NEVADA REVISED STATUTES
CHAPTER 441A - COMMUNICABLE DISEASES

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NRS 441A.900 Injunction: Grounds; responsibility for prosecution; authority of court.

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NRS 441A.920 Criminal penalty and administrative fine for failure to comply with regulations or requirements of chapter.

NRS 441A.930 District attorney to prosecute violators.

NRS 441A.010 Definitions. As used in this chapter, unless the context otherwise requires, the words and terms defined in NRS 441A.020 to 441A.115, inclusive, have the meanings ascribed to them in those sections. (Added to NRS by 1989, 294; A 2003, 2206)

NRS 441A.020 “Board” defined. “Board” means the State Board of Health. (Added to NRS by 1989, 294)
NRS 441A.030 “Child care facility” defined. “Child care facility” has the meaning ascribed to it in NRS 432A.024. (Added to NRS by 1989, 294; A 1991, 2310)

NRS 441A.040 “Communicable disease” defined. “Communicable disease” means a disease which is caused by a specific infectious agent or its toxic products, and which can be transmitted, either directly or indirectly, from a reservoir of infectious agents to a susceptible host organism. (Added to NRS by 1989, 294)

NRS 441A.050 “Health authority” defined. “Health authority” means the district health officer in a district, or his designee, or, if none, the State Health Officer, or his designee. (Added to NRS by 1989, 294)

NRS 441A.060 “Health Division” defined. “Health Division” means the Health Division of the Department of Human Resources. (Added to NRS by 1989, 294)

NRS 441A.065 “Isolation” defined. “Isolation” means the physical separation and confinement of a person or a group of persons infected or reasonably believed by a health authority to be infected with a communicable disease from persons who are not infected with and have not been exposed to the communicable disease, to limit the transmission of the communicable disease to persons who are not infected with and have not been exposed to the communicable disease. (Added to NRS by 2003, 2196)

NRS 441A.070 “Laboratory director” defined. “Laboratory director” has the meaning ascribed to it in NRS 652.050. (Added to NRS by 1989, 294)

NRS 441A.080 “Medical facility” defined. “Medical facility” has the meaning ascribed to it in NRS 449.0151. (Added to NRS by 1989, 294)

NRS 441A.090 “Medical laboratory” defined. “Medical laboratory” has the meaning ascribed to it in NRS 652.060. (Added to NRS by 1989, 294)

NRS 441A.100 “Physician” defined. “Physician” is limited to a person licensed to practice medicine pursuant to chapter 630 or 633 of NRS. (Added to NRS by 1989, 294)

NRS 441A.110 “Provider of health care” defined. “Provider of health care” means a physician, nurse, physician assistant or veterinarian licensed in accordance with state law. (Added to NRS by 1989, 294; A 2001, 781)

NRS 441A.115 “Quarantine” defined. “Quarantine” means the physical separation and confinement of a person or a group of persons exposed to or reasonably believed by a health authority to have been exposed to a communicable disease who do not yet show any signs or symptoms of being infected with the communicable disease from persons who are not infected with and have not been exposed to the communicable disease, to limit the transmission of the communicable disease to persons who are not infected with and have not been exposed to the communicable disease. (Added to NRS by 2003, 2196)
NRS 441A.120 Regulations of State Board of Health. The Board shall adopt regulations governing the control of communicable diseases in this state, including regulations specifically relating to the control of such diseases in educational, medical and correctional institutions. The regulations must specify:
1. The diseases which are known to be communicable.
2. The communicable diseases which are known to be sexually transmitted.
3. The procedures for investigating and reporting cases or suspected cases of communicable diseases, including the time within which these actions must be taken.
4. For each communicable disease, the procedures for testing, treating, isolating and quarantining a person or group of persons who have been exposed to or have or are suspected of having the disease.
5. A method for ensuring that any testing, treatment, isolation or quarantine of a person or a group of persons pursuant to this chapter is carried out in the least restrictive manner or environment that is appropriate and acceptable under current medical and public health practices. (Added to NRS by 1989, 294; A 2003, 2206)

NRS 441A.125 Use of syndromic reporting and active surveillance to monitor public health; regulations.
1. The Board shall develop a system which provides for syndromic reporting and active surveillance to monitor public health in this state during major events or when determined appropriate and necessary by a health authority.
2. The Board shall adopt regulations concerning the system it develops pursuant to this section, including, without limitation:
(a) The manner in which and situations during which the system actively gathers information;
(b) The persons who are required to report information to the system; and
(c) The procedures for reporting required information to the system. (Added to NRS by 2003, 2205)

NRS 441A.130 State Health Officer to inform local health officers of regulations and procedures. The State Health Officer shall inform each local health officer of the regulations adopted by the Board and the procedures established for investigating and reporting cases or suspected cases of communicable diseases. (Added to NRS by 1989, 295)

NRS 441A.140 Authority of Health Division to receive and use financial aid. The Health Division may receive any financial aid made available by any grant or other source and shall use the aid, in cooperation with the health authority, to carry out the provisions of this chapter. (Added to NRS by 1989, 299)

NRS 441A.150 Reporting occurrences of communicable diseases to health authority. 1. A provider of health care who knows of, or provides services to, a person who has or is suspected of having a communicable disease shall report that fact to the health authority in the manner prescribed by the regulations of the Board. If no provider of health care is providing services, each person having knowledge that another person has a communicable disease shall report that fact to the health authority in the manner prescribed by the regulations of the Board. 2. A medical facility in which more than one provider of health care may know of, or provide services to, a person who has or is suspected of having a communicable disease shall establish administrative procedures to ensure that the health authority is notified.
3. A laboratory director shall, in the manner prescribed by the Board, notify the health authority of the identification by his medical laboratory of the presence of any communicable disease in the jurisdiction of that health authority. The health authority shall not presume a diagnosis of a communicable disease on the basis of the notification received from the laboratory director.

4. If more than one medical laboratory is involved in testing a specimen, the laboratory that is responsible for reporting the results of the testing directly to the provider of health care for the patient shall also be responsible for reporting to the health authority. (Added to NRS by 1989, 295)

NRS 441A.160 Powers and duties of health authority.
1. A health authority who knows, suspects or is informed of the existence within his jurisdiction of any communicable disease shall immediately investigate the matter and all circumstances connected with it, and shall take such measures for the prevention, suppression and control of the disease as are required by the regulations of the Board or a local board of health.

2. A health authority may:
   (a) Enter private property at reasonable hours to investigate any case or suspected case of a communicable disease.
   (b) Order any person whom he reasonably suspects has a communicable disease in an infectious state to submit to any medical examination or test which he believes is necessary to verify the presence of the disease. The order must be in writing and specify the name of the person to be examined and the time and place of the examination and testing, and may include such terms and conditions as the health authority believes are necessary to protect the public health.
   (c) Except as otherwise provided in subsection 5 and NRS 441A.210, issue an order requiring the isolation, quarantine or treatment of any person or group of persons if he believes that such action is necessary to protect the public health. The order must be in writing and specify the person or group of persons to be isolated or quarantined, the time during which the order is effective, the place of isolation or quarantine and other terms and conditions which the health authority believes are necessary to protect the public health, except that no isolation or quarantine may take place if the health authority determines that such action may endanger the life of a person who is isolated or quarantined.

3. Each order issued pursuant to this section must be served upon each person named in the order by delivering a copy to him.

4. If a health authority issues an order to isolate or quarantine a person with a communicable or infectious disease in a medical facility, the health authority must isolate or quarantine the person in the manner set forth in NRS 441A.500 to 441A.720, inclusive.

5. Except as otherwise provided in NRS 441A.310 and 441A.380, a health authority may not issue an order requiring the involuntary treatment of a person without a court order requiring the person to submit to treatment. (Added to NRS by 1989, 295; A 2003, 2206)

NRS 441A.170 Weekly reports to State Health Officer. Each health authority shall report each week to the State Health Officer the number and types of cases or suspected cases of communicable disease reported to him, and any other information required by the regulations of the Board. (Added to NRS by 1989, 299)

NRS 441A.180 Contagious person to prevent exposure to others; warning by health authority; penalty.
1. A person who has a communicable disease in an infectious state shall not conduct himself in any manner likely to expose others to the disease or engage in any occupation in which it is likely that the disease will be transmitted to others.

2. A health authority who has reason to believe that a person is in violation of subsection 1 shall issue a warning to him, in writing, informing him of the behavior which constitutes the violation and of the precautions that he must take to avoid exposing others to the disease. The warning must be served upon the person by delivering a copy to him.

3. A person who violates the provisions of subsection 1 after service upon him of a warning from a health authority is guilty of a misdemeanor. (Added to NRS by 1989, 296)

NRS 441A.190 Control of disease within schools, child care facilities, medical facilities and correctional facilities.

1. Except as otherwise provided in this subsection, a health authority who knows of the presence of a communicable disease within a school, child care facility, medical facility or correctional facility shall notify the principal, director or other person in charge of the school, child care facility, medical facility or correctional facility of that fact and direct what action, if any, must be taken to prevent the spread of the disease. A health authority who knows of the presence of the human immunodeficiency virus within a school shall notify the superintendent of the school district of that fact and direct what action, if any, must be taken to prevent the spread of the virus.

2. Except as otherwise provided in this subsection, the principal, director or other person in charge of a school, child care facility, medical facility or correctional facility who knows of or suspects the presence of a communicable disease within the school, child care facility, medical facility or correctional facility, shall notify the health authority pursuant to the regulations of the Board. If a principal of a school knows of the presence of the human immunodeficiency virus within the school, he shall notify the superintendent of the school district of that fact. A superintendent of a school district who is notified of or knows of the presence of the human immunodeficiency virus within a school in the school district shall notify the health authority of that fact. The health authority shall investigate a report received pursuant to this subsection to determine whether a communicable disease or the human immunodeficiency virus is present and direct what action, if any, must be taken to prevent the spread of the disease or virus.

3. A parent, guardian or person having custody of a child who has a communicable disease shall not knowingly permit the child to attend school or a child care facility if the Board, by regulation, has determined that the disease requires exclusion from school or a child care facility. (Added to NRS by 1989, 296; A 1991, 1340)

NRS 441A.195 Testing of person who may have exposed law enforcement officer, correctional officer, emergency medical attendant, fireman or other person employed by agency of criminal justice to contagious disease.

1. A law enforcement officer, correctional officer, emergency medical attendant, fireman or any other person who is employed by an agency of criminal justice who may have been exposed to a contagious disease while performing his official duties, or the employer of such a person, may petition a court for an order requiring the testing of a person for exposure to the human immunodeficiency virus and the hepatitis B surface antigen if the person may have exposed the officer, medical attendant, fireman or other person employed by an agency of criminal justice to a contagious disease.

2. When possible, before filing a petition pursuant to subsection 1, the person or employer petitioning shall submit information concerning the possible exposure to a contagious disease to the designated health care officer for the employer or, if there is no designated health care officer, the
person designated by the employer to document and verify possible exposure to contagious
diseases, for verification that there was substantial exposure. Each designated health care officer or
person designated by an employer to document and verify possible exposure to contagious diseases
shall establish guidelines based on current scientific information to determine substantial exposure.
3. A court shall promptly hear a petition filed pursuant to subsection 1 and determine whether there
is probable cause to believe that a possible transfer of blood or other bodily fluids occurred between
the person who filed the petition or on whose behalf the petition was filed and the person who
possibly exposed him to a contagious disease. If the court determines that probable cause exists to
believe that a possible transfer of blood or other bodily fluids occurred, the court shall order the
person who possibly exposed the petitioner to a contagious disease to submit two specimens of
blood to a local hospital or medical laboratory for testing for exposure to the human
immunodeficiency virus and the hepatitis B surface antigen. The local hospital or medical
laboratory shall perform the test in accordance with generally accepted medical practices and shall
 disclose the results of the test in the manner set forth in NRS 629.069.
4. The employer of a person who files a petition or on whose behalf a petition is filed pursuant to
this section or the insurer of the employer shall pay the cost of performing the test pursuant to
subsection 3.
5. As used in this section:
(a) “Agency of criminal justice” has the meaning ascribed to it in NRS 179A.030.
(b) “Emergency medical attendant” means a person licensed as an attendant or certified as an
emergency medical technician, intermediate emergency medical technician or advanced emergency
medical technician pursuant to chapter 450B of NRS. (Added to NRS by 1999, 1122)

NRS 441A.200 Right to receive treatment from physician or clinic of choice; Board may
prescribe method of treatment. This chapter does not empower or authorize the health authority
or any other person to interfere in any manner with the right of a person to receive approved
treatment for a communicable disease from any physician, clinic or other person of his choice, but
the Board has the power to prescribe the approved method of treatment to be used by the physician,
clinic or other person. (Added to NRS by 1989, 298)

NRS 441A.210 Rights and duties of person who depends exclusively on prayer for healing. A
person who has a communicable disease and depends exclusively on prayer for healing in
accordance with the tenets and precepts of any recognized religious sect, denomination or
organization is not required to submit to any medical treatment required by the provisions of this
chapter, but may be isolated or quarantined in his home or other place of his choice acceptable to
the health authority, and shall comply with all applicable rules, regulations and orders issued by the
health authority. (Added to NRS by 1989, 298)

NRS 441A.220 Confidentiality of information; permissible disclosure. All information of a
personal nature about any person provided by any other person reporting a case or suspected case of
a communicable disease, or by any person who has a communicable disease, or as determined by
investigation of the health authority, is confidential medical information and must not be disclosed
to any person under any circumstances, including pursuant to any subpoena, search warrant or
discovery proceeding, except as follows:
1. For statistical purposes, provided that the identity of the person is not discernible from the
    information disclosed.
2. In a prosecution for a violation of this chapter.
3. In a proceeding for an injunction brought pursuant to this chapter.
4. In reporting the actual or suspected abuse or neglect of a child or elderly person.
5. To any person who has a medical need to know the information for his own protection or for the well-being of a patient or dependent person, as determined by the health authority in accordance with regulations of the Board.
6. If the person who is the subject of the information consents in writing to the disclosure.
7. Pursuant to subsection 2 of NRS 441A.320 or NRS 629.069.
8. If the disclosure is made to the Department of Human Resources and the person about whom the disclosure is made has been diagnosed as having acquired immunodeficiency syndrome or an illness related to the human immunodeficiency virus and is a recipient of or an applicant for Medicaid.
9. To a fireman, police officer or person providing emergency medical services if the Board has determined that the information relates to a communicable disease significantly related to that occupation. The information must be disclosed in the manner prescribed by the Board.
10. If the disclosure is authorized or required by specific statute.

NRS 441A.230 Disclosure of personal information prohibited without consent. Except as otherwise provided in this chapter, a person shall not make public the name of, or other personal identifying information about, a person infected with a communicable disease who has been investigated by the health authority pursuant to this chapter, without the consent of the person. (Added to NRS by 1989, 299; A 1989, 1476; 1997, 1254; 1999, 1123, 2238, 2245)

SEXUALLY TRANSMITTED DISEASES

NRS 441A.240 Duties of Health Division.
1. The Health Division shall control, prevent, treat and, whenever possible, ensure the cure of sexually transmitted diseases.
2. The Health Division shall provide the materials and curriculum necessary to conduct the educational program provided for in NRS 209.385 and establish a program for the certification of persons qualified to provide instruction for the program. (Added to NRS by 1989, 296; A 1989, 1476)

NRS 441A.250 Establishment and support of clinics and dispensaries. The Health Division may establish and provide financial or other support to such clinics and dispensaries as it believes are reasonably necessary for the prevention, control, treatment or cure of sexually transmitted diseases. (Added to NRS by 1989, 296)

NRS 441A.260 Provision of medical supplies and financial aid for treatment of indigent patients. If a person in this state who has a sexually transmitted disease is, in the discretion of the Health Division, unable to afford approved treatment for the disease, the Health Division may provide medical supplies or direct financial aid to any physician, clinic or dispensary in this state, within the limits of the available appropriations and any other resources, to be used in his treatment. A physician, clinic or dispensary that accepts supplies or aid pursuant to this section shall comply with all conditions prescribed by the Board relating to the use of the supplies or aid. (Added to NRS by 1989, 296)

NRS 441A.270 Instruction of patients on prevention and treatment of disease. A physician, clinic or dispensary providing treatment to a person who has a sexually transmitted disease shall
instruct him in the methods of preventing the spread of the disease and in the necessity of systematic and prolonged treatment. (Added to NRS by 1989, 296)

NRS 441A.280 Procedure to ensure that infected person receives adequate treatment. A physician who, or clinic or dispensary which, determines that a person has a sexually transmitted disease shall encourage and, if necessary, attempt to persuade him to submit to medical treatment. Except as otherwise provided in NRS 441A.210, if the person does not submit to treatment, or does not complete the prescribed course of treatment, the physician, clinic or dispensary shall notify the health authority who shall take action to ensure that the person receives adequate treatment for the disease. (Added to NRS by 1989, 297)

NRS 441A.290 Infected person to report source of infection. A person who has a sexually transmitted disease shall, upon request, inform the health authority of the source or possible source of the infection. (Added to NRS by 1989, 297)

NRS 441A.300 Confinement of person whose conduct may spread acquired immunodeficiency syndrome. A person who is diagnosed as having acquired immunodeficiency syndrome who fails to comply with a written order of a health authority, or who engages in behavior through which the disease may be spread to others, is, in addition to any other penalty imposed pursuant to this chapter, subject to confinement by order of a court of competent jurisdiction. (Added to NRS by 1989, 297)

NRS 441A.310 Examination and treatment of minor without consent. Except as otherwise provided in NRS 441A.210, when any minor is suspected of having or is found to have a sexually transmitted disease, the health authority may require the minor to undergo examination and treatment, regardless of whether the minor or either of his parents consents to the examination and treatment. (Added to NRS by 1989, 297)

NRS 441A.320 Testing of person detained for commission of sexual offense; disclosure of results of test; assistance of victim; payment of expenses.

1. As soon as practicable after:
   (a) A person is arrested for the commission of a crime; or
   (b) A minor is detained for the commission of an act which, if committed by a person other than a minor would have constituted a crime, which the victim or a witness alleges involved the sexual penetration of the victim’s body, the health authority shall test a specimen obtained from the arrested person or detained minor for exposure to the human immunodeficiency virus and any commonly contracted sexually transmitted disease, regardless of whether he or, if a detained minor, his parent or guardian consents to providing the specimen. The agency that has custody of the arrested person or detained minor shall obtain the specimen and submit it to the health authority for testing. The health authority shall perform the test in accordance with generally accepted medical practices.

2. The health authority shall disclose the results of all tests performed pursuant to subsection 1 to:
   (a) The victim or to the victim’s parent or guardian if the victim is a minor; and
   (b) The arrested person and, if a minor is detained, to his parent or guardian.

3. If the health authority determines, from the results of a test performed pursuant to subsection 1, that a victim of sexual assault may have been exposed to the human immunodeficiency virus or any commonly contracted sexually transmitted disease, it shall, at the request of the victim, provide him with:
(a) An examination for exposure to the human immunodeficiency virus and any commonly contracted sexually transmitted disease to which the health authority determines he may have been exposed;
(b) Counseling regarding the human immunodeficiency virus and any commonly contracted sexually transmitted disease to which the health authority determines he may have been exposed; and
(c) A referral for health care and other assistance, as appropriate.

4. If the court in:
(a) A criminal proceeding determines that a person has committed a crime; or
(b) A proceeding conducted pursuant to title 5 of NRS determines that a minor has committed an act which, if committed by a person other than a minor, would have constituted a crime, involving the sexual penetration of a victim’s body, the court shall, upon application by the health authority, order that minor or other person to pay any expenses incurred in carrying out this section with regard to that minor or other person and that victim.

5. The Board shall adopt regulations identifying, for the purposes of this section, sexually transmitted diseases which are commonly contracted.

6. As used in this section:
(a) “Sexual assault” means a violation of NRS 200.366.
(b) “Sexual penetration” has the meaning ascribed to it in NRS 200.364. (Added to NRS by 1989, 297; A 1993, 1208; 2003, 1150)

NRS 441A.330 Provision of outpatient care to persons with acquired immune deficiency syndrome or human immunodeficiency virus related disease. The Health Division may establish such dispensaries, pharmacies or clinics for outpatient care as it believes are necessary for the care and treatment of persons who have acquired immune deficiency syndrome or a human immunodeficiency virus related disease, and provide those institutions with financial or other assistance. Dispensaries, pharmacies or clinics which accept financial or other assistance pursuant to this section shall comply with all conditions prescribed by the Board relating to the use of that assistance. (Added to NRS by 1989, 297)

TUBERCULOSIS

NRS 441A.340 Duties of Health Division. The Health Division shall control, prevent the spread of, and ensure the treatment and cure of tuberculosis. (Added to NRS by 1989, 297)

NRS 441A.350 Establishment and support of clinics. The Health Division may establish such clinics as it believes are necessary for the prevention and control of, and for the treatment and cure of, persons who have tuberculosis and provide those clinics with financial or other assistance within the limits of the available appropriations and any other resources. (Added to NRS by 1989, 297)

NRS 441A.360 Provision of medical supplies and financial aid for treatment of indigent patients. If a person in this state who has tuberculosis is, in the discretion of the Health Division, unable to afford approved treatment for the disease, the Health Division may provide medical supplies or direct financial aid, within the limits of the available appropriations, to be used in his treatment, to any physician, clinic, dispensary or medical facility. A physician, clinic, dispensary or medical facility that accepts supplies or aid pursuant to this section shall comply with all conditions prescribed by the board relating to the use of the supplies or aid. (Added to NRS by 1989, 298)
NRS 441A.370  Contracts with hospitals, clinics and other institutions for examination and care of patients.
1. The Health Division shall, by contract with hospitals, clinics or other institutions in the State, provide for the diagnostic examination of, and inpatient and outpatient care for, persons who have tuberculosis.
2. If adequate facilities for examination and care are not available in the State, the Health Division may contract with hospitals, clinics or other institutions in other states which do have adequate facilities. (Added to NRS by 1989, 298)

NRS 441A.380  Treatment of patient for condition related to or as necessary for control of tuberculosis. Except as otherwise provided in NRS 441A.210, a person who has tuberculosis and is confined to a hospital or other institution pursuant to the provisions of this chapter must be treated for tuberculosis and any related condition, and may be treated for any other condition which the Health Division determines is detrimental to his health and the treatment of which is necessary for the effective control of tuberculosis. (Added to NRS by 1989, 298)

NRS 441A.390  Contracts with private physicians to provide outpatient care in rural areas. The Health Division may contract with any private physician to provide outpatient care in those rural areas of the State where, in its determination, patients can best be treated in that manner. (Added to NRS by 1989, 298)

NRS 441A.400  Inspection of records of facility where patients are treated. The Health Division may inspect and must be given access to all records of every institution and clinic, both public and private, where patients who have tuberculosis are treated at public expense. (Added to NRS by 1989, 298)

MISCELLANEOUS DISEASES

NRS 441A.410  Control of rabies. The Board shall adopt regulations governing the control of rabies. The regulations must provide for:
1. The periodic inoculation of animals with approved vaccines.
2. The impoundment of animals suspected of having rabies and the disposition of those animals upon verification of the presence of the disease.
3. Procedures for the treatment of persons who have been, or are suspected of having been, exposed to rabies. (Added to NRS by 1989, 298)

ENFORCEMENT

NRS 441A.420  Injunction: Grounds; responsibility for prosecution; authority of court. [Replaced in revision by NRS 441A.900.]

