
- (7) The agency approved proposed rule entitled "AIDS REGULATION" (Series 27).

Please contact me if further information is required.

Sincerely,

A handwritten signature in black ink that reads "B. Keith Huffman".

B. Keith Huffman
General Counsel

BKH/cjs
Enclosures