

CHAPTER 10
SECTION 5.1

PROVIDER STANDARDS FOR POTENTIALLY HIV INFECTIOUS BLOOD AND BLOOD PRODUCTS

Issue Date: July 8, 1998

Authority: 21 CFR 606.100; 21 CFR 610.45, 46, and 47; 42 CFR 482.27

I. ISSUE

Provider Standards for potentially HIV infectious blood and blood products.

II. POLICY

Authorized providers are subject to the requirements published in the Federal Register on September 9, 1996, by the Health Care Financing Administration (HCFA) and the Food and Drug Administration (FDA) that will ensure proper health and safety steps are taken to minimize further spread of HIV infection. The HCFA final rule provides standards for Medicare and Medicaid participating hospitals and the FDA final rule provides standards for blood establishments.

The HCFA final rule requires hospitals participating in the Medicare and Medicaid programs to take appropriate action when the hospitals learn they have received blood or blood products that are at increased risk of transmitting Human Immunodeficiency Virus (HIV) infection. If the hospital learns it has received blood or blood products collected from a donor recently exposed to HIV, before the donor has a sufficient level of antibody to be detected by the screening test for antibody to HIV, the hospital must quarantine any blood or blood products remaining in inventory pending confirmatory testing. If the presence of HIV is confirmed by more specific testing, the hospital must notify patients who received the blood or blood product.

The FDA final rule applies the same requirements to entities furnishing transfusion services that do not participate in Medicare and Medicaid programs and clarifies the responsibilities of blood establishments to identify and notify the transfusion service that received affected blood and blood products.

III. EFFECTIVE DATE

The effective date of these regulations is November 8, 1996.

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