NRS 441A.430  Criminal penalty for violation of chapter. [Replaced in revision by NRS 441A.910.]

NRS 441A.440  Criminal penalty and administrative fine for failure to comply with regulations or requirements of chapter. [Replaced in revision by NRS 441A.920.]
NRS 441A.450 District attorney to prosecute violators. [Replaced in revision by NRS 441A.930.]

**ISOLATION AND QUARANTINE OF PERSON OR GROUP OF PERSONS**

**General Provisions**

NRS 441A.500 “Health authority” defined. As used in NRS 441A.500 to 441A.720, inclusive, unless the context otherwise requires, “health authority” means:

1. The officers and agents of the Health Division;
2. The officers and agents of a health district; or
3. The district health officer in a district, or his designee, or, if none, the State Health Officer, or his designee. (Added to NRS by 2003, 2196)

NRS 441A.510 Manner of isolating, quarantining or treating by health authority; duty to inform person of rights. 
1. If a health authority isolates, quarantines or treats a person or group of persons infected with, exposed to, or reasonably believed by a health authority to have been infected with or exposed to a communicable disease, the authority must isolate, quarantine or treat the person or group of persons in the manner set forth in NRS 441A.500 to 441A.720, inclusive.
2. A health authority shall provide each person whom it isolates or quarantines pursuant to NRS 441A.500 to 441A.720, inclusive, with a document informing the person of his rights. The Board shall adopt regulations:
   (a) Setting forth the rights of a person who is isolated or quarantined that must be included in the document provided pursuant to this subsection; and
   (b) Specifying the time and manner in which the document must be provided pursuant to this subsection. (Added to NRS by 2003, 2196)

NRS 441A.520 Right of person isolated or quarantined to make and receive telephone calls and to possess cellular phone; duty to notify spouse or legal guardian under certain circumstances.
1. A person who is isolated or quarantined pursuant to NRS 441A.500 to 441A.720, inclusive, has the right:
   (a) To make a reasonable number of completed telephone calls from the place where he is isolated or quarantined as soon as reasonably possible after his isolation or quarantine; and
   (b) To possess and use a cellular phone or any other similar means of communication to make and receive calls in the place where he is isolated or quarantined.
2. If a person who is isolated or quarantined pursuant to NRS 441A.500 to 441A.720, inclusive, is unconscious or otherwise unable to communicate because of mental or physical incapacity, the health authority that isolated or quarantined the person must notify the spouse or legal guardian of the person by telephone and certified mail. If a person described in this subsection is before a court and the health authority, and medical facility, if any, did not provide the notice required by this subsection, the medical facility must provide the notice. If the case of a person described in this subsection is before a court and the health authority, and medical facility, if any, did not provide the notice required by this subsection, the court must provide the notice. (Added to NRS by 2003, 2197)
NRS 441A.530 Right to refuse treatment and not submit to involuntary treatment; exception. A person who is isolated or quarantined pursuant to NRS 441A.500 to 441A.720, inclusive, has the right to refuse treatment and may not be required to submit to involuntary treatment unless a court issues an order requiring the person to submit to treatment. (Added to NRS by 2003, 2197)

Emergency Isolation or Quarantine

NRS 441A.540 Restrictions on change of status from voluntary isolation or quarantine to emergency isolation or quarantine; rights of person whose status is changed.
1. If a person infected with or exposed to a communicable disease is voluntarily isolated or quarantined in a public or private medical facility, the facility shall not change the status of the person to an emergency isolation or quarantine unless, before the change in status is made:
   (a) The facility provides:
      (1) An application to a health authority for an emergency isolation or quarantine pursuant to NRS 441A.560; and
      (2) The certificate of a health authority, physician, licensed physician assistant or registered nurse to a health authority pursuant to NRS 441A.570; or
   (b) The facility receives an order for isolation or quarantine issued by a health authority.
2. A person whose status is changed to an emergency isolation or quarantine pursuant to subsection 1:
   (a) Must not be detained in excess of 48 hours after the change in status is made, unless within that period a written petition is filed by a health authority with the clerk of the district court pursuant to NRS 441A.600; and
   (b) May, immediately after his status is changed, seek an injunction or other appropriate process in district court challenging his detention.
3. If the period specified in subsection 2 expires on a day on which the office of the clerk of the district court is not open, the written petition must be filed on or before the close of the business day next following the expiration of that period.
4. Nothing in this section limits the actions that a public or private medical facility may take to prevent or limit the transmission of communicable diseases within the medical facility, including, without limitation, practices for the control of infections. (Added to NRS by 2003, 2197)

NRS 441A.550 Detention for testing, examination, observation and consensual medical treatment; limitation on time; rights of person detained; extension of time.
1. Any person or group of persons alleged to have been infected with or exposed to a communicable disease may be detained in a public or private medical facility, a residence or other safe location under emergency isolation or quarantine for testing, examination, observation and the provision of or arrangement for the provision of consensual medical treatment in the manner set forth in NRS 441A.500 to 441A.720, inclusive, and subject to the provisions of subsection 2:
   (a) Upon application to a health authority pursuant to NRS 441A.560;
   (b) Upon order of a health authority; or
   (c) Upon voluntary consent of the person, parent of a minor person or legal guardian of the person.
2. Except as otherwise provided in subsection 3, 4 or 5, a person voluntarily or involuntarily isolated or quarantined under subsection 1 must be released within 72 hours, including weekends and holidays, from the time of his admission to a medical facility or isolation or quarantine in a residence or other safe location, unless within that period:
   (a) The additional voluntary consent of the person, the parent of a minor person or a legal guardian of the person is obtained;
(b) A written petition for an involuntary court-ordered isolation or quarantine is filed with the clerk of the district court pursuant to NRS 441A.600, including, without limitation, the documents required pursuant to NRS 441A.610; or
(c) The status of the person is changed to a voluntary isolation or quarantine.
3. A person who is involuntarily isolated or quarantined under subsection 1 may, immediately after he is isolated or quarantined, seek an injunction or other appropriate process in district court challenging his detention.
4. If the period specified in subsection 2 expires on a day on which the office of the clerk of the district court is not open, the written petition must be filed on or before the close of the business day next following the expiration of that period.
5. During a state of emergency or declaration of disaster regarding public health proclaimed by the Governor or the Legislature pursuant to NRS 414.070, a health authority may, before the expiration of the period of 72 hours set forth in subsection 2, petition, with affidavits supporting its request, a district court for an order finding that a reasonably foreseeable immediate threat to the health of the public requires the 72-hour period of time to be extended for no longer than the court deems necessary for available governmental resources to investigate, file and prosecute the relevant written petitions for involuntary court-ordered isolation or quarantine pursuant to NRS 441A.500 to 441A.720, inclusive. (Added to NRS by 2003, 2198)

NRS 441A.560 Procedure for isolation or quarantine.
1. An application to a health authority for an order of emergency isolation or quarantine of a person or a group of persons alleged to have been infected with or exposed to a communicable disease may only be made by another health authority, a physician, a licensed physician assistant, a registered nurse or a medical facility by submitting the certificate required by NRS 441A.570. Within its jurisdiction, upon application or on its own, subject to the provisions of NRS 441A.500 to 441A.720, inclusive, a health authority may:
(a) Pursuant to its own order and without a warrant:
   (1) Take a person or group of persons alleged to and reasonably believed by the health authority to have been infected with or exposed to a communicable disease into custody in any safe location under emergency isolation or quarantine for testing, examination, observation and the provision of or arrangement for the provision of consensual medical treatment; and
   (2) Transport the person or group of persons alleged to and reasonably believed by the health authority to have been infected with or exposed to a communicable disease to a public or private medical facility, a residence or other safe location for that purpose, or arrange for the person or group of persons to be transported for that purpose by:
      (I) A local law enforcement agency;
      (II) A system for the nonemergency medical transportation of persons whose operation is authorized by the Transportation Services Authority; or
      (III) If medically necessary, an ambulance service that holds a permit issued pursuant to the provisions of chapter 450B of NRS,

only if the health authority acting in good faith has, based upon personal observation, its own epidemiological investigation or an epidemiological investigation by another health authority, a physician, a licensed physician assistant or a registered nurse as stated in a certificate submitted pursuant to NRS 441A.570, if such a certificate was submitted, of the person or group of persons alleged to have been infected with or exposed to a communicable disease, a reasonable factual and medical basis to believe that the person or group of persons has been infected with or exposed to a communicable disease, and that because of the risks of that disease, the person or group of persons
is likely to be an immediate threat to the health of members of the public who have not been infected with or exposed to the communicable disease.

(b) Petition a district court for an emergency order requiring:

(1) Any health authority or peace officer to take a person or group of persons alleged to have been infected with or exposed to a communicable disease into custody to allow the health authority to investigate, file and prosecute a petition for the involuntary court-ordered isolation or quarantine of the person or group of persons alleged to have been infected with or exposed to a communicable disease in the manner set forth in NRS 441A.500 to 441A.720, inclusive; and

(2) Any agency, system or service described in subparagraph (2) of paragraph (a) to transport, in accordance with such court order, the person or group of persons alleged to have been infected with or exposed to a communicable disease to a public or private medical facility, a residence or other safe location for that purpose.

2. The district court may issue an emergency order for isolation or quarantine pursuant to paragraph (b) of subsection 1:

(a) Only for the time deemed necessary by the court to allow a health authority to investigate, file and prosecute each petition for involuntary court-ordered isolation or quarantine pursuant to NRS 441A.500 to 441A.720, inclusive; and

(b) Only if it is satisfied that there is probable cause to believe that the person or group of persons alleged to have been infected with or exposed to a communicable disease has been infected with or exposed to a communicable disease, and that because of the risks of that disease, the person or group of persons is likely to be an immediate threat to the health of the public. (Added to NRS by 2003, 2198)

NRS 441A.570 Certificate of another health authority or physician, licensed physician assistant or registered nurse required. A health authority shall not accept an application for an emergency isolation or quarantine under NRS 441A.560 unless that application is accompanied by a certificate of another health authority or a physician, licensed physician assistant or registered nurse stating that he has examined the person or group of persons alleged to have been infected with or exposed to a communicable disease or has investigated the circumstances of potential infection or exposure regarding the person or group of persons alleged to have been infected with or exposed to a communicable disease and that he has concluded that the person or group of persons has been infected with or exposed to a communicable disease, and that because of the risks of that disease, the person or group of persons is likely to be an immediate threat to the health of the public. The certificate required by this section may be obtained from a physician, licensed physician assistant or registered nurse who is employed by the public or private medical facility in which the person or group of persons is admitted or detained and from the facility from which the application is made. (Added to NRS by 2003, 2200)

NRS 441A.580 Requirements for and limitations on applications and certificates.

1. No application or certificate authorized under NRS 441A.560 or 441A.570 may be considered if made by a person on behalf of a medical facility or by a health authority, physician, licensed physician assistant or registered nurse who is related by blood or marriage to the person alleged to have been infected with or exposed to a communicable disease, or who is financially interested, in a manner that would be prohibited pursuant to NRS 439B.425 if the application or certificate were deemed a referral, in a medical facility in which the person alleged to have been infected with or exposed to a communicable disease is to be detained.

2. No application or certificate of any health authority or person authorized under NRS 441A.560 or 441A.570 may be considered unless it is based on personal observation, examination or
epidemiological investigation of the person or group of persons alleged to have been infected with or exposed to a communicable disease made by such health authority or person not more than 72 hours before the making of the application or certificate. The certificate must set forth in detail the facts and reasons on which the health authority or person who submitted the certificate pursuant to NRS 441A.570 based his opinions and conclusions. (Added to NRS by 2003, 2200)

NRS 441A.590 Additional notice to spouse or legal guardian. In addition to any notice required pursuant to NRS 441A.520, within 24 hours after a person’s involuntary admission into a public or private medical facility under emergency isolation or quarantine, the administrative officer of the public or private medical facility shall reasonably attempt to ascertain the identification and location of the spouse or legal guardian of that person and, if reasonably possible, mail notice of the admission by certified mail to the spouse or legal guardian of that person. (Added to NRS by 2003, 2200)

Involuntary Court-Ordered Isolation or Quarantine

NRS 441A.600 Petition: Filing; certificate or statement of alleged infection with or exposure to communicable disease. A proceeding for an involuntary court-ordered isolation or quarantine of any person in this state may be commenced by a health authority filing a petition with the clerk of the district court of the county where the person is to be isolated or quarantined. The petition may be pled in the alternative for both isolation and quarantine, if required by developing or changing facts, and must be accompanied:
1. By a certificate of a health authority or a physician, a licensed physician assistant or a registered nurse stating that he has examined the person alleged to have been infected with or exposed to a communicable disease or has investigated the circumstances of potential infection or exposure regarding the person alleged to have been infected with or exposed to a communicable disease and has concluded that the person has been infected with or exposed to a communicable disease, and that because of the risks of that disease, the person is likely to be an immediate threat to the health of the public; or
2. By a sworn written statement by the health authority that:
   (a) The health authority has, based upon its personal observation of the person alleged to have been infected with or exposed to a communicable disease, or its epidemiological investigation of the circumstances of potential infection or exposure regarding the person alleged to have been infected with or exposed to a communicable disease, a reasonable factual and medical basis to believe that the person has been infected with or exposed to a communicable disease and, that because of the risks of that disease, the person is likely to be an immediate threat to the health of the public; and
   (b) The person alleged to have been infected with or exposed to a communicable disease has refused to submit to voluntary isolation or quarantine, examination, testing, or treatment known to control or resolve the transmission of the communicable disease. (Added to NRS by 2003, 2200)

NRS 441A.610 Requirements of petition that is filed after emergency isolation or quarantine. In addition to the requirements of NRS 441A.600, a petition filed pursuant to that section with the clerk of the district court to commence proceedings for involuntary court-ordered isolation or quarantine of a person pursuant to NRS 441A.540 or 441A.550 must include a certified copy of:
1. If an application for an order of emergency isolation or quarantine of the person was made pursuant to NRS 441A.560, the application for the emergency isolation or quarantine of the person made to the petitioning health authority pursuant to NRS 441A.560; and
2. A petition executed by a health authority, including, without limitation, a sworn statement that:
(a) The health authority or a physician, licensed physician assistant or registered nurse who submitted a certificate pursuant to NRS 441A.570, if such a certificate was submitted, has examined the person alleged to have been infected with or exposed to a communicable disease;
(b) In the opinion of the health authority, there is a reasonable degree of certainty that the person alleged to have been infected with or exposed to a communicable disease is currently capable of transmitting the disease, or is likely to become capable of transmitting the disease in the near future;
(c) Based on either the health authority’s personal observation of the person alleged to have been infected with or exposed to the communicable disease or the health authority’s epidemiological investigation of the circumstances of potential infection or exposure regarding the person alleged to have been infected with or exposed to the communicable disease, and on other facts set forth in the petition, the person likely poses an immediate threat to the health of the public; and
(d) In the opinion of the health authority, involuntary isolation or quarantine of the person alleged to have been infected with or exposed to a communicable disease to a public or private medical facility, residence or other safe location is necessary to prevent the person from immediately threatening the health of the public. (Added to NRS by 2003, 2201)

NRS 441A.620 Hearing on petition; notice; release of person before hearing.
1. Immediately after he receives any petition filed pursuant to NRS 441A.600 or 441A.610, the clerk of the district court shall transmit the petition to the appropriate district judge, who shall set a time, date and place for its hearing. The date must be within 5 judicial days after the date on which the petition is received by the clerk.
2. The court shall give notice of the petition and of the time, date and place of any proceedings thereon to the subject of the petition, his attorney, if known, the petitioner and the administrative office of any public or private medical facility in which the subject of the petition is detained.
3. The provisions of this section do not preclude a health authority from ordering the release from isolation or quarantine of a person before the time set pursuant to this section for the hearing concerning the person, if appropriate.
4. After the filing of a petition pursuant to NRS 441A.600 or 441A.610 and before any court-ordered involuntary isolation or quarantine, a health authority shall file notice with the court of any order of the health authority issued after the petition was filed to release the person from emergency isolation or quarantine, upon which the court may dismiss the petition without prejudice. (Added to NRS by 2003, 2202)

NRS 441A.630 Examination of person alleged to be infected with or exposed to communicable disease; protective custody pending hearing.
1. After the filing of a petition to commence proceedings for the involuntary court-ordered isolation or quarantine of a person pursuant to NRS 441A.600 or 441A.610, the court shall promptly cause two or more physicians or licensed physician assistants, at least one of whom must always be a physician, to either examine the person alleged to have been infected with or exposed to a communicable disease or assess the likelihood that the person alleged to have been infected with or exposed to a communicable disease has been so infected or exposed.
2. To conduct the examination or assessment of a person who is not being detained at a public or private medical facility, residence or other safe location under emergency isolation or quarantine pursuant to the emergency order of a health authority or court made pursuant to NRS 441A.550 or 441A.560, the court may order a peace officer to take the person into protective custody and transport him to a public or private medical facility, residence or other safe location where he may be detained until a hearing is held upon the petition.
3. If the person is being detained at his home or other place of residence under an emergency order of a health authority or court pursuant to NRS 441A.550 or 441A.560, he may be allowed to remain in his home or other place of residence pending an ordered assessment, examination or examinations and to return to his home or other place of residence upon completion of the assessment, examination or examinations if such remaining or returning would not constitute an immediate threat to others residing in his home or place of residence.

4. Each physician and licensed physician assistant who examines or assesses a person pursuant to subsection 1 shall, not later than 24 hours before the hearing set pursuant to NRS 441A.620, submit to the court in writing a summary of his findings and evaluation regarding the person alleged to have been infected with or exposed to a communicable disease. (Added to NRS by 2003, 2202)

NRS 441A.640 Evaluation teams: Establishment; composition; fees.
1. The Health Division shall establish such evaluation teams as are necessary to aid the courts under NRS 441A.630 and 441A.700.
2. Each team must be composed of at least two physicians, or at least one physician and one physician assistant.
3. Fees for the evaluations must be established and collected as set forth in NRS 441A.650. (Added to NRS by 2003, 2203)

NRS 441A.650 Proceedings held in county where persons to conduct examination are available; expense of proceedings paid by county.
1. In counties where the examining personnel required pursuant to NRS 441A.630 are not available, proceedings for involuntary court-ordered isolation or quarantine shall be conducted in the nearest county having such examining personnel available in order that there be minimum delay.
2. The entire expense of proceedings for involuntary court-ordered isolation or quarantine shall be paid by the county in which the application is filed. (Added to NRS by 2003, 2203)

NRS 441A.660 Right to counsel; compensation of counsel; recess; duties of district attorney.
1. The person alleged to have been infected with or exposed to a communicable disease, or any relative or friend on his behalf, is entitled to retain counsel to represent him in any proceeding before the district court relating to involuntary court-ordered isolation or quarantine, and if he fails or refuses to obtain counsel, the court shall advise him and his guardian or next of kin, if known, of the right to counsel and shall appoint counsel, who may be the public defender or his deputy.
2. Any counsel appointed pursuant to subsection 1 must be awarded compensation by the court for his services in an amount determined by the court to be fair and reasonable. Except as otherwise provided in this subsection, the compensation must be charged against the estate of the person for whom the counsel was appointed or, if the person is indigent, against the county in which the application for involuntary court-ordered isolation or quarantine was filed. In any proceeding before the district court relating to involuntary court-ordered isolation or quarantine, if the person for whom counsel was appointed is challenging his isolation or quarantine or any condition of his isolation or quarantine and the person succeeds in his challenge, the compensation must be charged against the county in which the application for involuntary court-ordered isolation or quarantine was filed.
3. The court shall, at the request of counsel representing the person alleged to have been infected with or exposed to a communicable disease in proceedings before the court relating to involuntary court-ordered isolation or quarantine, grant a recess in the proceedings for the shortest time possible, but for not more than 5 days, to give the counsel an opportunity to prepare his case.
4. Each district attorney or his deputy shall appear and represent the State in all involuntary court-ordered isolation or quarantine proceedings in his county. The district attorney is responsible for the presentation of evidence, if any, in support of the involuntary court-ordered isolation or quarantine of a person to a medical facility, residence or other safe location in proceedings held pursuant to NRS 441A.600 or 441A.610.  (Added to NRS by 2003, 2203)

NRS 441A.670  Testimony. In proceedings for involuntary court-ordered isolation or quarantine, the court shall hear and consider all relevant testimony, including, but not limited to, the testimony of examining personnel who participated in the evaluation of the person alleged to have been infected with or exposed to a communicable disease and the certificates, if any, of a health authority or a physician, licensed physician assistant or registered nurse accompanying the petition.  (Added to NRS by 2003, 2203)

