

NOTICE OF RULE ADOPTION—TEMPORARY RULE

**STATE OF MISSISSIPPI
MISSISSIPPI DEPARTMENT OF HEALTH
OFFICE OF HEALTH PROTECTION**

MISSISSIPPI DEPARTMENT OF HEALTH
c/o Jim Craig
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Specific Legal Authority authorizing the promulgation of Rule: Section XVII, Senate Bill 2067, Statute 7-9-70
Reference to Rules repealed, amended or suspended by the Temporary Rule :
The Mississippi Trauma Care Regulations

Date Rule Proposed: November 18, 2005

Explanation of the Purpose of the Temporary Rule and the reason(s) for the rule: {Insert here}

To comply with legislative action regarding the Mississippi Burn Care; Section XVII; Senate Bill 2067, Statute 7-9-70

The Agency finds that an imminent peril to the public health, safety or welfare requires the adoption of a rule upon fewer than twenty-five (25) days notice. The Agency Rule Making Record for this temporary rule including any written comments received during the comment period and the record of any oral proceeding is available for public inspection by contacting the Agency at the above address.

An oral proceeding was held on this rule:

Date: {Insert Date}
Time: {Insert Time}
Place: {Insert Place}

X An oral proceeding was not held on this rule.

The Agency has considered any written comments received and the presentations made in any oral proceeding, and

X This rule as adopted is without variance from the proposed temporary rule.

This rule as adopted differs from the proposed temporary rule as there are minor editorial changes which affect the form rather than the substance of the rule.

The rule as adopted differs from the proposed temporary rule. The differences however are: Within the scope of the matters in the Notice of Proposed Rule Adoption, the logical outgrowth of the contents of the Notice of Proposed Rule Adoption and the comments submitted in response thereto, and The Notice of Proposed Rule Adoption provided fair warning that the outcome of the proposed rule adoption could be the rule in question.

The entire text of the Temporary Rule including the text of any rule being amended or changed is attached.

Effective Date of Rule: November 18, 2005



**Jim Craig, Director
Office of Health Protection**

XVII Mississippi Burn Care

17.1 Mississippi Burn Care Fund (MBCF)

- A. The Mississippi Burn Care Fund (MBCF) (Statute 7-9-70, Mississippi code of 1972) was created by the Mississippi Legislature and is authorized to accept any gift, donation, bequest, appropriation or other grant from any source, governmental or private, for deposit into the fund.
- B. Funds are distributed from the Mississippi Burn Care Fund for uncompensated burn care (defined in Section VI, 6.4 - B & C, of the Mississippi Trauma Care System Regulations) of Mississippians transferred from Mississippi Trauma System participating hospitals to qualified United States Burn Care Facilities. A list of qualified Burn Care Facilities may be found on the American Burn Association web site, (www.ameriburn.org).

17.2 Distribution of the Mississippi Burn Care Fund

- A. For each fiscal year, available funds from the MBCF are allocated and based on the hospital's Diagnosis Related Groups (DRG) Relative Weights related to burn injury for those Mississippi burn patients submitted for reimbursement by participating Burn Care Facilities.
- B. Available funds will be distributed on an annual basis following an audit of submitted claims for reimbursement.

17.3 Data Collection

- A. To be eligible to receive funds from the Mississippi Burn Care Fund (MBCF) the Burn Facility must:
 - (a) Implement the Mississippi Department of Health standardized Trauma Burn Data Collection instrument or compatible burn registry for the mutual benefit of the Burn Care Facility, The Mississippi Trauma System and the burn injured Mississippian.
 - (b) Enter into a cooperative agreement with the Mississippi Department of Health, which will include a list of allowable charges, not to exceed the Medicare allowable rate.