DEPARTMENT OF HEALTH

Amendment and Compilation of Chapter 11-5
Hawaii Administrative Rules

ADOPTION DATE

1. Chapter 11-5, Hawaii Administrative Rules, entitled “Environmentally-related Illness and Injury Reporting”, is amended and compiled to read as follows:

"HAWAII ADMINISTRATIVE RULES

TITLE 11

DEPARTMENT OF HEALTH

CHAPTER 5

ENVIRONMENTALLY-RELATED ILLNESS AND INJURY REPORTING

§11-5-1 Purpose
§11-5-2 Definitions
§11-5-3 Reporting Requirements
§11-5-4 Reportable environmentally-related illnesses and injuries and condition for control
§11-5-5 Immunity from liability
§11-5-6 Penalty
§11-5-7 Severability

§11-5-1 Purpose. The purpose of this chapter is to state requirements for health care professionals and laboratory directors to report to the department[ the diagnosis of] any person afflicted with or tested

§11-5-2 Definitions. As used in this chapter:

“Case” refers to a person who has been diagnosed to have any of the [diseases or] conditions specified in [table] Table 1, “Reportable Environmentally-Related Illnesses and Injuries[”(5/1/19)”, in section 11-5-4.

“Department” means the department of health of the State of Hawaii.

“Director” means the director of the department of health or his or her duly authorized [agent who may be the deputy director for environmental health administration] agent.

“Environmentally-related illnesses and injuries” are those adverse health effects associated with exposure to any of the [designated] agents listed in [table] Table 1 [at the end of this chapter], “Reportable Environmentally-Related Illnesses and Injuries (5/1/19)”, in section 11-5-4. Illnesses and injuries resulting from occupational exposure to the agents listed in [table] Table 1, “Reportable Environmentally-Related Illnesses and Injuries (5/1/19)”, in section 11-5-4 would also be included under the same heading, “environmentally-related illnesses and injuries”.

“Health care professional” means a physician as licensed under chapter 453, [HRS] Hawaii Revised Statutes, or an osteopath as licensed under chapter 460, [HRS] Hawaii Revised Statutes.

“Suspected” or “suspicion” means suspicion by a health care professional that the patient may have been exposed to any of the agents listed in Table 1, “Reportable Environmentally-Related Illnesses and Injuries (5/1/19)”, in section 11-5-4, as indicated by the ordering of a laboratory test. [Eff 10/4/90; am and comp ] (Auth: HRS
§11-5-3 Reporting Requirements. (a) Report by [physicians: any] physicians. Any health care professional who has primary responsibility for the treatment of an individual who is suffering from environmentally-related illness or injury shall report the occurrence of such illness to the department of [health on Oahu] health. Any health care professional diagnosing and reporting any such illness or injury shall do confirmatory laboratory testing whenever possible to ascertain the agent that caused the condition and the nature of the exposure. Health care professionals shall report diagnosed cases to the department as specified in [table] Table 1, entitled “Reportable Environmentally-Related Illnesses and Injuries[“.] (5/1/19)”, in section 11-5-4. [The department shall provide forms for reporting these conditions. Reports provided to the Department of Health on persons diagnosed to be suffering from an environmentally-related illness or injury shall be kept confidential and are not open for public inspection.] Health care professionals having laboratory data regarding an individual from the use of in-house laboratory services shall follow the reporting requirements listed in subsection (b).

(b) Report by [laboratories: every] laboratories. Every laboratory director having [abnormal] laboratory data regarding an individual affected by or suspected to be affected by [a designated toxic substance] an agent listed in Table 1, “Reportable Environmentally-Related Illnesses and Injuries (5/1/19)”, in section 11-5-4 shall report such data to the [Department of Health] department and attending [physician as specified in table 1 entitled “Reportable Environmentally-Related Illness and Injuries”.] physician. The report shall include the following information:

(1) Patient’s first, middle, and last name;
(2) Patient’s month, day, and year of birth;
(3) Patient’s gender;
(4) Patient’s race and ethnicity;
(5) Patient’s street address, apartment number, city, state, and zip code;
(6) Patient’s phone number;
(7) Result of the laboratory analysis;
(8) Month, date, and year the sample was collected;
(9) Sample collection method (e.g., capillary or venous blood);
(10) Name and address of the health care provider who ordered the laboratory analysis;
(11) Name of the laboratory performing the analysis;
(12) Month, date, and year the laboratory analysis was completed; and
(13) Source of funding for the laboratory analysis.

(c) [Laboratory notifications herein] Reports provided to the department under subsections (a) and (b) shall be kept confidential, unless the department has received written consent from the patient or from the minor patient’s parent or legal guardian requesting the release of information, and are not open for public inspection. [Eff 10/4/90; am and comp ] (Auth: HRS §§321-1, 321-9, 321-317) (Imp: HRS §§321-1, 321-311, 321-312, 321-313, 321-314, 321-315, 321-317)

§11-5-4 Reportable environmentally-related illnesses and injuries and condition for control. The [diseases] agents listed [or described] in [table] Table 1, entitled “Reportable Environmentally-Related Illnesses and Injuries[“], located at the end of this chapter (5/1/19)”, in section 11-5-4 are declared by the director to be potentially dangerous to public health. [and] Any person afflicted with or tested under suspicion of a designated environmentally-related illness or injury listed in Table 1,
“Reportable Environmentally-Related Illnesses and Injuries (5/1/19)”, in section 11-5-4 shall be reported to the department as specified in this chapter to provide information to assist in prevention efforts.
### Table 1. Reportable Environmentally-Related Illnesses and Injuries (5/1/19)

<table>
<thead>
<tr>
<th>Condition</th>
<th>Agents</th>
<th>Method of Report Submission for Health Care Professionals</th>
<th>Method of Report Submission for Laboratory Directors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heavy metal poisoning</td>
<td>arsenic, cadmium, lead, mercury, zinc</td>
<td>Telephone within one working day of laboratory confirmation</td>
<td>Electronic transmission or mail within one week of laboratory analysis</td>
</tr>
<tr>
<td>Pesticide poisoning</td>
<td>carbamates, organophosphates</td>
<td>Telephone within one working day of diagnosis</td>
<td>Electronic transmission or mail within one week of laboratory analysis</td>
</tr>
</tbody>
</table>


### §11-5-5 Immunity from liability. In the event where confirmatory laboratory testing of the suspected agent is not possible or in cases of laboratory error, neither the reporting physician or laboratory director will be held legally liable for any error in reporting such a case, should the condition prove later to be due to another etiologic agent. Therefore, any health care professional or laboratory director who complies with this chapter shall not be held civilly or criminally liable for providing best obtainable information or diagnosis as required under this.
§11-5-6 Penalty. Every person who willfully violates any provision of this chapter shall be guilty of a misdemeanor and upon conviction shall be fined not more than one thousand dollars.
2. Material, except source notes and other notes, to be repealed is bracketed and stricken. New material is underscored.

3. Additions to update source notes and other notes to reflect these amendments and compilation are not underscored.

4. These amendments to and compilation of chapter 11-5, Hawaii Administrative Rules, shall take effect ten days after filing with the Office of the Office of the Lieutenant Governor.

I certify that the foregoing are copies of the rules drafted in the Ramseyer format pursuant to the requirements of section 91-4.1, Hawaii Revised Statutes, which were adopted on ADOPTION DATE, and filed with the Office of the Lieutenant Governor.

______________________________
BRUCE S. ANDERSON, PH.D.
Director of Health

APPROVED AS TO FORM:

______________________________
Kathleen Ho, Esq.
Deputy Attorney General