NRS 441A.680  Right of person alleged to be infected with or exposed to communicable disease to be present by telephonic conferencing or videoconferencing and to testify.  
1. In proceedings for an involuntary court-ordered isolation or quarantine, the person with respect to whom the proceedings are held has the right:
   (a) To be present by live telephonic conferencing or videoconferencing; and
   (b) To testify in his own behalf, to the extent that the court determines he is able to do so without endangering the health of others.
2. A person who is alleged to have been infected with or exposed to a communicable disease does not have the right to be physically present during the proceedings if such person, if present in the courtroom, would likely pose an immediate threat to the health of the judge or the staff or officers of the court.  (Added to NRS by 2003, 2204)

NRS 441A.690  Fees and mileage for witnesses. Witnesses subpoenaed under the provisions of NRS 441A.500 to 441A.720, inclusive, shall be paid the same fees and mileage as are paid to witnesses in the courts of the State of Nevada.  (Added to NRS by 2003, 2204)

NRS 441A.700  Findings and order; expiration and renewal of isolation or quarantine; alternative courses of treatment.  
1. If the district court finds, after proceedings for the involuntary court-ordered isolation or quarantine of a person to a public or private medical facility, residence or other safe location:
   (a) That there is not clear and convincing evidence that the person with respect to whom the hearing was held has been infected with or exposed to a communicable disease or is likely to be an immediate threat to the health of the public, the court shall enter its finding to that effect and the person must not be involuntarily detained in such a facility, residence or other safe location.
   (b) That there is clear and convincing evidence that the person with respect to whom the hearing was held has been infected with or exposed to a communicable disease and, because of that disease, is likely to be an immediate threat to the health of the public, the court may order the involuntary isolation or quarantine of the person and may order the most appropriate course of treatment after considering the rights of the person and the desires of the person concerning treatment and vaccination, including, without limitation, the tenets of the person’s religion and the tenets of any group or organization of which the person is a member, the rights set forth in NRS 441A.210, the rights set forth in NRS 441A.520, the right to counsel set forth in NRS 441A.660, and the right of a person to challenge his isolation or quarantine or any condition of his isolation or quarantine. The order of the court must be interlocutory and must not become final if, within 14 days after the court
orders the involuntary isolation or quarantine, the person is unconditionally released by a health
authority from the medical facility, residence or other safe location.
2. An involuntary isolation or quarantine pursuant to paragraph (b) of subsection 1 automatically
expires at the end of 30 days if not terminated previously by a health authority. At the end of the
court-ordered period of isolation or quarantine, the health authority may petition to renew the
detention of the person for additional periods which each must not exceed the shorter of 120 days or
either, if the person is isolated, the period of time which the health authority expects the person will
be infectious with the communicable disease or, if the person is quarantined, the period of time
which the health authority determines is necessary to determine whether the person has been
infected with the communicable disease. For each renewal, the petition must set forth to the court
specific reasons why further isolation or quarantine is appropriate and that the person likely poses
an ongoing immediate threat to the health of the public. If the court finds in considering a petition
for renewal that the person is noncompliant with a court-ordered measure to control or resolve the
risk of transmitting the communicable disease, it may order the continued isolation and treatment of
the person for any period of time the court deems necessary to resolve the immediate and ongoing
risk of the person transmitting the disease.
3. Before issuing an order for involuntary isolation or quarantine or a renewal thereof, the court
shall explore other alternative courses of isolation, quarantine and treatment within the least
restrictive appropriate environment as suggested by the evaluation team who evaluated the person,
or other persons professionally qualified in the field of communicable diseases, which the court
believes may be in the best interests of the person. (Added to NRS by 2003, 2204)

NRS 441A.710 Clinical abstract to accompany order. The order for involuntary court isolation
or quarantine of any person to a medical facility, public or private, must be accompanied by a
clinical abstract, including a history of illness, diagnosis and treatment, and the names of relatives
or correspondents. (Added to NRS by 2003, 2205)

NRS 441A.720 Transportation to public or private medical facility, residence or other safe
location. When any involuntary court isolation or quarantine is ordered under the provisions of
NRS 441A.500 to 441A.720, inclusive, the involuntarily isolated or quarantined person, together
with the court orders, any certificates of the health authorities, physicians, licensed physician
assistants or registered nurses, the written summary of the evaluation team and a full and complete
transcript of the notes of the official reporter made at the examination of such person before the
court, must be delivered to the sheriff of the appropriate county who must be ordered to:
1. Transport the person; or
2. Arrange for the person to be transported by:
   (a) A system for the nonemergency medical transportation of persons whose operation is authorized
       by the Transportation Services Authority; or
   (b) If medically necessary, an ambulance service that holds a permit issued pursuant to the
       provisions of chapter 450B of NRS,
       to the appropriate public or private medical facility, residence or other safe location. (Added
to NRS by 2003, 2205)

ENFORCEMENT

NRS 441A.900 Injunction: Grounds; responsibility for prosecution; authority of court.
1. A person who refuses to:
   (a) Comply with any regulation of the Board relating to the control of a communicable disease;
(b) Comply with any provision of this chapter;
(c) Submit to approved treatment or examination required or authorized by this chapter;
(d) Provide any information required by this chapter; or
(e) Perform any duty imposed by this chapter,
may be enjoined by a court of competent jurisdiction.

2. An action for an injunction pursuant to this section must be prosecuted by the Attorney General, any district attorney or any private legal counsel retained by a local board of health in the name of and upon the complaint of the health authority.

3. The court in which an injunction is sought may make any order reasonably necessary to carry out the purpose or intent of any provision of this chapter or to compel compliance with any regulation of the Board or order of the health authority relating to the control of a communicable disease.

(Added to NRS by 1989, 299)—(Substituted in revision for NRS 441A.420)

NRS 441A.910 Criminal penalty for violation of chapter. Except as otherwise provided, every person who violates any provision of this chapter is guilty of a misdemeanor.

(Added to NRS by 1989, 300)—(Substituted in revision for NRS 441A.430)

NRS 441A.920 Criminal penalty and administrative fine for failure to comply with regulations or requirements of chapter. Every provider of health care, medical facility or medical laboratory that willfully fails, neglects or refuses to comply with any regulation of the Board relating to the reporting of a communicable disease or any requirement of this chapter is guilty of a misdemeanor and, in addition, may be subject to an administrative fine of $1,000 for each violation, as determined by the Board. (Added to NRS by 1989, 300)—(Substituted in revision for NRS 441A.440)

NRS 441A.930 District attorney to prosecute violators. The district attorney of the county in which any violation of this chapter occurs shall prosecute the person responsible for the violation.

(Added to NRS by 1989, 300)—(Substituted in revision for NRS 441A.450)
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CHAPTER 441A - COMMUNICABLE DISEASES

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GENERAL PROVISIONS

NAC 441A.010 Definitions. As used in this chapter, unless the context otherwise requires, the
words and terms defined in NAC 441A.015 to 441A.195, inclusive, have the meanings ascribed to
them in those sections. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.015 “Active tuberculosis” defined. “Active tuberculosis” means unhealed pathological
changes in the tissues of the body as may be demonstrated by the recovery of tubercle bacilli from
the tissues. (Added to NAC by Bd. of Health, eff. 1-24-92)
NAC 441A.020 “Animal bite” defined. “Animal bite” means breaking of the skin by the teeth of an animal. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.025 “Blood and body fluid precautions” defined. “Blood and body fluid precautions” means the recommended procedures:
1. Designed to prevent the transmission of diseases by direct or indirect contact with blood, semen, vaginal secretions, saliva, urine, feces, respiratory secretions or other body fluids; and
2. Set forth in “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals.” (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.030 “Carrier” defined. “Carrier” means a person or animal:
1. Known or diagnosed by a health care provider or reported pursuant to the provisions of this chapter to have a communicable disease or infectious agent of a communicable disease in the absence of discernible clinical symptoms; and
2. Who may serve as a potential source of infection. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.035 “Case” defined. (NRS 441A.120) Except as otherwise described in the provisions of this chapter that are applicable to a particular communicable disease, “case” has the meaning ascribed to it in “Case Definitions for Infectious Conditions under Public Health Surveillance,” published by the Department of Health and Human Services. (Added to NAC by Bd. of Health, eff. 1-24-92; A by R047-99, 9-27-99)

NAC 441A.040 “Communicable disease” defined. “Communicable disease” includes:
1. Acquired immune deficiency syndrome (AIDS).
2. Amebiasis.
3. Animal bite from a rabies-susceptible species.
4. Anthrax.
5. Botulism, foodborne.
7. Botulism, wound.
8. Botulism, other.
10. Campylobacteriosis.
11. Chancroid.
12. Chlamydia trachomatis infection of the genital tract.
13. Cholera.
15. Cryptosporidiosis.
17. E. coli 0157:H7.
18. Encephalitis.
20. Foodborne disease outbreak.
22. Gonococcal infection.
23. Granuloma inguinale.
24. Haemophilus influenzae type b invasive disease.
27. Hemolytic-uremic syndrome (HUS).
28. Hepatitis A.
29. Hepatitis B.
30. Hepatitis C.
31. Hepatitis delta.
32. Hepatitis, unspecified.
33. Human immunodeficiency virus infection (HIV).
34. Influenza.
35. Legionellosis.
36. Leptospirosis.
37. Listeriosis.
38. Lyme disease.
40. Malaria.
41. Measles (rubeola).
42. Meningitis.
43. Meningococcal disease.
44. Mumps.
45. Pertussis.
46. Plague.
47. Poliomyelitis.
48. Psittacosis.
49. Q fever.
50. Rabies, human or animal.
51. Relapsing fever.
52. Respiratory syncytial virus infection.
53. Rocky Mountain spotted fever.
54. Rotavirus infection.
55. Rubella (including congenital rubella syndrome).
56. Salmonellosis.
57. Severe reaction to immunization.
58. Shigellosis.
59. Syphilis (including congenital syphilis).
60. Tetanus.
61. Toxic shock syndrome.
62. Trichinosis.
63. Tuberculosis.
64. Tularemia.
65. Typhoid fever.
66. Yersiniosis.  (Added to NAC by Bd. of Health, eff. 1-24-92; A 3-28-96)

NAC 441A.045 “Contact” defined. “Contact” means a person or animal that has been exposed to a case or carrier, or an environment known to be contaminated with an infectious agent of a communicable disease, in a manner likely to cause transmission of the infectious agent. (Added to NAC by Bd. of Health, eff. 1-24-92)
NAC 441A.050 “Contact isolation” defined. “Contact isolation” means the recommended procedure designed to prevent transmission of diseases which may be conveyed by direct or close contact between persons as set forth in “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals.” (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.055 “Correctional facility” defined. “Correctional facility” means any place designated by law for the keeping of persons held in custody under process of law or under lawful arrest. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.060 “Disease specific precautions” defined. “Disease specific precautions” means the recommended procedures designed specifically for prevention of the transmission of a particular disease set forth in “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals.” (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.065 “Division” defined. “Division” means the health division of the department of human resources. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.070 “Drainage and secretion precautions” defined. “Drainage and secretion precautions” means the recommended procedures:
   1. Designed to prevent transmission of diseases which may be conveyed by direct or indirect contact with purulent material or drainage from a body site; and
   2. Set forth in the “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals.” (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.075 “Employee of a child care facility” defined. “Employee of a child care facility” means a person employed in a child care facility whose duties include the direct care, supervision and guidance of children or staff in the facility. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.080 “Enteric precautions” defined. “Enteric precautions” means the recommended procedures:
   1. Designed to prevent transmission of diseases which may be conveyed by direct or indirect contact with feces or with articles contaminated by feces; and
   2. Set forth in “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals.” (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.085 “Extraordinary occurrence of illness” defined. “Extraordinary occurrence of illness” means:
   1. A disease which is not endemic to this state, is unlikely but has the potential to be introduced into this state, is readily transmitted and is likely to be fatal, including, but not limited to, lassa fever, smallpox, typhus fever and yellow fever.
   2. An outbreak of a communicable disease which is a risk to the public health because it may affect large numbers of persons or because the illness is a newly described communicable disease, including, but not limited to:
      (a) An outbreak of an illness related to a contaminated medical device or product.
      (b) An outbreak of an illness suspected to be related to environmental contamination by any infectious or toxic agent. (Added to NAC by Bd. of Health, eff. 1-24-92)
NAC 441A.090 “Facility for the dependent” defined. “Facility for the dependent” has the meaning ascribed to it in NRS 449.0045. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.095 “Food establishment” defined. “Food establishment” has the meaning ascribed to it in NRS 446.020. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.100 “Hand washing” defined. “Hand washing” means the vigorous washing of the hands using liquid or granular soap and potable running water, followed by drying the hands using clean paper towels, single-use cloth towels or devices for air drying. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.105 “Health authority” defined. “Health authority” has the meaning ascribed to it in NRS 441A.050. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.110 “Health care provider” defined. “Health care provider” means a physician, nurse, physician assistant or veterinarian licensed in accordance with state law. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.115 “Information of a personal nature” defined. “Information of a personal nature” includes a person’s name, address, telephone number and social security number, and any other information which the health authority determines to be of a personal nature. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.120 “Isolation” defined. “Isolation” means the separation of a case or carrier, or of a suspected case or carrier, from other persons or animals to such places, under such conditions and for such time as will prevent the transmission of a communicable disease. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.125 “Medical facility” defined. “Medical facility” has the meaning ascribed to it in NRS 449.0151. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.130 “Outbreak” defined. “Outbreak” means the occurrence of cases in a community, geographic region or particular population at a rate in excess of that which is normally expected in that community, geographic region or particular population. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.135 “Owner of an animal” defined. “Owner of an animal” means any person keeping, harboring, having custody of or control of an animal, or permitting any animal to be in his residence or on his property or premises. The term does not include a veterinarian, an operator of a kennel or a rabies control authority who temporarily maintains on his premises an animal owned by another person. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.140 “Proof of immunity to hepatitis B,” “proof of immunity to measles,” “proof of immunity to rubella” and “proof of immunity to tetanus, diphtheria and mumps” defined.

1. “Proof of immunity to hepatitis B” means:
   (a) A record of immunization against hepatitis B; or
   (b) A statement signed by a licensed physician or the health authority which affirms serologic evidence of immunity to hepatitis B.
2. “Proof of immunity to measles” means:
   (a) A record of immunization against measles with live virus vaccine given on or after the date
       on which the person reached the age of 1 year;
   (b) A statement signed by a licensed physician specifying the date when the person had measles;
   (c) A statement signed by a licensed physician or the health authority which affirms serologic
       evidence of immunity to measles; or
   (d) Verified date of birth before January 1, 1957.
3. “Proof of immunity to rubella” means:
   (a) A record of immunization against rubella with a live virus vaccine given on or after the date
       on which the person reached the age of 1; or
   (b) A statement signed by a licensed physician or the health authority which affirms serologic
       evidence of immunity to rubella.
4. “Proof of immunity to tetanus, diphtheria and mumps” means:
   (a) A record of immunization against tetanus, diphtheria and mumps;
   (b) A statement signed by a licensed physician specifying the dates when the person had tetanus,
       diphtheria and mumps; or
   (c) A statement signed by a licensed physician or the health authority which affirms serologic
       evidence of immunity to tetanus, diphtheria and mumps. (Added to NAC by Bd. of Health, eff.
       1-24-92)

NAC 441A.145 “Quarantine” defined. “Quarantine” means placing a restriction on the entrance
   to and exit from the place where a carrier, case or suspected case is located. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.150 “Rabies control authority” defined. “Rabies control authority” means the person
   designated by the legislative body of a town, city or county to administer the rabies control
   program. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.155 “Rabies-susceptible animal” defined. “Rabies-susceptible animal” means any
   mammal, including, but not limited to, a bat, cat, dog, cow, horse, ferret, cougar, coyote, fox, skunk
   and raccoon, and any wild or exotic carnivorous mammal. (Added to NAC by Bd. of Health, eff.
   1-24-92)

NAC 441A.160 “Record of immunization” defined. “Record of immunization” means a written
   certificate from a health care provider on which is recorded the name and date of birth of the person
   vaccinated, each vaccine antigen administered, and the month and year of administration. (Added
   to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.165 “Respiratory isolation” defined. “Respiratory isolation” means the recommended
   procedure:
   1. Designed to prevent transmission of communicable diseases by direct contact with respiratory
      secretions or droplets that are coughed, sneezed or breathed into the environment; and
   2. Set forth in “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals.”
      (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.170 “Sensitive occupation” defined. “Sensitive occupation” means an employment
   that enhances the potential for transmission of a communicable disease to other persons if a person
   who is infected with the communicable disease in a contagious stage is employed in that
employment. Sensitive occupation includes, but is not limited to, employment as a food and beverage handler, employment in a health care facility, employment in a school or employment in a child care facility. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.175 “Strict isolation” defined.** “Strict isolation” means the recommended procedure designed to prevent the transmission of diseases by both contact and airborne routes set forth in “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals.” (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.180 “Suspected case” defined.** “Suspected case” means a person or animal who, based on clinical signs and symptoms or on laboratory evidence, is considered by a health care provider to possibly have:
1. Foodborne botulism;
2. Diphtheria;
3. Extraordinary occurrence of illness;
4. Measles;
5. Plague;
6. Rabies (human or animal);
7. Rubella; or
8. Tuberculosis,
or is considered to be part of a foodborne disease outbreak. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.185 “Tuberculosis” defined.** “Tuberculosis” means any progressive, stable or retrogressive disease process of the lungs, or other organs or structures of the body, attributable to infection with tubercle bacilli. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.190 “Tuberculosis infection” defined.** “Tuberculosis infection” means the presence of tubercle bacilli in the body as may be demonstrated by a positive Mantoux tuberculin skin test. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.195 “Universal precautions” defined.** “Universal precautions” means standard procedures to prevent transmission of disease by contact with blood or other body fluids as recommended by the Centers for Disease Control set forth in “Morbidity and Mortality Weekly Report” [37(24):378-88, June 24, 1988]. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.200 List of adopted recommendations, guidelines and definitions; review of revision or amendment of adopted recommendation, guideline or definition.** (NRS 441A.120)

1. The following recommendations, guidelines and definitions are adopted by reference:
   (b) “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals,” published by the Department of Health and Human Services and available for the price of $23, from the National Technical Information Service, United States Department of Commerce, 5285 Port Royal Road, Springfield, Virginia 22161.
(c) The recommended guidelines for the investigation, prevention, suppression and control of communicable disease of the Centers for Disease Control’s Advisory Committee on Immunization Practices, set forth in “Morbidity and Mortality Weekly Report” [38(13):205-214 & 219-227, April 7, 1989], as revised or supplemented in:

(2) “Morbidity and Mortality Weekly Report” [38(S-9), December 29, 1989];
(8) “Morbidity and Mortality Weekly Report” [40(RR-10), August 8, 1991],


(d) The recommended guidelines for the investigation, prevention, suppression and control of communicable diseases contained in “Control of Communicable Diseases Manual,” published by the American Public Health Association and available for the price of $22, from the American Public Health Association, 1015 Fifteenth Street, Washington, D.C. 20005.


(g) The recommendations for the counseling of and effective therapy for a person having active tuberculosis or tuberculosis infection of the American Thoracic Society and the American Lung Association set forth in “Tuberculosis: What the Physician Should Know,” and available, free of charge, from the American Lung Association of Nevada, P.O. Box 7056, Reno, Nevada 89510.

(h) The recommendations of the Centers for Disease Control for preventing the transmission of tuberculosis in facilities providing health care set forth in “Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Facilities” in “Morbidity and Mortality Weekly Report” [43(RR-13), October 28, 1994], and available, free of charge, from the Centers for Disease Control, Division of Tuberculosis Elimination, MMWR (C-08), Atlanta, Georgia 30333, or from the Internet address of the Centers for Disease Control at <http://www.wonder.cdc.gov/wonder/prevguid/prevguid.htm>.


2. The state health officer shall review any revision or amendment of a recommendation, guideline or definition specified in paragraphs (a) to (i), inclusive, of subsection 1, to determine whether the revision or amendment made to the recommendation, guideline or definition is
appropriate for application in this state. For the purpose of enforcing the provisions of this chapter, a revision or amendment of a recommendation, guideline or definition specified in paragraphs (a) to (i), inclusive, of subsection 1, is effective in this state 10 days after its revision or amendment unless the state health officer files an objection to the amendment or revision of the recommendation, guideline or definition with the state board of health. (Added to NAC by Bd. of Health, eff. 1-24-92; A by R047-99, 9-27-99)

REPORTING REQUIREMENTS

NAC 441A.225 General requirements for certain reports to health authority and rabies control authority.

1. Except as otherwise provided in this section, a report of a case, suspected case or carrier, which is required to be made pursuant to the provisions of this chapter, must be made to the health authority:
   (a) Within 24 hours after identifying the case, suspected case or carrier; or
   (b) During the regular business hours of the health authority on the first working day following the identification of the case, suspected case or carrier.

2. Upon discovering a case having:
   (a) An animal bite by a rabies-susceptible animal;
   (b) Foodborne botulism;
   (c) Extraordinary occurrence of illness;
   (d) Meningococcal disease;
   (e) Plague; or
   (f) Rabies,
   or that is part of a foodborne disease outbreak, the report must be made to the health authority within 24 hours after identifying the case, using the after-hours reporting system if the report is made at a time other than during the regular business hours of the health authority.

3. Upon discovering a suspected case considered possibly to have:
   (a) Foodborne botulism;
   (b) Extraordinary occurrence of illness;
   (c) Plague; or
   (d) Rabies,
   or considered possibly to be part of a foodborne disease outbreak, the report must be made to the health authority within 24 hours after identifying the suspected case, using the after-hours reporting system if the report is made at a time other than during the regular business hours of the health authority.

4. A report to the health authority must be made by telephone, telecopy, electronic communication or on an official report form furnished by the division.

5. A report of animal rabies or an animal bite by a rabies-susceptible animal must be made to the rabies control authority. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.230 Duty of health care provider to report case or suspected case; content of report.

1. A health care provider who knows of, or provides services to a case or suspected case shall report the case or suspected case to the health authority having jurisdiction where the office of the health care provider is located. The report must be made in the manner provided in NAC 441A.225.

2. The report must include:
   (a) The communicable disease or suspected communicable disease.
(b) The name and the address or telephone number of the case or suspected case.
(c) The name and the address or telephone number of the health care provider making the report.
(d) The occupation, employer, age, sex, race and date of birth of the case or suspected case, if available.
(e) The date of onset and the date of diagnosis of the communicable disease.
(f) Any other information requested by the health authority, if available. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.235 Duty of director or other person in charge of medical laboratory to report findings of communicable disease; contents of report; submission of microbiologic cultures, subcultures, or other specimen or clinical material; reportable level of CD4 lymphocyte counts.
1. The director or other person in charge of a medical laboratory in which a test or examination of any specimen derived from the human body yields evidence suggesting the presence of any communicable disease shall:
   (a) If the laboratory is in this state, report the findings to the health authority having jurisdiction where the office of the health care provider who ordered the test or examination is located.
   (b) If the laboratory performed the test or examination on specimens obtained in this state or from residents of this state, and the laboratory is located outside of this state, report the findings to the state health officer.
   The report must be made in the manner provided in NAC 441A.225.
2. The report must include:
   (a) The date and result of the test or examination performed.
   (b) The name and the age or date of birth of the person from whom the specimen was obtained.
   (c) The name of the health care provider who ordered the test or examination.
   (d) The name and the address or telephone number of the medical laboratory making the report.
3. The director or other person in charge of the medical laboratory shall also submit microbiologic cultures, subcultures, or other specimens or clinical material, if available, to the state hygienic laboratory in the division or other laboratory designated by the state health officer for diagnosis, confirmation or further testing if so required by the state health officer pursuant to subsection 3 of NAC 441A.295.
4. A test or examination that is performed by a medical laboratory and reveals CD4 lymphocyte counts of less than 500 cells per microliter constitutes evidence suggesting the presence of a communicable disease and must be reported as required by this section. (Added to NAC by Bd. of Health, eff. 1-24-92; A 11-1-95)

NAC 441A.240 Duty of director or other person in charge of medical facility to report communicable disease; report by infection control specialist; content of report.
1. The director or other person in charge of a medical facility who knows of or suspects the presence of a communicable disease within the medical facility shall report the communicable disease to the health authority having jurisdiction where the medical facility is located. Except as otherwise provided in subsection 2, the report must be made in the manner provided in NAC 441A.225.
2. If a medical facility has a designated infection control specialist, administrative procedures may be established by which all communicable diseases known or suspected within the facility, including its laboratories and outpatient locations, are reported to the health authority through the facility’s infection control specialist or his representative. Notwithstanding any other provision of this chapter, a director or other person in charge of a laboratory in a medical facility or a health care
provider in a medical facility is not required to report a known or suspected communicable disease in the facility that is reported to the health authority by the infection control specialist in accordance with the provisions of this section.

3. The report must include:
   (a) The communicable disease or suspected communicable disease.
   (b) The name and the address or telephone number of the case or suspected case.
   (c) The name, address and telephone number of the medical facility making the report.
   (d) The occupation, employer, age, sex, race and date of birth of the case or suspected case, if available.
   (e) The date of onset and the date of diagnosis of the disease.
   (f) Any other information requested by the health authority, if available. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.245 Duty of principal, director or other person in charge of school, child care facility or correctional facility to report communicable disease; content of report; cooperation with health authority.

1. The principal, director or other person in charge of a school, child care facility or correctional facility who knows of or suspects the presence of a communicable disease within the school, child care facility or correctional facility, shall report the communicable disease to the health authority having jurisdiction where the school, child care facility or correctional facility is located. The report must be made in the manner provided in NAC 441A.225.

2. The report must include:
   (a) The communicable disease or suspected communicable disease.
   (b) The name and the address or telephone number of the person known or suspected to have the communicable disease.
   (c) The name, address and telephone number of the person making the report.
   (d) The occupation, employer, age, sex, race and date of birth of the person known or suspected to have the communicable disease, if available.
   (e) The date of onset and the date of diagnosis of the communicable disease.
   (f) Any other information requested by the health authority, if available.

3. The principal, director or other person in charge of a school, child care facility or correctional facility, shall promptly cooperate with the health authority during:
   (a) An investigation of the circumstances or cause of a case, suspected case, outbreak or suspected outbreak.
   (b) The carrying out of measures for the prevention, suppression and control of a communicable disease, including procedures of exclusion, isolation and quarantine. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.250 Duty of person in charge of blood bank to report findings of communicable disease; content of report.

1. A person in charge of a blood bank in which a test or examination of any specimen derived from the human body yields evidence suggesting the presence of a communicable disease shall report his findings to the health authority having jurisdiction where the blood bank is located. The report must be made in the manner provided in NAC 441A.225.

2. The report must include:
   (a) The name, address, telephone number and age of the person from whom the specimen was obtained.
   (b) The date and location at which the specimen was obtained.
(c) The type of test or examination performed on the specimen.
(d) The date on which the test or examination was performed.
(e) The result of the test or examination.
(f) Any other information requested by the health authority, if available. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.252 Duty of insurer to report results of test indicating presence of certain communicable diseases; content of report; method of communication. (NRS 441A.120)

1. Each insurer who requires or requests an applicant for a policy of life insurance or any other person to be examined or subjected to any medical, clinical or laboratory test that produces evidence consistent with the presence of a communicable disease set forth in subsection 1, 28, 29, 30, 33, 59 or 63 of NAC 441A.040 shall, within 10 business days after the insurer is notified of the results of the examination or test, report the results of the test to the state health officer or his representative.

2. The report must include:
   (a) The name and description of the examination or test performed;
   (b) The name of the communicable disease or suspected communicable disease;
   (c) The date and result of the examination or test performed;
   (d) The name, address and telephone number of the insurer who required or requested the examination or test;
   (e) The name, address, telephone number and date of birth of the person who was examined or tested;
   (f) The name, address and telephone number of the person who performed the examination or ordered the test;
   (g) The name, address and telephone number of the laboratory that performed the test; and
   (h) Any other information the state health officer or his representative may request.

3. The insurer shall submit the report to the state health officer or his representative by telephone or any other method of electronic communication. (Added to NAC by Bd. of Health, R047-99, eff. 9-27-99)

NAC 441A.255 Duty of person to report certain other persons he knows or suspects of having communicable disease; content of report.

1. Any person who reasonably suspects or knows that another person has a communicable disease and knows that the other person is not receiving health care services from a health care provider, shall report that person to the health authority having jurisdiction where the person making the report resides. The report must be made in the manner provided in NAC 441A.225.

2. The report must include:
   (a) The communicable disease or suspected communicable disease.
   (b) The name and the address or telephone number of the person known or suspected to have a communicable disease.
   (c) The name, address, and telephone number of the person making the report.
   (d) Any other information requested by the health authority, if available. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.260 Authority of state health officer to require reporting of certain infectious diseases; effective period of such requirements.

1. The state health officer may require the reporting of a case having an infectious disease not specified in NAC 441A.040, or a suspected case considered to have an infectious disease not
specified in subsection 2 of NAC 441A.180, if:
   (a) The disease is recently acknowledged as a public health concern;
   (b) Epidemiologic investigation of cases or suspected cases may contribute to understanding, controlling, or preventing the disease; and
   (c) Written notification is provided to all health authorities specifying:
       (1) The additional reporting requirements concerning the disease; and
       (2) The justification for the additional reporting requirements.

2. A requirement of reporting an additional disease adopted by the state health officer pursuant to subsection 1 is effective for no longer than 36 months from the date of written notification to health authorities of the reporting requirement. (Added to NAC by Bd. of Health, eff. 1-24-92)

DUTIES AND POWERS RELATING TO THE PRESENCE OF COMMUNICABLE DISEASES

NAC 441A.275 Duty of state hygienic laboratory to provide testing for communicable diseases. Upon approval by the state health officer and within available appropriations, the state hygienic laboratory in the division shall provide testing for communicable diseases at no charge to a case, suspected case, carrier, health care provider, medical laboratory or health authority. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.280 Duty of persons to cooperate with health authority during investigations and carrying out of measures for prevention, suppression and control of communicable diseases. A case, suspected case, carrier, contact or other person shall, upon request by a health authority, promptly cooperate during:
   1. An investigation of the circumstances or cause of a case, suspected case, outbreak or suspected outbreak.
   2. The carrying out of measures for the prevention, suppression and control of a communicable disease, including procedures of exclusion, isolation and quarantine. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.285 Use of precautions in managing bodily fluids in certain facilities. In medical facilities, schools, child care facilities, correctional facilities and facilities which perform body piercing or tattooing, exposure to blood, semen, vaginal secretions, saliva, urine, feces, respiratory secretions and other body fluids must be managed in accordance with universal precautions and blood and body fluid precautions. (Added to NAC by Bd. of Health, eff. 1-24-92; A 3-28-96)

NAC 441A.290 Duties of district health officer who knows, suspects or is informed of existence of communicable disease; preparation of case report; duty to inform persons of regulations relating to communicable diseases; authority to require reporting of infectious diseases. (NRS 441A.120)
   1. A district health officer who knows, suspects or is informed of the existence within his jurisdiction of a communicable disease shall:
      (a) Use as a guideline for the investigation, prevention, suppression and control of the communicable disease, the recommended guidelines for the investigation, prevention, suppression and control of communicable disease:
         (1) Of the Centers for Disease Control’s Advisory Committee on Immunization Practices;
         (2) Contained in “Control of Communicable Diseases Manual,” published by the American Public Health Association; and
Appendix C: Nevada Revised Statutes (Part C1) AND Nevada Administrative Code (Part C2) Chapter 441A Communicable Diseases


(b) Carry out the measures for the investigation, prevention, suppression and control of the communicable disease specified in this chapter.

2. Upon receiving a report from a medical laboratory pursuant to NAC 441A.235, the district health officer shall notify the health care provider who ordered the test or examination and discuss the circumstances of the case or suspected case before initiating an investigation or notifying the case or suspected case. If, after a reasonable effort, the district health officer is unable to notify the health care provider who ordered the test or examination before the time an investigation must be initiated to protect the public health, the district health officer may proceed with the investigation, including notifying the case or suspected case, and may carry out measures for the prevention, suppression and control of the communicable disease.

3. The district health officer shall notify the state health officer, or his representative, as soon as possible of any case reported in his jurisdiction:

(a) Having anthrax, foodborne botulism, cholera, diphtheria, extraordinary occurrence of illness, measles, plague, rabies, rubella or typhoid fever.

(b) That is part of a foodborne disease outbreak.

4. The district health officer shall prepare a case report for each case reported in his jurisdiction pursuant to the provisions of this chapter. The report must be made on a form approved or provided by the division and be submitted to the state health officer, or his representative, within 7 days after completing the investigation of the case. The district health officer shall provide all available information requested by the state health officer, or his representative, for each case reported, unless the provision of that information is prohibited by federal law.

5. The district health officer shall inform persons within his jurisdiction who are subject to the provisions of this chapter of the requirements of this chapter.

6. The district health officer may require, in his jurisdiction, the reporting of an infectious disease not specified in NAC 441A.040 as a communicable disease. (Added to NAC by Bd. of Health, eff. 1-24-92; A by R047-99, 9-27-99)

NAC 441A.295 Duties of state health officer when he knows, suspects or is informed of existence of communicable disease; requiring medical laboratory to submit microbiologic cultures, subcultures, or other specimens or clinical material; duty to inform persons of regulations relating to communicable diseases.

1. If the state health officer knows, suspects or is informed of the existence within his jurisdiction of a communicable disease, he shall:

(a) Use as a guideline for the investigation, prevention, suppression and control of the communicable disease, the recommended guidelines for the investigation, prevention, suppression and control of the communicable disease:

(1) Of the Centers for Disease Control’s Advisory Committee on Immunization Practices;

(2) Contained in “Control of Communicable Disease in Man,” published by the American Public Health Association; and

(3) Contained in “The report of the Committee on Infectious Diseases of the American Academy of Pediatrics (Red Book),” published by the American Academy of Pediatrics; and

(b) Carry out the measures for the investigation, prevention, suppression and control of the communicable disease specified in the provisions of this chapter.

2. Upon receiving a report from a medical laboratory pursuant to NAC 441A.235, the state health officer shall contact the health care provider who ordered the test or examination and discuss the circumstances of the case or suspected case before initiating an investigation or contacting the
case or suspected case. If, after a reasonable effort, the state health officer is unable to contact the
health care provider who ordered the test or examination before the time when an investigation must
be initiated to protect the public health, the state health officer may proceed with the investigation,
including contacting the case or suspected case, and may carry out measures for the prevention,
suppression and control of the communicable disease.

3. The state health officer may require the director or other person in charge of a medical
laboratory to submit microbiologic cultures, subcultures, or other specimens or clinical material, if
available, to the state hygienic laboratory in the division or other laboratory designated by the state
health officer for diagnosis, confirmation or further testing, if:

(a) The communicable disease is of public health concern; and

(b) Written notification has been provided to directors and other persons in charge of medical
laboratories specifying:

(1) The procedure to be followed by the laboratory; and

(2) The justification for requiring microbiologic cultures, subcultures, or other specimens or
clinical material be submitted.

4. The state health officer shall inform persons within his jurisdiction who are subject to the
provisions of this chapter of the requirements of this chapter. (Added to NAC by Bd. of Health, eff.
1-24-92)

NAC 441A.300 Health authority: Authorization to disclose information of personal nature to
certain persons; duty to educate certain persons on transmission, prevention, control,
diagnosis and treatment.

1. Pursuant to subsection 5 of NRS 441A.220, information of a personal nature provided by a
person making a report of a case or suspected case or provided by the person having a
communicable disease, or determined by investigation of the health authority, may be disclosed by
the health authority to:

(a) A person who has been exposed, in a manner determined by the health authority likely to
have allowed transmission of a communicable disease, to blood, semen, vaginal secretions, saliva,
urine, feces, respiratory secretions or other body fluids which are known through laboratory
confirmation or reasonably suspected by the health authority, to contain the causative agent of a
communicable disease.

(b) The parent or legal guardian of a case or suspected case or of a person described in paragraph
(a), if determined by the health authority to be necessary for the protection of the parent or legal
guardian or for the well-being of the case, suspected case or person described in paragraph (a).

(c) The health care provider of a case or suspected case or of a person described in paragraph (a),
if determined by the health authority to be necessary for the protection of the health care provider or
for the well-being of the case, suspected case or person described in paragraph (a).

(d) The employer of a person having a communicable disease if that person is employed in a
sensitive occupation and the health authority determines that the potential for transmission of the
disease is enhanced by his employment.

(e) The principal, director or other person in charge of a medical facility, school, child care
facility, correctional facility or licensed house of prostitution, if:

(1) A person attending, working, residing or being cared for in the medical facility, school, child
care facility, correctional facility or licensed house of prostitution has a communicable disease; and

(2) The health authority determines that the potential for transmission of the disease is enhanced
by the activities of the person described in subparagraph (1).

(f) An animal control officer of any town, city or county, or of any state or federal agency, for
the purpose of an investigation of a report of an animal bite by a rabies-susceptible animal.
(g) Any other person determined by the health authority through an investigation of a case to be at risk for acquiring the communicable disease.

2. Information of a personal nature must not be disclosed to a person pursuant to subsection 1 unless the health authority has determined that the person has been or is likely to be exposed sufficiently to the causative agent of a communicable disease as to have allowed transmission of the disease.

3. The health authority making a disclosure pursuant to subsection 1 shall disclose only that information of a personal nature which is necessary for the protection of the person to whom it is disclosed.

4. If a health authority has determined that a person has been exposed to blood, semen, vaginal secretions, saliva, urine, feces, respiratory secretions or other body fluids in a manner likely to have allowed transmission of a communicable disease, he shall take reasonable measures to educate the exposed person on the transmission, prevention, control, diagnosis and treatment of the disease.

(Added to NAC by Bd. of Health, eff. 1-24-92; A 10-22-93)

NAC 441A.305 Duty of health officer to disclose information of personal nature to certain persons; duties of firemen, police officers, and persons providing emergency medical services; limitation on power of health authority to order test or examination.

1. Pursuant to subsection 9 of NRS 441A.220, the health authority shall disclose information of a personal nature:

   (a) Provided by a person making a report of a case or suspected case or provided by the person having a communicable disease; or

   (b) Determined by investigation of the health authority, to a fireman, police officer, or person providing emergency medical services if the information relates to a communicable disease significantly related to that occupation. The communicable diseases which are significantly related to the occupation of a fireman, police officer, or person providing emergency medical services are acquired immune deficiency syndrome (AIDS), human immunodeficiency virus infection (HIV), diphtheria, hepatitis B, hepatitis C, hepatitis delta, measles, meningococcal disease, plague, rabies and tuberculosis.

2. Information of a personal nature must not be disclosed to a fireman, police officer, or person providing emergency medical services pursuant to subsection 1 unless the health authority has determined that the person has been exposed, in a manner likely to cause transmission of a communicable disease specified in subsection 1, to blood, semen, vaginal secretions, saliva, urine, feces, respiratory secretions or other body fluids which are known, through laboratory confirmation, or reasonably suspected by the health authority to contain the causative agent of a communicable disease specified in subsection 1.

3. A fireman, police officer, or person providing emergency medical services shall report to his employing agency any exposure to blood, semen, vaginal secretions, saliva, urine, feces, respiratory secretions or other body fluids in a manner likely to have allowed transmission of a communicable disease. Upon receiving the report, the employing agency shall immediately make available to the exposed employee a confidential medical evaluation and follow-up, in accordance with the postexposure evaluation and follow-up described in the relevant portions of 29 C.F.R. 1910.1030(f).

4. The health authority making a disclosure pursuant to subsection 1 may disclose only that information of a personal nature which is necessary for the protection of the exposed fireman, police officer, or person providing emergency medical services.

5. The health authority shall not order a medical test or examination solely for the purpose of determining the exposure of a fireman, police officer, or person providing emergency medical services to a carrier of a communicable disease. (Added to NAC by Bd. of Health, eff. 1-24-92; A
10-22-93)

NAC 441A.310 Authority of state board of health and health authority to disseminate to blood bank identifying data relating to viral hepatitis. The state board of health or a health authority may disseminate to any blood bank in this state identifying data about any case or carrier of viral hepatitis. The identifying data may include the name, age, date of birth, sex, race, county of residence and social security number of the case or carrier and the type of viral hepatitis. (Added to NAC by Bd. of Health, eff. 1-24-92)

INVESTIGATING, REPORTING, PREVENTING, SUPPRESSING AND CONTROLLING PARTICULAR COMMUNICABLE DISEASES

General Provisions

NAC 441A.325 Compliance with provisions regarding particular communicable diseases. Notwithstanding any other provision of this chapter, a case or suspected case must be investigated, reported, prevented, suppressed and controlled in a manner consistent with the provisions of this chapter which are applicable to the particular communicable disease. (Added to NAC by Bd. of Health, eff. 1-24-92)

Tuberculosis

NAC 441A.350 Health care provider to report certain cases and suspected cases within 24 hours of discovery. A health care provider shall notify the health authority within 24 hours of discovery of any case having active tuberculosis or any suspected case considered to have active tuberculosis who fails to submit to medical treatment or who discontinues or fails to complete an effective course of medical treatment. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.355 Active tuberculosis: Duties and powers of health authority.

1. The health authority shall investigate each report of a case having active tuberculosis or suspected case considered to have active tuberculosis to confirm the diagnosis, to identify any contacts, to identify any associated cases, to identify the source of infection and to ensure that the case or suspected case is under the care of a health care provider who has completed a diagnostic evaluation and has instituted an effective course of medical treatment.

2. The health authority shall, pursuant to NRS 441A.160, take all necessary measures within his authority to ensure that a case having active tuberculosis completes an effective course of medical treatment or is isolated or quarantined to protect the public health. Except as otherwise provided in NRS 441A.210, if the case or suspected case refuses to submit himself for examination or medical treatment, the health authority shall, pursuant to NRS 441A.160, issue an order requiring the case or suspected case to submit to any medical examination or test which is necessary to verify the presence of active tuberculosis and shall issue an order requiring the isolation, quarantine or medical treatment of the case or suspected case if he believes such action is necessary to protect the public health.

3. The health authority shall evaluate for tuberculosis infection any contact of a case having active tuberculosis. A Mantoux tuberculin skin test must be administered to a contact residing in the same household as the case or other similarly close contact. If the skin test is negative, the skin test must be repeated 90 days after the first test. If the initial or second skin test is positive, the contact must be referred for a chest X ray and medical evaluation for active tuberculosis. Any contact found
to have active tuberculosis or tuberculosis infection must be advised to complete an effective course of therapy in accordance with the recommendations for the counseling of and effective therapy for a person having active tuberculosis or tuberculosis infection of the American Thoracic Society and the American Lung Association set forth in “Tuberculosis: What the Physician Should Know.”

4. A child or other high-risk contact whose initial skin test administered pursuant to subsection 3 is negative must be advised to take preventive therapy, unless medically contraindicated. Preventive therapy may be discontinued if the second skin test administered pursuant to subsection 3 is negative.

5. The health authority may issue an order for a medical examination to any contact who refuses to submit to a medical examination pursuant to subsection 3, to determine if he has active tuberculosis or tuberculosis infection. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.360 Cases and suspected cases: Prohibited acts; duties; discharge from medical supervision.

1. A case having tuberculosis or a suspected case considered to have tuberculosis shall not work in a sensitive occupation or attend a child care facility or school unless determined to be noninfectious by the health authority.

2. A case having tuberculosis or a suspected case considered to have tuberculosis shall not act in a manner which is likely to transmit tuberculosis and shall submit to medical evaluation, treatment and isolation as ordered by the health authority.

3. A case having tuberculosis or a suspected case considered to have tuberculosis shall, upon request by his health care provider or the health authority, report the source of his infection and information about any previous treatment for tuberculosis.

4. A case having tuberculosis or a suspected case considered to have tuberculosis shall comply with all rules and regulations issued by the state board of health and all orders issued by the health authority.

5. A case having tuberculosis or a suspected case considered to have tuberculosis may be discharged from medical supervision only after determined to be cured by the health authority. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.365 Contacts: Compliance with regulations; skin test; order to submit to medical evaluation; prohibited acts.

1. A contact of a case having tuberculosis or suspected case considered to have tuberculosis shall comply with all rules and regulations issued by the state board of health and shall submit to a medical evaluation to determine the presence of active tuberculosis or tuberculosis infection.

2. If the Mantoux tuberculin skin test administered pursuant to subsection 3 of NAC 441A.355 is positive, or if there is radiological evidence of active tuberculosis in the lungs, the contact shall submit to further medical evaluation. An order to submit to a medical examination may be issued by the health authority if the contact fails to report for a medical evaluation when requested to do so by the health authority.

3. A contact residing in the same household as a case having tuberculosis or suspected case considered to have tuberculosis, shall not work in a sensitive occupation or attend a child care facility or school unless he is asymptomatic and is authorized to do so by the health authority. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.370 Correctional facilities: Testing and surveillance of employees and inmates; investigation for contacts; course of preventive therapy for person with tuberculosis infection; documentation.
1. An employee of a correctional facility who does not have a documented history of a positive Mantoux tuberculin skin test shall submit to such test upon initial employment by the correctional facility.

2. An inmate who is expected to remain in a correctional facility for at least 6 continuous months and who does not have a documented history of a positive Mantoux tuberculin skin test, shall submit to such test upon initial detention in the correctional facility.

3. If a skin test administered pursuant to subsection 1 or 2 is negative, the person shall be retested annually.

4. If a skin test administered pursuant to subsection 1 or 2 is positive or if the person has a documented history of a positive Mantoux tuberculin skin test and has not completed an adequate course of medical therapy, the person shall submit to a chest X ray and a medical evaluation to determine the presence of active tuberculosis.

5. Surveillance of employees of a correctional facility and inmates must be maintained for the purpose of identifying any development of symptoms of active tuberculosis. If active tuberculosis is suspected or diagnosed, the case or suspected case must be cared for in a manner consistent with the provisions of NAC 441A.375.

6. If a case having active tuberculosis is located in a correctional facility, the medical staff of the correctional facility shall carry out an investigation for contacts in a manner consistent with the provisions of NAC 441A.355.

7. A person who has tuberculosis infection but does not have active tuberculosis must be offered a course of preventive therapy, unless medically contraindicated.

8. Any action carried out pursuant to this section and the results thereof must be documented in the person’s medical record. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.375 Medical facilities and facilities for the dependent: Placement and care of cases and suspected cases; surveillance and testing of employees.

1. A case having tuberculosis or suspected case considered to have tuberculosis in a medical facility or a facility for the dependent must be placed in Acid-fast bacilli (AFB) isolation and cared for in accordance with Acid-fast bacilli (AFB) precautions set forth in “Centers for Disease Control Guidelines for Isolation Precautions in Hospitals” and the recommendations of the Centers for Disease Control for preventing the transmission of tuberculosis in facilities providing health care set forth in “Guidelines for Preventing the Transmission of Tuberculosis in Health-Care Settings, with Special Focus on HIV-Related Issues.”

2. A medical facility or facility for the dependent shall maintain surveillance of employees of the facility for tuberculosis and tuberculosis infection. The surveillance of employees must be conducted in accordance with the recommendations of the Centers for Disease Control for preventing the transmission of tuberculosis in facilities providing health care set forth in “Guidelines for Preventing the Transmission of Tuberculosis in Health-Care Settings, with Special Focus on HIV-Related Issues.”

3. Before initial employment, a person employed in a medical facility or a facility for the dependent shall have a:

   (a) Physical examination or certification from a licensed physician that the person is in a state of good health, is free from active tuberculosis and any other communicable disease in a contagious stage; and

   (b) Mantoux tuberculin skin test, including persons with a history of bacillus Calmette-Guerin (BCG) vaccination.

If the employee has no documented history of a 2-step Mantoux tuberculin skin test and has not had a single Mantoux tuberculin skin test within the preceding 12 months, then a 2-step Mantoux
tuberculin skin test must be administered. A single annual Mantoux tuberculin skin test must be administered thereafter.

4. An employee with a documented history of a positive Mantoux tuberculin skin test is exempt from screening with skin tests or chest radiographs unless he develops symptoms suggestive of tuberculosis.

5. A person who demonstrates a positive skin test administered pursuant to subsection 3 shall submit to a chest radiograph and medical evaluation for active tuberculosis.

6. Counseling and preventive therapy must be offered to a person with a positive Mantoux tuberculin skin test in accordance with the recommendations of the American Thoracic Society and the American Lung Association set forth in “Tuberculosis: What the Physician Should Know.”

7. A medical facility shall maintain surveillance of employees for the development of pulmonary symptoms. A person with a history of tuberculosis or a positive tuberculin skin test shall report promptly to the infection control specialist, if any, or to the director or other person in charge of the medical facility if the medical facility has not designated an infection control specialist, when any pulmonary symptoms develop. If symptoms of tuberculosis are present, the employee shall be evaluated for tuberculosis. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.380 Admission of persons to medical facility for extended care, skilled nursing, or intermediate care or facility for the dependent: Testing; respiratory isolation; medical treatment; counseling and preventive therapy; documentation.

1. Except as otherwise provided in this section, before admitting a person to a medical facility for extended care, skilled nursing, or intermediate care, the staff of the facility shall ensure that a chest radiograph of the person has been taken within 30 days preceding admission to the facility.

2. Except as otherwise provided in this section, the staff of a facility for the dependent or a medical facility for extended care, skilled nursing, or intermediate care shall:

   (a) Before admitting a person to the facility, determine if the person:

       (1) Has had a cough for more than 3 weeks;
       (2) Has a cough which is productive;
       (3) Has blood in his sputum;
       (4) Has a fever which is not associated with a cold, flu, or other apparent illness;
       (5) Is experiencing night sweats;
       (6) Is experiencing unexplained weight loss; or
       (7) Has been in close contact with a person who has active tuberculosis.

   (b) Within 24 hours after a person, including a person with a history of bacillus Calmette-Guerin (BCG) vaccination, is admitted to the facility, ensure that the person has a Mantoux tuberculin skin test, unless there is not a person qualified to administer the test in the facility when the patient is admitted. If there is not a person qualified to administer the test in the facility when the person is admitted, the staff of the facility shall ensure that the test is performed within 24 hours after a qualified person arrives at the facility or within 5 days after the patient is admitted, whichever is sooner.

   (c) If the person has no documented history of a two-step Mantoux tuberculin skin test and has not had a single Mantoux tuberculin skin test within the 12 months preceding admission, ensure that the person has a two-step Mantoux tuberculin skin test. After a person has had a two-step Mantoux tuberculin skin test, the facility shall ensure that the person has a single Mantoux tuberculin skin test annually thereafter.

3. A person with a documented history of a positive Mantoux tuberculin skin test is exempt from skin testing and routine annual chest radiographs, but the staff of the facility shall ensure that the person is evaluated at least annually for the presence or absence of symptoms of tuberculosis.
4. If the staff of the facility determines that a person has had a cough for more than 3 weeks and that he has one or more of the other symptoms described in paragraph (a) of subsection 2, the person may be admitted to the facility if the staff keeps the person in respiratory isolation until a health care provider determines whether the person has active tuberculosis. If the staff is not able to keep the person in respiratory isolation, the staff shall not admit the person until a health care provider determines that the person does not have active tuberculosis.

5. If a test or evaluation indicates that a person has suspected or active tuberculosis, the staff of the facility shall not admit the person to the facility, or, if he has already been admitted, shall not allow the person to remain in the facility, unless the facility keeps the person in respiratory isolation. The person must be kept in respiratory isolation until a health care provider determines that the person does not have active tuberculosis or certifies that although the person has active tuberculosis, he is no longer infectious. A health care provider shall not certify that a person with active tuberculosis is not infectious unless the health care provider has obtained not less than three consecutive negative sputum AFB smears which were collected on separate days.

6. If a test indicates that a person who has been or will be admitted to a facility has active tuberculosis, the staff of the facility shall ensure that the person is treated for the disease in accordance with the recommendations of the American Thoracic Society and the American Lung Association for the counseling of, and effective therapy for, a person having active tuberculosis. The recommendations are set forth in “Tuberculosis: What the Physician Should Know.”

7. The staff of the facility shall ensure that counseling and preventive therapy are offered to each resident with a positive tuberculin skin test in accordance with the recommendations of the American Thoracic Society and the American Lung Association set forth in “Tuberculosis: What the Physician Should Know.”

8. The staff of the facility shall ensure that any action carried out pursuant to this section and the results thereof are documented in the person’s medical record. (Added to NAC by Bd. of Health, eff. 1-24-92; A 3-28-96)

NAC 441A.385 Care of medically indigent patient in state tuberculosis control program; payment of cost.

1. The care of a person who has been accepted as a medically indigent patient in the state tuberculosis control program:
   (a) Is the responsibility of the designated agent of the division; and
   (b) Must be continuous until the person is discharged from medical care, whether the patient is hospitalized or receiving treatment as an outpatient.

2. If a person under the care of the state tuberculosis control program is no longer medically indigent, he shall pay all or part of the cost of his care, as determined by his ability to pay. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.390 Treatment of case or suspected case by health care provider. A health care provider shall treat a case having active tuberculosis or tuberculosis infection or a suspected case considered to have active tuberculosis or tuberculosis infection with a chemotherapeutic regimen approved by the health authority. (Added to NAC by Bd. of Health, eff. 1-24-92; A 10-22-93)

Human Rabies

NAC 441A.400 Case or suspected case: Investigation by health authority; standard of care in medical facility.

1. The health authority shall investigate each report of a case having human rabies or suspected
case considered to have human rabies to confirm the diagnosis, to identify any contacts, to identify the source of the infection and to make recommendations for postexposure rabies prophylaxis.

2. If a case having human rabies or suspected case considered to have human rabies is in a medical facility, the medical facility shall provide care to the case in accordance with strict isolation or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

**Animal Rabies**

NAC 441A.410 Appointment of rabies control authority; ordinance providing for rabies control program; authority of county, city or town to require licenses for dogs, cats and ferrets; duty of county, city or town to provide certain information to state health officer or his representative. (NRS 441A.410)

1. Each county, city and town shall appoint a rabies control authority and enact an ordinance providing for a rabies control program. The ordinance must include a provision:
   (a) Requiring all dogs, cats and ferrets in its jurisdiction to be vaccinated against rabies as prescribed in NAC 441A.435.
   (b) Authorizing the rabies control authority in the county, city or town to issue a citation to the owner of a dog, cat or ferret which is not vaccinated against rabies as prescribed in NAC 441A.435 and providing that only a certificate of vaccination against rabies issued pursuant to NAC 441A.440 is acceptable as proof of vaccination against rabies.

2. A county, city or town may require an owner of a dog, cat or ferret to obtain a license for each dog, cat or ferret owned.

3. A county, city or town shall provide:
   (a) The name, address and telephone number of the rabies control authority appointed pursuant to subsection 1 to the state health officer or his representative within 30 days after the appointment of the rabies control authority; and
   (b) A copy of the ordinance enacted pursuant to subsection 1 to the state health officer or his representative within 30 days after the ordinance is enacted. (Added to NAC by Bd. of Health, eff. 1-24-92; A by R047-99, 9-27-99)

NAC 441A.412 Rabies control authority in certain jurisdictions to maintain record of certificates of vaccinations against rabies; confidentiality of record. (NRS 441A.410) The rabies control authority of each town, city or county whose population is more than 50,000 shall maintain a record of the certificates of vaccinations against rabies that is organized according to the names of the owners of the vaccinated animals. The record of the certificates of vaccinations against rabies maintained by the rabies control authority is confidential and may be disclosed only to an animal control authority or health authority or pursuant to a court order. (Added to NAC by Bd. of Health by R047-99, eff. 9-27-99)

NAC 441A.415 Rabies control authority: Investigate report of person bitten by rabies-susceptible animal; ensure proper procedures carried out for confinement, testing, quarantine or euthanasia of biting animal.

1. The rabies control authority shall investigate each report of a person bitten by a rabies-susceptible animal to confirm the report, to gather information about the circumstances of the biting incident, to determine the disposition of the biting animal and to make recommendations for postexposure rabies prophylaxis. If the rabies control authority is not the health authority, all recommendations for postexposure prophylaxis shall be made in accordance with a protocol established by the health authority.
2. The rabies control authority shall ensure that the proper procedures are carried out for the confinement, testing, quarantine or euthanasia of the biting animal as specified in NAC 441A.425. Lagomorphs (rabbits and hares) and rodents must be submitted for laboratory testing only under exceptional circumstances such as an unprovoked attack. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.420 Rabies control authority to investigate case or suspected case of animal rabies; authority of rabies control authority to enter private property; destruction of head of rabies-susceptible animal prohibited.

1. The rabies control authority shall investigate each report of a case having animal rabies or suspected case considered to have animal rabies to confirm the diagnosis, to identify the source of infection, to identify any human or animal contacts, to order the disposition of rabid or suspected rabid animals and to make recommendations for postexposure rabies prophylaxis.

2. If the rabies control authority is not the health authority, recommendations concerning postexposure prophylaxis must be made in accordance with a protocol established by the health authority.

3. The rabies control authority may enter private property for the purpose of seizing an animal that has bitten a person, to determine if any animal kept or harbored therein has rabies or has been exposed to rabies, or to implement orders for quarantine, confinement, confiscation or euthanasia of an animal.

4. Unless authorized by the rabies control authority, a person shall not destroy or allow to be destroyed the head of a rabies-susceptible animal which has bitten a person. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.425 Management of animals that have bitten persons; responsibility of owner for costs of quarantine, veterinary care and examination. (NRS 441A.410)

1. Except as otherwise provided in subsections 2 and 3, the rabies control authority shall cause a dog, cat or ferret, regardless of current vaccination against rabies, which has bitten a person, to be quarantined and, for 10 days following the bite, to be observed under the supervision of a licensed veterinarian or any other person designated by the rabies control authority. The dog, cat or ferret must be quarantined within an enclosure or with restraints deemed adequate by the rabies control authority to prevent direct contact with a person or an animal.

2. If a dog which has bitten a person is owned by a canine unit of a law enforcement agency or is a guide dog, hearing dog or helping dog, the rabies control authority may waive the requirement that the dog be quarantined if:
   (a) The bite occurred while the dog was carrying out his normal duties for the law enforcement agency or as a guide dog, hearing dog or helping dog;
   (b) The dog has been vaccinated against rabies pursuant to NAC 441A.435; and
   (c) For 10 days following the bite, the dog is observed under the supervision of a licensed veterinarian or any other person designated by the rabies control authority.

3. A dog, cat or ferret which has bitten a person may be euthanized and tested for rabies without a period of quarantine if:
   (a) The animal is so ill or severely injured that it would be inhumane to keep it alive;
   (b) In the opinion of the health authority or licensed veterinarian, the animal exhibits paralysis or neurological or behavioral symptoms that are consistent with rabies; or
   (c) The behavior of the animal is so fractious or aggressive that it is not possible for the rabies control authority to manage the animal safely.

4. The dog, cat or ferret must be examined by a licensed veterinarian at the first sign of illness.
during the 10 days of observation. Any illness must be reported immediately to the rabies control authority. If signs of rabies develop during the 10 days of observation, the dog, cat or ferret must be euthanized and its head removed and shipped under refrigeration, but not frozen, for examination at the laboratory of the state department of agriculture. If at the end of the quarantine period, the animal is free of all signs of rabies:

(a) The animal must be returned to its owner upon payment of all costs of quarantine and veterinary care and examination; or

(b) The animal may be euthanized in the manner prescribed by the rabies control authority if the owner of the animal cannot be located. The head of the animal is not required to be submitted to the laboratory of the state department of agriculture for examination.

5. A bat, raccoon, skunk or fox which has bitten a person must be euthanized immediately without a period of quarantine and the head submitted for laboratory examination.

6. Any other species of animal which has bitten a person must be managed as deemed appropriate in the discretion of the rabies control authority.

7. The owner of an animal quarantined pursuant to the provisions of this chapter is responsible for all costs of quarantine and veterinary care and examination.

8. The person responsible for supervising an animal quarantined pursuant to subsection 1 shall not release the animal to any person other than the owner of the animal at the time it was quarantined or a member of the immediate family of that person.

9. As used in this section:

(a) “Guide dog” has the meaning ascribed to it in NRS 426.075.

(b) “Hearing dog” has the meaning ascribed to it in NRS 426.081.

(c) “Helping dog” has the meaning ascribed to it in NRS 426.083. (Added to NAC by Bd. of Health, eff. 1-24-92; A 3-28-96; R047-99, 9-27-99)

NAC 441A.430 Management of animals that have been in close contact with animal suspected or known to have rabies; responsibility of owner for costs of quarantine, veterinary care and examination. (NRS 441A.410)

1. Except as otherwise provided in this section, a wild or exotic animal that is rabies-susceptible and in close contact with an animal suspected or known to have rabies must be euthanized immediately. The rabies control authority may exempt a rare or valuable animal from the provisions of this section.

2. Unless the owner of the animal objects, a dog, cat or ferret which has not been vaccinated pursuant to NAC 441A.435 and which is considered by the rabies control authority to have been in close contact with an animal suspected or known to have rabies must be euthanized immediately. If the owner of the animal objects, the dog, cat or ferret must be quarantined within an enclosure or with restraints deemed adequate by the rabies control authority to prevent direct contact with a person or an animal for 180 days, under the supervision of a licensed veterinarian or any other person designated by the rabies control authority. The dog, cat or ferret must be vaccinated 1 month before release.

3. A dog, cat or ferret which has been vaccinated pursuant to NAC 441A.435 and which is considered by the rabies control authority to have been in close contact with an animal suspected or known to have rabies must be:

(a) Immediately revaccinated and confined for 45 days in a manner prescribed by the rabies control authority; or

(b) Upon the request of the owner of the dog, cat or ferret, euthanized.

4. A domesticated animal of a rabies-susceptible species, other than a dog, cat or ferret, which is considered by the rabies control authority to have been in close contact with an animal suspected or
known to have rabies must be managed according to the discretion of the rabies control authority.

5. The owner of an animal confined pursuant to the provisions of this section is responsible for all costs of confinement and veterinary care and examination.

6. As used in this section, “in close contact with an animal suspected or known to have rabies” means, within the past 180 days, to have been bitten, mouthed or mauled by, or closely confined on the same premises with, an animal suspected or known to have rabies. (Added to NAC by Bd. of Health, eff. 1-24-92; A 3-28-96; R047-99, 9-27-99)

NAC 441A.433 Animal shelter required to provide for vaccination of dog, cat or ferret released for adoption.

1. Before releasing a dog, cat or ferret for adoption, an animal shelter shall:
   (a) Have the dog, cat or ferret vaccinated against rabies in the manner prescribed in NAC 441A.435 and provide the person who adopts the dog, cat or ferret with a certificate of vaccination issued pursuant to NAC 441A.440; or
   (b) Issue to the person who adopts the dog, cat or ferret a voucher which can be presented to a licensed veterinarian as payment for the vaccination of the dog, cat or ferret.

2. To defray the costs of complying with the requirements of subsection 1, an animal shelter may impose and collect a fee from each person who adopts a dog, cat or ferret from the animal shelter. The fee must not exceed the administrative costs of complying with subsection 1, plus the actual cost of the vaccination.

3. As used in this section, “animal shelter” has the meaning ascribed to it in NRS 574.240. (Added to NAC by Bd. of Health, eff. 3-28-96)

NAC 441A.435 Owner required to maintain dog, cat or ferret currently vaccinated; vaccination requirements; exemption by licensed veterinarian; proof that dog, cat or ferret is currently vaccinated or exempted from vaccination required before entering state; impoundment; administrator of division of animal industry required to review revisions of recommendations for vaccination. (NRS 441A.410)

1. An owner of a dog, cat or ferret shall maintain the dog, cat or ferret currently vaccinated against rabies in accordance with the provisions of this section and the recommendations set forth in the “Compendium of Animal Rabies Control,” 1998 edition, published by the National Association of State Public Health Veterinarians, Inc., which is hereby adopted by reference. The publication is available, free of charge, from the Virginia Department of Health, Office of Epidemiology, 109 Governor Street, Room 701, Richmond, Virginia 23219.

2. A dog or cat must be vaccinated against rabies with a vaccine that is designed to provide protection from rabies for 3 years. The provisions of this subsection do not prohibit the vaccination of a dog or cat against rabies with a vaccine that is designed to provide protection from rabies for a longer period if recommended in the “Compendium of Animal Rabies Control.”

3. A ferret must be vaccinated against rabies annually. The provisions of this subsection do not prohibit the vaccination of a ferret against rabies with a vaccine that is designed to provide protection from rabies for a longer period if recommended in the “Compendium of Animal Rabies Control.”

4. A licensed veterinarian may exempt a dog, cat or ferret from vaccination for health reasons. The veterinarian shall record the reasons for the exemption and a specific description of the dog, cat or ferret, including the name, age, sex, breed and color on a rabies vaccination certificate which must bear the owner’s name and address. The veterinarian shall record whether the reason for the exemption is permanent, and if it is not, the date the exemption expires.

5. A dog, cat or ferret that is exempted from or is too young for vaccination against rabies must
be confined to the premises of the owner or kept under physical restraint by the owner.

6. The owner shall not allow a dog, cat or ferret over 3 months of age to enter this state unless the owner has in his immediate possession written proof that the dog, cat or ferret is currently vaccinated against rabies or has an exemption for health reasons.

7. If the owner of a dog, cat or ferret violates any provision of this section, the rabies control authority may impound the dog, cat or ferret.

8. The administrator of the division of animal industry of the state department of agriculture shall review any revision or amendment of the recommendations for vaccination against rabies of dogs, cats and ferrets set forth in the “Compendium of Animal Rabies Control,” to determine whether the revision or amendment made to the recommendations is appropriate for application in this state. For the purpose of enforcing the provisions of this section, a revision or amendment of the recommendations is effective in this state 10 days after its revision or amendment unless the administrator of the division of animal industry of the state department of agriculture files an objection to the amendment or revision with the state board of health. (Added to NAC by Bd. of Health, eff. 1-24-92; A by R047-99, 9-27-99)

NAC 441A.440 Veterinarians: Issuance of certificates of vaccination and rabies vaccination tags; cooperation with investigation by rabies control authority. (NRS 441A.410)

1. A veterinarian who vaccinates an animal against rabies shall complete three copies of a certificate of vaccination against rabies for the animal vaccinated. The certificate of vaccination against rabies must include, but is not limited to:
   (a) The name and address of the owner of the animal.
   (b) A description of the animal, including the name, age, sex, breed, color and weight of the animal.
   (c) The date the vaccination was administered.
   (d) The product name of the vaccine used.
   (e) The lot number of the vaccine.
   (f) The date the animal is due for revaccination based on the duration of immunity provided by the vaccine according to its label.
   (g) The number on the rabies vaccination tag issued pursuant to subsection 3.
   (h) The name, address and license number of the veterinarian.
   (i) The signature of the veterinarian who administered the vaccine. The signature may be handwritten, stamped or produced by a computer.

2. The veterinarian shall:
   (a) Provide the original copy of the certificate of vaccination to the owner of the animal;
   (b) Provide a copy of the certificate of vaccination to the rabies control authority; and
   (c) Retain a copy of the certificate of vaccination for the period that the vaccination is current.

3. A veterinarian who vaccinates an animal against rabies shall issue to the owner a metal rabies vaccination tag, serially numbered to match the number on the certificate of vaccination against rabies. A rabies vaccination tag must not conflict with the shape or color of local license tags.

4. A veterinarian shall cooperate with any investigation of an animal bite, or of a case having rabies or suspected case considered to have rabies by providing all information requested by the rabies control authority. (Added to NAC by Bd. of Health, eff. 1-24-92; A by R047-99, 9-27-99)

NAC 441A.445 Prohibited activities on private property involving bat, skunk, raccoon, fox or coyote; relinquishment of animal; exemptions.

1. Except as otherwise provided in subsection 2:
   (a) A person shall not intentionally keep, harbor or in any way care for, maintain, lodge or feed
on private property, a bat, skunk, raccoon, fox or coyote.
(b) Any person violating the provisions of paragraph (a) of this subsection shall, upon request of the rabies control authority and the division of wildlife of the state department of conservation and natural resources, relinquish the animal to the rabies control authority or the division of wildlife.

2. The rabies control authority and the division of wildlife may grant to any person an exemption from the provisions of this section. (Added to NAC by Bd. of Health, eff. 1-24-92)

Miscellaneous Communicable Diseases

NAC 441A.450 Acquired immune deficiency syndrome; human immunodeficiency virus infection.
1. The health authority shall encourage:
(a) A case having acquired immune deficiency syndrome (AIDS); or
(b) A person reported to have a human immunodeficiency virus infection (HIV), as identified by a confirmed positive human immunodeficiency virus infection (HIV) blood test administered by a medical laboratory,

2. If the person reported pursuant to subsection 1 has donated or sold blood, plasma, sperm or other bodily tissues during the year preceding the diagnosis, the health authority shall make reasonable efforts to notify the recipient that the person has been reported to have human immunodeficiency virus infection (HIV).

3. If a person is reported pursuant to subsection 1 because of a sexual offense, the health authority shall seek the identity and location of the victim and make reasonable efforts to notify him of his possible exposure and to advise him of the availability of counseling and testing for human immunodeficiency virus infection (HIV).

4. If a person reported pursuant to subsection 1 has current tuberculosis, the health authority shall make reasonable efforts to ensure that appropriate remedial and medical treatment of the tuberculosis is provided.

5. If the case has requested assistance from the health authority for notifying and counseling persons with whom the case has had sexual relations or persons with whom the case has shared a needle, the health authority shall provide that service.

6. If a person reported pursuant to subsection 1 is in a medical facility, the medical facility shall provide care to the person in accordance with blood and body fluid precautions, and, if another communicable disease is present, universal precautions or the appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.455 Amebiasis.
1. The health authority shall investigate each report of a case having amebiasis to confirm the diagnosis, to identify any contacts, to identify the source of infection, to determine if the case is employed in a sensitive occupation or is a child attending a child care facility and to determine if there is any contact residing in the same household as the case who is employed in a sensitive occupation.

2. Except as otherwise provided in this subsection, a person excreting *Entamoeba histolytica* shall not work in a sensitive occupation unless authorized to do so by the health authority. A person
excreting *Entamoeba histolytica* may work in a sensitive occupation if:

(a) An effective antiparasitic regimen has been completed by the person and has been confirmed by his health care provider;

(b) Two fecal specimens that are collected from the person at least 24 hours apart and at least 48 hours after cessation of antiparasitic therapy fail to show *Entamoeba histolytica* organisms upon testing by a medical laboratory; or

(c) He is asymptomatic and there is no indication of poor personal hygiene.

3. A symptomatic contact residing in the same household as the case having amebiasis shall not work in a sensitive occupation until at least one fecal specimen is submitted for examination. If the specimen shows *Entamoeba histolytica* upon testing by a medical laboratory, the contact is deemed a case subject to the provisions of this section.

4. The health authority shall instruct a person excreting *Entamoeba histolytica* of the need and proper method of hand washing after defecation.

5. An infant or child who is excreting *Entamoeba histolytica* shall not attend a child care facility until asymptomatic. The health authority shall instruct a child care facility where an infant or child excreting *Entamoeba histolytica* is attending of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of amebiasis.

6. If a case having amebiasis is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions.

(Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.460 Anthrax.**

1. The health authority shall investigate each report of a case having anthrax to confirm the diagnosis, to determine the extent of any outbreak and to identify the source of infection.

2. The health authority shall notify the state health officer if the source of infection is suspected to be occupational. The state health officer shall notify the appropriate regulatory agency of any suspected occupational exposure.

3. The health authority shall notify the state health officer if the source of infection is suspected to be an infected animal. The state health officer shall notify the administrator of the division of animal industry of the state department of agriculture (state veterinarian) who shall immediately investigate the report and shall carry out necessary measures for the prevention, suppression, and control of the transmission of the disease from animals to humans.

4. If a case having anthrax is in a medical facility, the medical facility shall provide care to the case in accordance with drainage and secretion precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.465 Botulism: Foodborne.**

1. The health authority shall investigate each report of a case having foodborne botulism or suspected case considered to have foodborne botulism to confirm the diagnosis, to identify the source of intoxication, to identify other exposed persons, to obtain and submit environmental samples for laboratory testing and to prevent further ingestion of the contaminated food.

2. The health authority shall properly dispose of contaminated food and utensils in order to prevent further contact of the toxin with a person or animal. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.470 Botulism: Infant.** The health authority shall investigate each report of a case having infant botulism in order to confirm the diagnosis, to identify the source, and to search for other cases to determine whether to rule out foodborne botulism. (Added to NAC by Bd. of Health,
NAC 441A.475 Brucellosis.
1. The health authority shall investigate each report of a case having brucellosis to confirm the diagnosis and to identify the source of infection.
2. The health authority shall notify the state health officer if the source of infection is suspected to be an infected animal. The state health officer shall notify the administrator of the division of animal industry of the state department of agriculture (state veterinarian) who shall immediately investigate the report and shall take all necessary measures for the prevention, suppression and control of the disease in animals.
3. The health authority shall notify the state health officer if the source of infection is suspected to be occupational. The state health officer shall notify the appropriate regulatory agency of any suspected occupational exposure. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.480 Campylobacteriosis.
1. The health authority shall investigate each report of a case having campylobacteriosis to confirm the diagnosis, to identify the source of infection and to determine if the case is employed in a sensitive occupation or is a child attending a child care facility.
2. A person excreting *Campylobacter* spp. shall not work in a sensitive occupation until authorized to do so by the health authority. The health authority may authorize a person excreting *Campylobacter* spp. to work in a sensitive occupation if:
   (a) At least two fecal specimens, which are collected from the case at least 24 hours apart and at least 48 hours after cessation of antimicrobial therapy, fail to show *Campylobacter* spp. organisms upon testing by a medical laboratory; or
   (b) If the case is asymptomatic and there is no indication of poor personal hygiene.
3. The health authority shall instruct a person excreting *Campylobacter* spp. of the need and proper method of hand washing after defecation.
4. An infant or child who is excreting *Campylobacter* spp. shall not attend a child care facility until asymptomatic. The health authority shall instruct a child care facility where an infant or child who is excreting *Campylobacter* spp. is attending of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of campylobacteriosis.
5. If a case having campylobacteriosis is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.485 Chancroid.
1. The health authority shall investigate each report of a case having chancroid to confirm the diagnosis, to determine the source or possible source of the infection and to ensure that the case and any contacts have received appropriate testing and medical treatment.
2. Except as otherwise provided in NRS 441A.210, a person having chancroid shall obtain medical treatment for the disease.
3. The health care provider for a person having chancroid shall notify the health authority immediately if the person fails to obtain medical treatment or fails to complete the prescribed course of medical treatment. Except as otherwise provided in NRS 441A.210, the health authority shall take action to ensure that the person receives appropriate medical treatment for the disease.
4. A clinic, dispensary or health care provider that accepts supplies or aid from the division shall provide counseling and take such measures for the testing, treatment, prevention, suppression and
control of chancroid as are specified in “Sexually Transmitted Diseases Treatment Guidelines,” set forth in “Morbidity and Mortality Weekly Report” [38(S-8), September 1, 1989].

5. A health care provider shall follow the procedures set forth in “Sexually Transmitted Diseases Treatment Guidelines” when testing and treating persons with chancroid. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.490 Chlamydia trachomatis infection.

1. The health authority shall investigate each report of a case having Chlamydia trachomatis infection of the genital tract to confirm the diagnosis, to determine the source or possible source of the infection and to ensure that the case and any contacts have received appropriate testing and medical treatment for the infection.

2. Except as otherwise provided in NRS 441A.210, a person with Chlamydia trachomatis infection shall obtain medical treatment for the infection.

3. The health care provider for a person with Chlamydia trachomatis infection shall notify the health authority immediately if the person fails to obtain medical treatment or fails to complete the prescribed course of medical treatment. Except as otherwise provided in NRS 441A.210, the health authority shall take action to ensure that the person receives appropriate medical treatment for the infection.

4. A clinic, dispensary or health care provider that accepts supplies or aid from the division shall provide counseling and take such measures for the testing, treatment, prevention, suppression and control of Chlamydia trachomatis infection as are specified in “Sexually Transmitted Diseases Treatment Guidelines,” set forth in “Morbidity and Mortality Weekly Report” [38(S-8), September 1, 1989].

5. A health care provider shall follow the procedures set forth in “Sexually Transmitted Diseases Treatment Guidelines,” when testing and treating persons with Chlamydia trachomatis infection.

6. If a case having Chlamydia trachomatis infection of the genital tract is in a medical facility, the medical facility shall provide care to the case in accordance with drainage and secretion precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.495 Cholera.

1. The health authority shall investigate each report of a case having cholera to confirm the diagnosis, to determine the extent of any outbreak, to identify any carriers or contacts, to identify the source of infection, to determine if the case is employed in a sensitive occupation or is a child attending a child care facility and to determine if there is a contact residing in the same household as the case who is employed in a sensitive occupation.

2. A person excreting Vibrio cholerae shall not work in a sensitive occupation until authorized to do so by the health authority. The health authority may authorize a case who is excreting Vibrio cholerae to work in a sensitive occupation if:

(a) At least two fecal specimens, which are collected from the case at least 24 hours apart and at least 48 hours after cessation of antimicrobial therapy, fail to show Vibrio cholerae organisms upon testing by a medical laboratory; and

(b) The person is asymptomatic.

3. A contact residing in the same household as a case having cholera shall not work in a sensitive occupation unless authorized to do so by the health authority. The health authority may authorize the contact to work in a sensitive occupation if:

(a) The contact is asymptomatic; and

(b) At least one fecal specimen, collected from the contact, is examined and shows no Vibrio
cholerae organisms. If the specimen examined pursuant to paragraph (b) shows Vibrio cholerae organisms upon testing by a medical laboratory, the contact is deemed a case subject to the provisions of this section.

4. The health authority shall instruct cases and carriers of Vibrio cholerae of the need and proper method of hand washing after defecation.

5. An infant or child who is excreting Vibrio cholerae shall not attend a child care facility. The health authority shall instruct a child care facility where an infant or child who is excreting Vibrio cholerae is attending of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of cholera.

6. If a case having cholera is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions.

(Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.500 Coccidioidomycosis.

1. The health authority shall confirm each reported case having coccidioidomycosis identified by histopathological evidence, by the isolation and identification of fungus in clinical specimens, by demonstration of a specific serologic response in acute and convalescent sera, or by a positive precipitin test in combination with a compatible clinical syndrome. The health authority shall obtain sufficient information about each case for the purpose of surveillance.

2. When an association is suspected among two or more cases described in subsection 1, the health authority shall conduct an investigation to determine whether there is a common source of infection. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.505 Cryptosporidiosis.

1. The health authority shall investigate each report of a case having cryptosporidiosis, identified by the detection of oocysts in fecal smears or of the life cycle stages of the parasites in intestinal biopsy specimens upon testing by a medical laboratory, to:

   (a) Confirm the diagnosis;
   (b) Identify any contacts;
   (c) Identify the source of infection;
   (d) Determine if the case is employed in a sensitive occupation or is a child attending a child care facility; and
   (e) Determine if there is a contact residing in the same household as the case who is employed in a sensitive occupation.

2. A person excreting Cryptosporidium spp. shall not work in a sensitive occupation unless authorized to do so by the health authority. The health authority may authorize the case to work in a sensitive occupation if:

   (a) Two fecal specimens, collected from the case at least 24 hours apart, fail to show Cryptosporidium spp. organisms upon testing by a medical laboratory; or
   (b) The case is asymptomatic and there is no indication of poor personal hygiene.

3. A symptomatic contact residing in the same household as a case shall not work in a sensitive occupation until at least one fecal specimen has been submitted for examination. If the specimen shows Cryptosporidium spp. upon testing by a medical laboratory, the contact shall be considered a case subject to the provisions of this section.

4. The health authority shall instruct cases and carriers of Cryptosporidium spp. of the need and proper method of hand washing after defecation.

5. An infant or child who is excreting Cryptosporidium spp. shall not attend a child care facility. The health authority shall instruct a child care facility where an infant or child who is excreting
Cryptosporidium spp. is attending of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of cryptosporidiosis.

6. If a case having cryptosporidiosis is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.510 Diphtheria.**

1. The health authority shall investigate each report of a case having diphtheria or suspected case considered to have diphtheria to determine if the isolated organism is a toxigenic strain of Corynebacterium diphtheriae, to determine the extent of any outbreak, to identify any carriers or contacts and to identify the source of the infection.

2. If a case having oropharyngeal toxigenic diphtheria or a suspected case considered to have oropharyngeal toxigenic diphtheria is in a medical facility, the medical facility shall provide care to the case or suspected case in accordance procedures of strict isolation and other appropriate disease specific precautions. The health authority having jurisdiction where the medical facility is located may waive the requirement of isolation if two specimens from the nose and two specimens from the throat, taken from the case or suspected case at least 24 hours apart and at least 24 hours after cessation of antibiotic therapy, fail to show toxigenic Corynebacterium diphtheriae organisms upon testing by a medical laboratory.

3. If a case having cutaneous toxigenic diphtheria or a suspected case considered to have cutaneous toxigenic diphtheria is in a medical facility, the medical facility shall require contact isolation of the case or suspected case or provide care to the case or suspected case in accordance with the appropriate disease specific precautions. The health authority having jurisdiction where the medical facility is located may waive the requirement of isolation after two specimens from the wound of the case or suspected case fail to show toxigenic Corynebacterium diphtheriae organisms upon testing by a medical laboratory.

4. The health authority shall offer immunization against diphtheria to any contacts of a case, suspected case or carrier of diphtheria.

5. A contact of a case suspected case or carrier of diphtheria shall not work in a sensitive occupation unless it has been determined that the contact is not a carrier by a health care provider by means of testing a nasopharyngeal specimen or a specimen from another site suspected to be infected. The health authority may waive this restriction. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.515 E. coli 0157:H7.**

1. The health authority shall investigate each report of:

   (a) A case having E. coli 0157:H7, as identified by the presence of hemorrhagic diarrhea or hemolytic-uremic syndrome, and from whom clinical specimens demonstrate the presence of E. coli 0157:H7 organisms or specific toxins upon testing by a medical laboratory; and

   (b) A suspected case having E. coli 0157:H7, as identified by the presence of hemorrhagic diarrhea or hemolytic-uremic syndrome, and from whom clinical specimens have not been tested.

2. The investigation required pursuant to subsection 1 must be conducted to:

   (a) Confirm the diagnosis;

   (b) Identify the source of infection; and

   (c) Determine if the case is employed in a sensitive occupation or is a child attending a child care facility.

3. A person excreting E. coli 0157:H7 shall not work in a sensitive occupation unless authorized to do so by a health authority. The health authority may authorize the case to work in a sensitive
occupation if:
   (a) Two fecal specimens, collected from the case at least 24 hours apart and at least 48 hours
       after cessation of antimicrobial therapy, fail to show E. coli 0157:H7 organisms upon testing by
       a medical laboratory; or
   (b) The case is asymptomatic and there is no indication of poor personal hygiene.
4. The health authority shall instruct a person excreting E. coli 0157:H7 of the need for and
   proper method of hand washing after defecation.
5. An infant or child excreting E. coli 0157:H7 shall not attend a child care facility until
   asymptomatic. The health authority shall instruct a child care facility where an infant or child who
   is attending the facility is excreting E. coli 0157:H7 of the need for and proper method of hand
   washing and other practices for the control of infection which prevent the transmission of E. coli
   0157:H7.
6. If a case having E. coli 0157:H7 is in a medical facility, the medical facility shall provide care
   to the case in accordance with enteric precautions or other appropriate disease specific precautions.
   (Added to NAC by Bd. of Health, eff. 1-24-92; A 3-28-96)

NAC 441A.520 Encephalitis.
1. A report to the health authority of a case having encephalitis (arthropod-borne and
   unspecified viral) must include the specific viral, bacterial, fungal or parasitic cause of the disease if
   known.
2. The health authority shall investigate each report of a case of encephalitis (arthropod-borne
   and unspecified viral) to confirm the diagnosis and to search for other cases.
3. If an association is suspected among two or more cases having encephalitis (arthropod-borne
   and unspecified viral), the health authority shall conduct an investigation to determine whether there
   is an existence of a common source of infection.
4. If a health authority identifies a common source of infection and determines that the common
   source of infection is a threat to the general welfare of the community, the health authority shall
   inform the public of the common source of infection and shall provide education on the risk,
   transmission, prevention and control of encephalitis.
5. If a case having encephalitis is in a medical facility, the medical facility shall provide care to
   the case in accordance with enteric precautions or other appropriate disease specific precautions
   for the duration of the illness or for 7 days after the onset of the illness, whichever period is longer.
   (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.525 Extraordinary occurrence of illness.
1. The health authority shall investigate each report of a case having an extraordinary
   occurrence of illness or suspected case considered to have an extraordinary occurrence of illness to
   confirm the diagnosis, to determine the extent of any outbreak, to identify the source of infection or
   illness, to determine if there is a risk to the health or welfare of the public and to determine if
   management by a public health agency is feasible.
2. The health authority shall carry out the investigation and measures for the prevention and
   control of the extraordinary occurrence of illness in consultation with the state health officer. The
   state health officer may investigate an extraordinary occurrence of illness by conducting a special
   study. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.530 Foodborne disease outbreak.
1. The health authority shall investigate each report of an outbreak or suspected outbreak of
   illness known or suspected to be caused by a contaminated food or beverage.
2. The health authority shall conduct an epidemiological investigation of each report of an outbreak or suspected outbreak to confirm its existence, to identify the source, to determine the number of persons exposed to the source, to interview potentially exposed persons, to collect and submit clinical and environmental samples for laboratory testing and to determine the need to institute measures to control the outbreak or suspected outbreak.

3. The owner, manager or any other person in charge of a food establishment shall promptly cooperate with the health authority in all matters relating to the investigation of a foodborne disease outbreak including, but not limited to:
   (a) Providing information, including names and addresses of patrons and employees, work schedules of employees, histories of illnesses of employees, menus and any other information requested by the health authority.
   (b) Providing access to employees for interviewing and obtaining clinical specimens.
   (c) Providing food, beverage and environmental samples for laboratory testing.
   (d) Cooperating with the efforts of the health authority to carry out procedures for the prevention, suppression and control of the foodborne disease outbreak, including procedures of exclusion, isolation and quarantine.

4. The health authority shall submit a written report summarizing his investigation to the state health officer within 7 days of completing his investigation. The report must include the:
   (a) Event, food, beverage or other vehicle suspected of transmitting the foodborne disease.
   (b) Number of persons exposed.
   (c) Number of persons known to have become ill from the source.
   (d) Symptoms experienced by the persons who became ill.
   (e) Epidemic curve for the outbreak.
   (f) Incubation period of the illness.
   (g) Results of tests performed by a medical laboratory.
   (h) Conclusions of the health authority concerning the cause of the outbreak.
   (i) Measures instituted for the control of the outbreak, if any. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.535 Giardiasis.

1. The health authority shall investigate each report of a case having giardiasis to confirm the diagnosis, to identify any contacts and the source of infection, to determine if the case is employed in a sensitive occupation or is a child attending a child care facility and to determine if there is a household contact who is employed in a sensitive occupation.

2. A person excreting *Giardia lamblia* shall not work in a sensitive occupation until authorized to do so by the health authority. The health authority may authorize the case to work in a sensitive occupation if:
   (a) Two fecal specimens, collected from the case at least 24 hours apart and at least 48 hours after cessation of antiparasitic therapy, fail to show *Giardia lamblia* organisms upon testing by a medical laboratory; or
   (b) The case is asymptomatic and there is no indication of poor personal hygiene.

3. A symptomatic contact residing in the same household as a case shall not work in a sensitive occupation until at least one fecal specimen has been submitted for examination. If the specimen shows *Giardia lamblia* upon testing by a medical laboratory, the contact shall be considered a case subject to the provisions of this section.

4. The health authority shall instruct a person excreting *Giardia lamblia* of the need and proper method of hand washing after defecation.

5. Unless authorized to do so by a health authority, an infant or child who has diarrhea and a
positive fecal examination for *Giardia lamblia* shall not attend a child care facility unless antiparasitic therapy has been initiated and the diarrhea has resolved for more than 24 hours.

6. The health authority may prohibit an asymptomatic infant or child who is excreting *Giardia lamblia* cysts from attending a child care facility if the health authority considers such exclusion necessary in order to stop transmission of the communicable disease within the child care facility.

7. The health authority shall instruct a child care facility where an infant or child who is excreting *Giardia lamblia* cysts is attending of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of giardiasis.

8. If a case having *Giardia lamblia* is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.540 Gonococcal infection.**

1. The health authority shall investigate each report of a case having gonococcal infection to confirm the diagnosis, to determine the source or possible source of the infection and to ensure that the case and any contacts have received appropriate testing and medical treatment for the infection.

2. Except as otherwise provided in NRS 441A.210, a person having gonococcal infection shall obtain medical treatment for the infection.

3. The health care provider for a person with gonococcal infection shall notify the health authority immediately if the person fails to obtain medical treatment or fails to complete the prescribed course of medical treatment. Except as otherwise provided in NRS 441A.210, the health authority shall take action to ensure that the person receives appropriate medical treatment for the infection.

4. A clinic, dispensary or health care provider that accepts supplies or aid from the division shall provide counseling and take such measures for the testing, treatment, prevention, suppression and control of gonococcal infection as are specified in “Sexually Transmitted Diseases Treatment Guidelines,” set forth in “Morbidity and Mortality Weekly Report” [38(S-8), September 1, 1989].

5. A health care provider shall follow the procedures set forth in “Sexually Transmitted Diseases Treatment Guidelines,” when testing and treating persons with gonococcal infection.

6. If a neonatal case having gonococcal infection is in a medical facility, the medical facility shall provide care to the case in accordance with contact isolation or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.545 Granuloma inguinale.**

1. The health authority shall investigate each report of a case having granuloma inguinale to confirm the diagnosis, to determine the source or possible source of the infection and to ensure that the case and any contacts have received appropriate testing and medical treatment for the disease.

2. Except as otherwise provided in NRS 441A.210, a person with granuloma inguinale shall obtain medical treatment for the disease.

3. The health care provider for a person with granuloma inguinale shall notify the health authority immediately if the person fails to submit to medical treatment or fails to complete the prescribed course of medical treatment. Except as otherwise provided in NRS 441A.210, the health authority shall take action to ensure that the person receives appropriate medical treatment for the disease.

4. A clinic, dispensary or health care provider that accepts supplies or aid from the division shall provide counseling and take such measures for the testing, treatment, prevention, suppression and control of granuloma inguinale as are specified in “Sexually Transmitted Diseases Treatment Guidelines,” set forth in “Morbidity and Mortality Weekly Report” [38(S-8), September 1, 1989].
5. A health care provider shall follow the procedures set forth in “Sexually Transmitted Diseases Treatment Guidelines,” when testing and treating persons with granuloma inguinale. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.550 Haemophilus influenzae type b.

1. The health authority shall investigate each report of a case having an invasive disease caused by Haemophilus influenzae type b, which includes bacteremia, meningitis, epiglottitis, septic arthritis, cellulitis, pericarditis, endocarditis, osteomyelitis and pneumonia, to:
   (a) Confirm the diagnosis;
   (b) Determine the extent of any outbreak;
   (c) Determine if the case is a child attending a child care facility; and
   (d) Identify any contacts and determine the need for antimicrobial prophylaxis of any contacts.

2. The health authority shall recommend to a health care provider providing services to a case having a disease caused by invasive Haemophilus influenzae type b that the following preventive measures be taken:
   (a) If the case is in a medical facility and upon discharge will return to a child care facility or a household where there will be a contact who is less than 4 years of age, the case be prescribed a course of prophylactic antimicrobial therapy before being discharged, unless medically contraindicated.
   (b) If the case resides in a household where there is a contact who is less than 4 years of age, antimicrobial prophylaxis be prescribed for all contacts in the household, unless medically contraindicated, as soon as possible after diagnosis of the case.

3. A person diagnosed as having a disease caused by invasive Haemophilus influenzae type b shall not attend a child care facility or a private or public school while the disease is in a communicable form.

4. If a case having a disease caused by invasive Haemophilus influenzae type b is in a medical facility, the medical facility shall provide care to the case in accordance with respiratory isolation or other appropriate disease specific precautions.

5. If a case having a disease caused by invasive Haemophilus influenzae type b is in a child care facility or a medical facility where there is a contact who is less than 2 years of age, the child care facility or medical facility shall provide written notice to the parents or legal guardians of all children in the same classroom or care unit as the case, regardless of whether the children have received an immunization against Haemophilus influenzae type b. The notice must inform the parent:
   (a) That the child has been exposed to a disease caused by invasive Haemophilus influenzae type b;
   (b) To seek medical advice promptly if the child develops symptoms suggestive of a disease caused by invasive Haemophilus influenzae type b; and
   (c) That initiation of antimicrobial prophylaxis is required, unless medically contraindicated, for the child as a condition of readmission to the child care facility or medical facility.

6. If a case having a disease caused by invasive Haemophilus influenzae type b is in a child care facility or a medical facility where there is a contact who is less than 2 years of age, each employee of the child care facility or medical facility shall complete a course of antimicrobial prophylaxis, unless medically contraindicated.

7. If a case having a disease caused by invasive Haemophilus influenzae type b is in a child care facility or a medical facility where there is no contact who is less than 2 years of age, and two persons have been diagnosed as having a disease caused by invasive Haemophilus influenzae type b within 60 days, each child and member of the staff in the child care facility or medical facility shall
complete a course of antimicrobial prophylaxis, unless medically contraindicated, regardless of whether the child or member of the staff has received an immunization against Haemophilus influenzae type b. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.555 Hansen’s disease.
1. The health authority shall investigate each report of a case having Hansen’s disease (leprosy) to confirm the diagnosis and to identify any contacts residing in the same household as the case.
2. A contact residing in the same household as a case having Hansen’s disease (leprosy) shall obtain an examination by a physician for signs of the disease as soon as possible after diagnosis of the index case, and at 6- to 12-month intervals for not less than 5 years after his last contact with the case while infectious.
3. A case having Hansen’s disease (leprosy) and any contact residing in the same household as the case shall not work in a sensitive occupation unless authorized to do so by a health authority. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.557 Hantavirus infection.
1. The health authority shall investigate each report of:
   (a) A case having a hantavirus infection, as identified by serological testing for hantaviral antibodies, immunohistochemistry studies, polymerase chain reaction studies or other appropriate laboratory studies; and
   (b) A suspected case having a hantavirus infection, as identified by the presence of symptoms consistent with hantavirus pulmonary syndrome.
2. The investigation required pursuant to subsection 1 must be conducted to:
   (a) Confirm the diagnosis;
   (b) Determine the extent of any outbreak of hantavirus; and
   (c) Determine the source of the infection. (Added to NAC by Bd. of Health, eff. 3-28-96)

NAC 441A.560 Hepatitis A: Generally.
1. The health authority shall investigate each report of a case having hepatitis A to confirm the diagnosis, to identify any contacts or other cases, to identify the source of the infection, to determine if the case is employed in a sensitive occupation or is a child attending a child care facility and to determine the need for prophylactic administration of immune globulin to contacts of the case.
2. Except as otherwise provided in this section, a case having hepatitis A and any contact residing in the same household as a case having hepatitis A shall not work in a sensitive occupation. The health authority may waive the provisions of this section if a case or contact is considered not to be infectious.
3. Except as otherwise provided in this section, a child having hepatitis A shall not attend a child care facility. The health authority may waive the provisions of this section if the child is considered not to be infectious.
4. If a case having hepatitis A is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions.
5. The health authority shall instruct cases having hepatitis A and contacts of cases having hepatitis A of the need and proper method of hand washing after defecation.
6. Upon learning of a contact through his investigation, the health authority shall offer and provide immune globulin to the contact if the contact’s last contact to the case having hepatitis A was within the preceding 2 weeks and while the case was in a communicable stage.
7. If a food or beverage handler has hepatitis A, the health authority shall determine the
potential for transmission of the communicable disease within the food establishment. If the health
authority determines that there is a potential for transmission of the communicable disease, he shall:

(a) Offer immune globulin to other food and beverage handlers in the workplace who have had
contact with the food or beverage handler having hepatitis A.

(b) If warranted under the circumstances, make a public announcement to inform patrons of their
potential exposure.

8. The employer of a food or beverage handler who declines immune globulin pursuant to
paragraph (a) of subsection 7, shall observe the food or beverage handler and report to the health
authority if the food or beverage handler develops any symptoms of hepatitis A during the 45 days
after refusing immune globulin.

9. The employer of a food or beverage handler shall instruct the food and beverage handler of
the need and proper method of hand washing after defecation.  (Added to NAC by Bd. of Health,
eff. 1-24-92)

NAC 441A.565 Hepatitis A: Presence of case in child care facility.
1. If a case having hepatitis A is an employee or a child in a child care facility and there are no
children in diapers in the child care facility, the health authority shall offer immune globulin to all
employees and children in contact with the case.

2. The health authority shall offer immune globulin to all employees and enrolled children in a
child care facility if a child in diapers is enrolled in the child care facility and:

(a) A case having hepatitis A is an employee or a child in the child care facility; or

(b) A case having hepatitis A has occurred in the households of two or more children in the child
care facility.

3. If recognition of an outbreak of hepatitis A is delayed by 3 or more weeks from the onset of
the index case, or if hepatitis A has occurred in three or more families of children enrolled in a child
care facility, the health authority shall offer immune globulin to all employees and enrolled children
in the child care facility and to contacts residing in the same household as a child 3 years of age, or
less, who is enrolled in the child care facility.

4. If a case having hepatitis A is an employee or a child in a child care facility, the principal,
director, or other person in charge of the child care facility shall notify, in writing, the employees of
the child care facility and the parents or legal guardians of children enrolled in the child care facility
of the potential exposure of the children enrolled in the child care facility to hepatitis A, of the
recommendations for immune globulin and of the need for surveillance for development of
symptoms.  (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.570 Hepatitis: B; C; Delta; unspecified.
1. The health authority shall investigate each report of:

(a) An acute case of hepatitis B, C, Delta or unspecified hepatitis; or

(b) A pregnant woman who is positive for hepatitis B surface antigen upon testing of a blood
specimen by a medical laboratory,
to confirm the diagnosis, to identify any carriers or other cases, to identify the source of the
infection and to determine the need for hepatitis B immune globulin and immunization for contacts.

2. The health authority shall encourage a case who has hepatitis B, C, Delta or unspecified to
notify any persons with whom he has had sexual relations and any person with whom he has shared
a needle, of their potential exposure, of the availability of counseling, of their potential need for
hepatitis B immune globulin prophylaxis and immunization and of testing for the presence of
hepatitis B, C, Delta or unspecified. If the case fails to provide notice to the persons potentially
exposed, the health authority shall provide such notice and counseling.
3. Upon the request of a case having hepatitis B, C, Delta or unspecified, or upon the request of the health care provider of the case, the health authority shall use epidemiologic methods to confidentially locate, counsel and refer for medical evaluation and treatment any contact of the case.

4. A pregnant woman shall be screened by her health care provider for the presence of hepatitis B surface antigen. The health care provider shall refer a pregnant woman who is positive for hepatitis B surface antigen to the health authority for counseling and recommendations on testing and immunizing contacts.

5. The health care provider of an infant born to a woman carrying hepatitis B surface antigen shall ensure that the infant is given hepatitis B immune globulin and hepatitis B vaccine within 12 hours of birth with the vaccine series being completed on a schedule established by the division.

6. If a case having hepatitis B, C, Delta or unspecified, or a carrier of hepatitis B, C, Delta or unspecified, is in a medical facility, the medical facility shall provide care to the case or carrier in accordance with blood and body fluid precautions and universal precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.575 Influenza.
1. The health authority shall, for purposes of surveillance, obtain sufficient information of each case having influenza, as identified by confirmation by a medical laboratory of the presence of influenza viruses in clinical specimens, by demonstration of a specific serologic response in acute and convalescent sera or by a compatible clinical syndrome.

2. If a case having influenza is in a medical facility, the medical facility shall provide care to the case in accordance with the appropriate disease specific precautions.
(Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.580 Legionellosis.
1. The health authority shall investigate each report of a case having legionellosis to confirm the diagnosis and to gather information for the case report.

2. If two or more cases having legionellosis occur among associated persons, the health authority shall investigate to determine the extent of the outbreak and to identify a common environmental source. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.585 Leptospirosis.
1. The health authority shall investigate each report of a case having leptospirosis to confirm the diagnosis, to identify any contacts, carriers or other cases, and to identify the source of the infection.

2. If the source of infection is suspected to be an infected animal, environmental contamination or occupational exposure, the health authority shall notify the state health officer. The state health officer shall notify the appropriate regulatory agency responsible for controlling the source of the disease.

3. If a case having leptospirosis is in a medical facility, the medical facility shall provide care to the case in accordance with universal precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.590 Listeriosis.
1. The health authority shall investigate each report of a case having listeriosis to confirm the diagnosis, to identify any carriers or other cases, to identify the source of the infection and to determine if there is an outbreak.

2. If the source of infection is suspected to be an infected animal, a contaminated product or an occupational exposure, the health authority shall notify the state health officer. The state health officer shall notify the appropriate regulatory agency responsible for controlling the source of the
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disease. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.595 Lyme disease. The health authority shall investigate each report of a case having lyme disease to confirm the diagnosis and to determine the geographic location where the exposure to the disease occurred. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.600 Lymphogranuloma venereum.

1. The health authority shall investigate each report of a case having lymphogranuloma venereum to confirm the diagnosis, to determine the source or possible source of the infection and to ensure the case and any contacts have received appropriate testing and medical treatment for the disease.

2. Except as otherwise provided in NRS 441A.210, a person with lymphogranuloma venereum shall obtain medical treatment for the disease.

3. The health care provider for a person with lymphogranuloma venereum shall notify the health authority immediately if the person fails to submit to medical treatment or fails to complete the prescribed course of medical treatment. Except as otherwise provided in NRS 441A.210, the health authority shall take action to ensure that the person receives appropriate medical treatment for the disease.

4. A clinic, dispensary or health care provider that accepts supplies or aid from the division shall provide counseling and take such measures for the testing, treatment, prevention, suppression and control of lymphogranuloma venereum as are specified in “Sexually Transmitted Diseases Treatment Guidelines,” set forth in “Morbidity and Mortality Weekly Report” [38(S-8), September 1, 1989].

5. A health care provider shall follow the procedures set forth in “Sexually Transmitted Diseases Treatment Guidelines,” when testing and treating persons with lymphogranuloma venereum. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.605 Malaria.

1. The health authority shall investigate each report of a case having malaria to confirm the diagnosis and to determine the type and source of the infection.

2. If transmission of malaria may have occurred in this state, the health authority shall conduct an entomologic investigation to determine the extent of mosquito activity and to institute control measures, if necessary.

3. If a case having malaria is in a medical facility, the medical facility shall provide care to the case in accordance with universal precautions or other appropriate disease specific precautions.

4. The person in charge of a blood bank shall use all reasonable means to elicit from any person who applies to donate blood whether he has or has had malaria, or has traveled in, visited or immigrated from an area endemic for malaria, or whether he has taken antimalarial drugs. The blood bank shall not accept any blood from a person who refuses to supply such information. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.610 Measles.

1. The health authority shall investigate each report of a case having measles (rubeola) or suspected case considered to have measles (rubeola) to classify the case, to determine the extent of any outbreak, to identify the source of the infection, to identify any susceptible contacts and to determine the need for exclusion, isolation and immunization of the case and any contacts.

2. A case having measles or a suspected case considered to have measles must be excluded from child care facilities, schools, sporting events sponsored by schools, sensitive occupations, public
gatherings, and from contact with susceptible persons outside of his household for at least 5 days after the onset of rash.

3. If a case having measles or a suspected case considered to have measles is in a medical facility, the medical facility shall provide care to the case or suspected case in accordance with respiratory isolation or other appropriate disease specific precautions for at least 5 days after the onset of rash.

4. An employee of a medical facility shall not have direct contact with any case or suspected case unless he has provided proof of immunity to measles.

5. On the same day that a report of a case having measles or suspected case considered to have measles in a school or child care facility is received, the principal, director or other person in charge of the school or child care facility shall:
   (a) Conduct an inquiry into absenteeism to determine the existence of any other cases of the illness in the school or child care facility.
   (b) Report the case or suspected case to the health authority.
   (c) Review the records of immunization of all enrolled children to identify those who are not adequately immunized against measles.
   (d) Notify the parent or legal guardian of each child who has not presented proof of immunity to measles, that the child is excluded from attendance at the school or child care facility, effective the following morning:
      (1) Until acceptable proof of immunity to measles is received by the child care facility or school; or
      (2) If the child has not been immunized to measles because of a medical or religious exemption, until 14 days after the onset of the last reported case. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.615 Meningitis.

1. A report of a case having meningitis must include the specific viral, bacterial, fungal or parasitic cause of the disease, if known.

2. The health authority shall investigate each report of a case having meningitis to obtain sufficient information for the case report.

3. If an association is suspected among two or more cases, the health authority shall conduct an investigation to determine the existence of a common source of infection.

4. A child having meningitis must be excluded from attendance at child care facilities and schools until 7 days after the onset of symptoms.

5. If a case having meningitis is in a medical facility, the medical facility shall provide care to the case in accordance with the appropriate disease specific precautions.

6. A case of meningitis caused by:
   (a) *Neisseria meningitidis* (meningococcal disease) must be managed according to the procedures specified in NAC 441A.620.
   (b) *Haemophilus influenzae* type b (invasive disease) shall be managed according to the procedures specified in NAC 441A.550. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.620 Meningococcal disease.

1. The health authority shall investigate each report of a case having invasive disease caused by *Neisseria meningitidis* (meningococcal disease), including bacteremia, meningitis and septic arthritis to:
   (a) Confirm the diagnosis;
   (b) Determine the extent of any outbreak;
(c) Identify any contacts; and
(d) Determine the need for antimicrobial prophylaxis or immunization of contacts.

2. The health authority shall recommend antimicrobial prophylaxis to any person who has had intimate exposure to nasopharyngeal secretions, including, but not limited to:
   (a) A contact residing in the same household as the case;
   (b) A contact sharing crowded quarters with the case, including, but not limited to, miners, prisoners and soldiers;
   (c) A contact who is a member of the staff of a child care facility or a child attending a child care facility; and
   (d) A first responder giving mouth-to-mouth resuscitation.

3. If a case having invasive disease caused by *Neisseria meningitidis* is in a medical facility, the medical facility shall provide care to the case in accordance with respiratory isolation or other appropriate disease specific precautions until 24 hours after initiation of effective therapy. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.625 Mumps.**

1. The health authority shall investigate each report of a case having mumps to confirm the diagnosis, to determine the history of immunization of the case and to determine the source of the infection.

2. The health authority shall offer immunization against mumps to any susceptible contact.

3. A case having mumps must be excluded from child care facilities, schools, sporting events sponsored by schools, sensitive occupations, public gatherings, and from contact with a susceptible person who does not reside in the same household as the case for at least 9 days after the onset of swelling of the parotid salivary glands.

4. If a case having mumps is in a medical facility, the medical facility shall provide care to the case in accordance with respiratory isolation or other appropriate disease specific precautions until 9 days after the onset of swelling of the parotid salivary glands. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.630 Pertussis.**

1. The health authority shall investigate each report of a case having pertussis to confirm the diagnosis, to determine the extent of any outbreak, to identify any susceptible contacts, to identify the source of the infection and to determine the need for exclusion, immunization and antimicrobial prophylaxis.

2. A case having pertussis must be excluded from child care facilities, schools, sporting events sponsored by schools, sensitive occupations, public gatherings, and from contact with susceptible persons not residing in the same household as the case for 21 days after the date of onset of the illness, or for 5 days after the date of initiation of medical treatment specific for pertussis.

3. A contact who is less than 7 years of age and is inadequately immunized against pertussis, and who resides in the same household as a case having pertussis must be excluded from schools, child care facilities, sporting events sponsored by schools, public gatherings, and from contact with susceptible persons not residing in the same household for 14 days after the last exposure or until the case and the contact have received 5 days of a minimum 14-day course of medical treatment specific for pertussis.

4. The health authority shall, as soon as possible after exposure, offer immunization to a susceptible contact of a case having pertussis, who is less than 7 years of age and who has not received 4 doses of DTP or has not received a dose of DTP within the 3 years preceding exposure.

5. If the health authority determines that there is an outbreak of pertussis, the health authority
may exclude children who are susceptible to pertussis from attending a school or child care facility in an effort to control the outbreak.

6. The health authority shall recommend antimicrobial prophylaxis consisting of a 14-day course of an effective antimicrobial agent to:
   (a) A contact residing in the same household as a case having pertussis or a similarly close contact, who:
      (1) Is less than 4 years of age, regardless of his status of immunization; or
      (2) Is at least 4 years of age and not fully immunized against pertussis and will remain in contact with persons under 4 years of age or with persons having chronic cardiopulmonary conditions.
   (b) A person in a medical facility regardless of his status of immunization:
      (1) If the case was admitted to the medical facility without isolation and was not on antimicrobial therapy; and
      (2) The person in the medical facility had face-to-face exposure to the case or was in the same room as the case.
   (c) A contact attending the child care facility where the case attended, regardless of the status of immunization of the contact.
   (d) Staff and inadequately immunized contacts under 7 years of age in the same classroom as the case in a school.

7. If a case having pertussis is in a medical facility, the medical facility shall provide care to the case in accordance with respiratory isolation or the appropriate disease specific precautions.

(Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.635 Plague.

1. The health authority shall investigate each report of a case having plague or suspected case considered to have plague to confirm the diagnosis, to determine the extent of any outbreak, to determine the source of infection and to determine if there has been person-to-person transmission of the disease.

2. If a case having plague has pulmonary involvement, the health authority shall immediately identify and notify any contacts of the case and shall place them under surveillance for 7 days and advise them of antimicrobial prophylaxis. Any contact who declines antimicrobial prophylaxis must be placed in strict isolation with careful surveillance for 7 days.

3. If a case having pneumonic plague is in a medical facility, the medical facility shall provide care to the case in accordance with strict isolation or other appropriate disease specific precautions. If a case having bubonic plague is in a medical facility, the medical facility shall provide care to the case in accordance with drainage and secretion precautions or other appropriate disease specific precautions. If a case having septicemic plague is in a medical facility, the medical facility shall provide care to the case in accordance with universal precautions.

4. If zoonotic plague is suspected by the health authority, he shall conduct an environmental investigation to determine the animal source of the plague and shall take such measures as are necessary to control the suspected plague vectors. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.640 Poliomyelitis.

1. The health authority shall investigate each report of a case having poliomyelitis to confirm the diagnosis, to determine the extent of any outbreak, to determine the source of the infection, to identify any susceptible contacts and to determine the need for immunization of contacts.

2. The health authority shall offer immunization against poliomyelitis to all susceptible contacts.

3. If there is an outbreak of poliomyelitis, the health authority may exclude a child inadequately immunized against poliomyelitis from child care facilities and schools.
4. If a case having poliomyelitis is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.645 Psittacosis.

1. The health authority shall investigate each report of a case having psittacosis to confirm the diagnosis, to determine the extent of any outbreak and to identify the source or suspected source of the infection.

2. The health authority shall report to the state health officer any identified source or suspected source of infection. The state health officer shall notify the administrator of the division of animal industry of the state department of agriculture (state veterinarian), or other appropriate regulatory agency, if birds or other animals are involved. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.650 Q fever.

1. The health authority shall investigate each report of a case having Q fever, as identified by detection of the infectious agent in clinical specimens or by the demonstration of a specific serologic response in acute and convalescent sera upon testing by a medical laboratory, to:
   (a) Confirm the diagnosis;
   (b) Determine the extent of any outbreak; and
   (c) Identify the source or suspected source of the infection.

2. Any identified or suspected source of infection of Q fever must be reported to the state health officer. The state health officer shall notify the administrator of the division of animal industry of the state department of agriculture (state veterinarian) if animals are involved, or the appropriate regulatory agency if the exposure is suspected to be occupational. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.655 Relapsing fever. The health authority shall investigate each report of a case having relapsing fever, as identified by the finding of the infectious agent in clinical specimens upon testing by a medical laboratory, to:

1. Confirm the diagnosis;
2. Determine the extent of any outbreak;
3. Identify the source of the infection; and
4. Determine the necessity of initiating measures for the control of vectors. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.660 Respiratory syncytial virus infection. The health authority shall investigate each report of a case having respiratory syncytial virus infection, as identified by the finding of respiratory syncytial virus in clinical specimens or by demonstration of a specific serologic response in acute and convalescent sera upon testing by a medical laboratory, to:

1. Confirm the diagnosis; and
2. Obtain sufficient information about the case for the purpose of surveillance. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.665 Rocky Mountain spotted fever. The health authority shall investigate each report of a case having Rocky Mountain spotted fever to confirm the diagnosis, to determine the extent of any outbreak and to identify the source of the infection. (Added to NAC by Bd. of Health, eff. 1-24-92)
NAC 441A.670 Rotavirus infection.
1. The health authority shall investigate each report of a case having rotavirus infection, as identified by laboratory confirmation of the presence of rotavirus in clinical specimens or by the demonstration of a specific serologic response in acute and convalescent sera, to:
   (a) Confirm the diagnosis;
   (b) Determine the source of the infection;
   (c) Determine if the case is a child attending a child care facility; and
   (d) Obtain information for the case report.
2. An infant or child having rotaviral diarrhea shall not attend a child care facility until asymptomatic. The health authority shall instruct a child care facility where an infant or child having rotaviral diarrhea is attending, of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of rotavirus.
3. If a case having rotavirus infection is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.675 Rubella.
1. The health authority shall investigate each report of a case having rubella or suspected case considered to have rubella to confirm the diagnosis, to determine the extent of any outbreak, to identify the source or suspected source of the infection, to identify any contacts who are pregnant and susceptible to rubella and to determine the need for exclusion, isolation and immunization.
2. The health authority shall refer a contact who is pregnant for serological testing to determine susceptibility or early infection and for thorough medical consultation.
3. A case having rubella or a suspected case considered to have rubella must, for at least 7 days after the onset of rash, be excluded from attending child care facilities, schools, sporting events sponsored by schools, sensitive occupations and public gatherings, and from contact with all pregnant women or other susceptible persons outside the household.
4. If a case having rubella or a suspected case considered to have rubella is in a medical facility, the medical facility shall provide care to the case or suspected case in accordance with contact isolation or other appropriate disease specific precautions.
5. An employee of a medical facility shall not have direct contact with any case having rubella, any suspected case considered to have rubella or with any patient who is or may be pregnant, unless he provides proof of immunity to rubella.
6. On the same day that a report of a case having rubella or a suspected case considered to have rubella in a school or child care facility is received, the principal, director or other person in charge of the school or child care facility shall:
   (a) Conduct an inquiry into absenteeism to determine the existence of any other cases or suspected cases in the school or child care facility.
   (b) Report the case or suspected case to the health authority.
   (c) Review the records of immunization of all enrolled children to identify those who are not adequately immunized against rubella.
   (d) Notify the parent or legal guardian of each child who has not presented proof of immunity to rubella, that the child is excluded from attendance at the school or child care facility, effective the following morning:
      (1) Until proof of immunity to rubella is received by the school or child care facility; or
      (2) If the child has not been immunized to rubella because of a medical or religious exemption, until 14 days after the onset of the last reported case. (Added to NAC by Bd. of Health, eff. 1-24-92)
NAC 441A.680 Salmonellosis.

1. The health authority shall investigate each case having salmonellosis, as identified by the finding of a person infected with or excreting *Salmonella* spp. organisms upon testing of a clinical specimen by a medical laboratory, to:
   (a) Confirm the diagnosis;
   (b) Determine the extent of any outbreak;
   (c) Identify any contact of the case;
   (d) Identify any carrier;
   (e) Identify the source of infection;
   (f) Determine if the case is employed in a sensitive occupation or is a child attending a child care facility; and
   (g) Determine if there is a contact residing in the same household as the case who is employed in a sensitive occupation.

2. A person excreting *Salmonella* spp. shall not work in a sensitive occupation unless authorized to do so by the health authority. The health authority may authorize a person excreting *Salmonella* spp. to work in a sensitive occupation if at least two fecal specimens collected from the case at least 24 hours apart and at least 48 hours after cessation of antimicrobial therapy, fail to show *Salmonella* spp. organisms upon testing by a medical laboratory.

3. A contact residing in the same household as a case having salmonellosis shall not work in a sensitive occupation unless he has submitted at least one fecal specimen for examination by a medical laboratory, he is asymptomatic and he is authorized to work in a sensitive occupation by the health authority. If the specimen submitted for examination shows *Salmonella* spp. organisms, the contact shall be considered a case subject to the provisions of this section.

4. A person who excretes *Salmonella* spp. for not less than 4 weeks and not more than 1 year after onset of acute illness is a convalescent carrier and shall not engage in a sensitive occupation unless at least two consecutive fecal specimens, taken at least 24 hours apart, fail to show *Salmonella* spp. organisms upon testing by a medical laboratory.

5. A person who excretes *Salmonella* spp. for more than 1 year after onset of acute illness is a chronic carrier and shall not engage in a sensitive occupation unless three consecutive fecal specimens, taken at least 72 hours apart, fail to show *Salmonella* spp. organisms upon testing by a medical laboratory.

6. The health authority shall instruct a case having salmonellosis or a carrier of *Salmonella* spp. of the need and proper method of hand washing after defecation.

7. An infant or child excreting *Salmonella* spp. shall not attend a child care facility or school until asymptomatic. The health authority shall instruct a child care facility where an infant or child who is excreting *Salmonella* spp. is attending, of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of salmonellosis.

8. If a case having salmonellosis is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions.

(Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.685 Severe reaction to immunization.

1. The health authority shall investigate each report of a case having a severe reaction to immunization to confirm the diagnosis and to document the circumstances pertaining to the reported reaction. The health authority shall transmit such information to the division.

2. As used in this section, a “severe reaction to immunization” means a severe or unusual event related either directly or indirectly to the receipt of a vaccine, which occurred within 30 days after
the receipt of a vaccine and resulted in the death of the person vaccinated or the need for the person vaccinated to consult a health care provider. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.690 Shigellosis.
1. The health authority shall investigate each report of a case having shigellosis to confirm the diagnosis, to determine the extent of any outbreak, to identify any carriers of the infection, to identify any contacts, to identify the source of the infection, to determine if the case is employed in a sensitive occupation or is a child attending a child care facility and to determine if there is a contact residing in the same household as the case who is employed in a sensitive occupation.
2. A person excreting *Shigella* spp. shall not work in a sensitive occupation unless authorized to do so by the health authority. The health authority may authorize a person excreting *Shigella* spp. to work in a sensitive occupation if at least two fecal specimens collected from the case at least 24 hours apart and at least 48 hours after cessation of antimicrobial therapy fail to show *Shigella* spp. organisms upon testing by a medical laboratory.
3. A contact residing in the same household as a case having shigellosis shall not work in a sensitive occupation unless he has submitted at least two fecal specimens for examination by a medical laboratory, he is asymptomatic and he is authorized to work in a sensitive occupation by the health authority. If the specimen submitted for examination shows *Shigella* spp. organisms, the contact shall be considered a case subject to the provisions of this section.
4. The health authority shall instruct a case having shigellosis or a carrier of *Shigella* spp. of the need and proper method of hand washing after defecation.
5. An infant or child excreting *Shigella* spp. shall not attend a child care facility or school until asymptomatic. The health authority shall instruct a child care facility where an infant or child who is excreting *Shigella* spp. is attending, of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of shigellosis.
6. If a case having shigellosis is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.695 Syphilis.
1. The health authority shall investigate each report of a case having congenital, primary, secondary, early latent, late latent or late syphilis, to:
   (a) Confirm the diagnosis;
   (b) Determine the source or possible source of the infection; and
   (c) Ensure that the case and any contact has received appropriate testing and treatment for the infection.
2. Except as otherwise provided in NRS 441A.210, a person having infectious syphilis shall be required to submit to specific treatment for the infection.
3. The health care provider for a person with infectious syphilis shall notify the health authority immediately if the person fails to submit to medical treatment or fails to complete the prescribed course of medical treatment. Except as otherwise provided in NRS 441A.210, the health authority shall take action to ensure that the person receives appropriate medical treatment for the infection.
4. A clinic, dispensary or health care provider that accepts supplies or aid from the division shall provide counseling and take such measures for the testing, treatment, prevention, suppression and control of infectious syphilis as are specified in “Sexually Transmitted Diseases Treatment Guidelines,” set forth in “Morbidity and Mortality Weekly Report” [38(S-8), September 1, 1989].
5. A health care provider shall follow the procedures set forth in “Sexually Transmitted Diseases Treatment Guidelines,” when testing and treating a person with infectious syphilis.
6. If a case having infectious syphilis is in a medical facility, the medical facility shall provide care to the case in accordance with drainage and secretion precautions.

7. As used in this section, “infectious syphilis” means congenital, primary, secondary and early latent syphilis. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.700 Tetanus.** The health authority shall investigate each report of a case having tetanus to confirm the diagnosis, to determine the status of immunization of the case and to obtain sufficient information about the case for the purpose of surveillance. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.705 Toxic shock syndrome.** The health authority shall investigate each report of a case having toxic shock syndrome to confirm the diagnosis, to obtain specific clinical information on the syndrome and to learn more about the etiology, risk factors and prevention of the syndrome. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.710 Trichinosis.** The health authority shall investigate each report of a case having trichinosis to confirm the diagnosis, to determine the extent of any outbreak, to identify the source of the infection and to confiscate samples of meat for laboratory testing. The health authority shall report any identified source of infection within 24 hours of discovery to the state health officer. The state health officer shall notify the administrator of the division of animal industry of the state department of agriculture (state veterinarian) or other appropriate regulatory agency. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.715 Tularemia.**

1. The health authority shall investigate each report of a case having tularemia to confirm the diagnosis and to identify the source of the infection.

2. If a case having pneumonic tularemia is in a medical facility, the medical facility shall provide care to the case in accordance with isolation precautions for not less than 48 hours after the initiation of treatment specific for the disease. A case with open lesions must be cared for in general accordance with drainage and secretion precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.720 Typhoid fever.**

1. The health authority shall investigate each report of a case having typhoid fever, as identified by the finding of a person infected with or excreting *Salmonella typhi* organisms upon testing of a clinical specimen by a medical laboratory, to:
   (a) Confirm the diagnosis;
   (b) Determine the extent of any outbreak;
   (c) Identify any contacts;
   (d) Identify any carriers of the infection;
   (e) Identify the source of the infection;
   (f) Determine if the case is employed in a sensitive occupation or is a child attending a child care facility; and
   (g) Determine if there is any contact residing in the same household as the case who is employed in a sensitive occupation.

2. A person excreting *Salmonella typhi* shall not work in a sensitive occupation unless authorized to do so by the health authority. The health authority may authorize a person excreting *Salmonella typhi* to work in a sensitive occupation if at least three fecal specimens and three urine
specimens collected from the case:
   (a) At least 24 hours apart;
   (b) At least 48 hours after cessation of antimicrobial therapy; and
   (c) At least 1 month after onset of the illness,
fail to show *Salmonella typhi* organisms upon testing by a medical laboratory.

3. A contact residing in the same household as a case having typhoid fever shall not work in a sensitive occupation unless he has submitted at least two fecal specimens and two urine specimens collected at least 24 hours apart for examination by a medical laboratory, he is asymptomatic and he is authorized to work in a sensitive occupation by the health authority. If a specimen submitted for examination shows *Salmonella typhi* organisms, the contact shall be considered a case subject to the provisions of this section.

4. A person who excretes *Salmonella typhi* for not less than 4 weeks and not more than 1 year after onset of acute illness is a convalescent carrier and shall not engage in a sensitive occupation unless six consecutive fecal specimens and six consecutive urine specimens, taken at least 1 month apart, fail to show *Salmonella typhi* organisms upon testing by a medical laboratory.

5. A person who excretes *Salmonella typhi* for more than 1 year after onset of acute illness is a chronic carrier and shall not engage in a sensitive occupation unless six consecutive fecal specimens taken at least 1 month apart and six consecutive urine specimens taken at least 1 month apart, fail to show *Salmonella typhi* organisms upon testing by a medical laboratory.

6. A carrier of *Salmonella typhi* is subject to the supervision of the health authority until released from the status of a carrier by the health authority.

7. The health authority shall instruct a person excreting *Salmonella typhi* of the need and proper method of hand washing after defecation.

8. An infant or child excreting *Salmonella typhi* shall not attend a child care facility or school until released to do so by the health authority. The health authority shall instruct a child care facility where an infant or child who is excreting *Salmonella typhi* is attending, of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of typhoid fever.

9. If a case having typhoid fever is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions.

(Added to NAC by Bd. of Health, eff. 1-24-92)

**NAC 441A.725 Yersiniosis.**

1. A health authority shall investigate each report of a case having yersiniosis, as identified by the presence of *Yersinia* spp. organisms in clinical specimens or by the demonstration of a specific serologic response in acute and convalescent sera upon testing by a medical laboratory, to:
   (a) Confirm the diagnosis;
   (b) Identify the source of infection; and
   (c) Determine if the case is employed in a sensitive occupation or is a child attending a child care facility.

2. A person excreting *Yersinia* spp. shall not work in a sensitive occupation until authorized to do so by a health authority. A health authority may authorize the case to work in a sensitive occupation if:
   (a) Two fecal specimens, collected from the case at least 24 hours apart and at least 48 hours after cessation of antimicrobial therapy, fail to show *Yersinia* spp. organisms upon testing by a medical laboratory; or
   (b) The case is asymptomatic and there is no indication of poor personal hygiene.

3. The health authority shall instruct a person excreting *Yersinia* spp. of the need and proper
method of hand washing after defecation.

4. An infant or child excreting *Yersinia* spp. shall not attend a child care facility until asymptomatic. The health authority shall instruct a child care facility where an infant or child who is excreting *Yersinia* spp. is attending, of the need and proper method of hand washing and other practices for the control of infection which prevent the transmission of yersiniosis.

5. If a case having yersiniosis is in a medical facility, the medical facility shall provide care to the case in accordance with enteric precautions or other appropriate disease specific precautions. (Added to NAC by Bd. of Health, eff. 1-24-92)

IMMUNIZATIONS

NAC 441A.750 Records of immunization: Availability for inspection by health authority. The record of immunization of a person required to be immunized by the provisions of this chapter must be made available for inspection by the health authority upon request. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.755 Person attending state university: Proof of immunity to certain communicable diseases; exceptions; exclusion of student.

1. Unless excused because of religious belief or medical condition, a person shall not attend the University of Nevada, Reno, or the University of Nevada, Las Vegas, until he submits to the university proof of immunity to tetanus, diphtheria, measles, mumps, rubella, and any other disease specified by the state board of health. The division shall establish the immunization schedule required for admission of the student.

2. A student may enroll in the University of Nevada, Reno, or the University of Nevada, Las Vegas, conditionally if the student, or, if the student is a minor, the parent or legal guardian of the student, submits a record of immunization stating that the student is in the process of obtaining the required immunizations, and that record shows that the student has made satisfactory progress toward obtaining those immunizations.

3. The University of Nevada, Reno, and the University of Nevada, Las Vegas, shall retain the proof of immunity on a computerized record or on a form provided by the division.

4. The University of Nevada, Reno, and the University of Nevada, Las Vegas, shall not refuse to enroll a student because he has not been immunized if the student, or, if the student is a minor, the parent or legal guardian of the student, has submitted to the university a written statement indicating that his religious belief prohibits immunizations. The university shall keep the statement on file.

5. If the medical condition of a student does not permit him to be immunized to the extent required, the student or, if the student is a minor, the parent or legal guardian of the student, must submit to the University of Nevada, Reno, or the University of Nevada, Las Vegas, a statement of that fact written by a licensed physician. The university shall keep the statement on file.

6. If additional requirements of immunity are imposed by law after a student has been enrolled in the University of Nevada, Reno, or the University of Nevada, Las Vegas, the student or, if the student is a minor, the parent or legal guardian of the student, shall submit an additional proof of immunity to the university stating that the student has met the new requirements of immunity.

7. If the health authority determines that, at the University of Nevada, Reno, or the University of Nevada, Las Vegas, there is a case having a communicable disease against which immunity is required for admission to the University of Nevada, Reno, or the University of Nevada, Las Vegas, and a student who has not submitted proof of immunity to that disease is attending that university, the president of the university shall require that:

   a) The student be immunized; or

   b) The student be excluded from classes and campus activities until the student is in compliance with the immunization requirements.
(b) The student be excluded from the university until allowed to return by the health authority.
8. A student shall not attend a university from which he is excluded until allowed to return by
the health authority. The parent or legal guardian of a student, if the student is a minor, shall not
allow the student to attend a university from which he is excluded until allowed to return by the
health authority. (Added to NAC by Bd. of Health, eff. 1-24-92; A 10-22-93)

SEXUALLY TRANSMITTED DISEASES

NAC 441A.775 “Sexually transmitted disease” defined for purpose of NRS. As used in NRS
441A.240 to 441A.330, inclusive, “sexually transmitted disease” means a bacterial, viral, fungal or
parasitic disease which may be transmitted through sexual contact, including, but not limited to:
1. Acquired immune deficiency syndrome (AIDS).
2. Acute pelvic inflammatory disease.
3. Chancroid.
4. Chlamydia trachomatis infection of the genital tract.
5. Genital herpes simplex.
6. Genital human papilloma virus infection.
7. Gonorrhea.
8. Granuloma inguinale.
9. Hepatitis B infection.
10. Human immunodeficiency virus infection (HIV).
11. Lymphogranuloma venereum.
13. Syphilis. (Added to NAC by Bd. of Health, eff. 1-24-92)

PROSTITUTION

NAC 441A.800 Testing of prostitutes; prohibition of certain persons from employment as
prostitute.
1. A person seeking employment as a prostitute in a licensed house of prostitution shall submit
to the state hygienic laboratory in the division or a medical laboratory licensed pursuant to chapter
652 of NRS and certified by the Health Care Financing Administration of the Department of Health
and Human Services:
   (a) A sample of blood for a test to confirm the presence or absence of human immunodeficiency
   virus infection (HIV) and syphilis; and
   (b) A cervical specimen for a test to confirm the presence or absence of gonorrhea and
   Chlamydia trachomatis by culture or antigen detection or DNA probe.
2. A person must not be employed as a prostitute in a licensed house of prostitution until the
state hygienic laboratory in the division or a medical laboratory licensed pursuant to chapter 652 of
NRS and certified by the Health Care Financing Administration of the Department of Health and
Human Services has reported that the tests required pursuant to subsection 1 do not show the
presence of infectious syphilis, gonorrhea, Chlamydia trachomatis or infection with the human
immunodeficiency virus (HIV).
3. A person employed as a prostitute in a licensed house of prostitution shall submit to the state
hygienic laboratory in the division or a medical laboratory licensed pursuant to chapter 652 of NRS
and certified by the Health Care Financing Administration of the Department of Health and Human
Services:
   (a) Once each month, a sample of blood, identified by the name of the prostitute as it appears on
her local work permit card, for a test to confirm the presence or absence of:
   (1) Infection with the human immunodeficiency virus (HIV); and
   (2) Syphilis.
   (b) Once each week, a cervical specimen, identified by the name of the prostitute as it appears on
her local work permit card, for a test to confirm the presence or absence of gonorrhea and
Chlamydia trachomatis by culture or antigen detection or DNA probe.
4. If a test required pursuant to this section shows the presence of infectious syphilis, gonorrhea,
Chlamydia trachomatis or infection with the human immunodeficiency virus (HIV), the person
shall immediately cease and desist from employment as a prostitute in a licensed house of
prostitution. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.802 Screening and confirmatory test for human immunodeficiency virus by a
medical laboratory: Requirements. Upon receiving a sample of blood pursuant to NRS 201.356, a
medical laboratory licensed pursuant to chapter 652 of NRS shall perform a screening and
confirmatory test for exposure to the human immunodeficiency virus. The screening and
confirmatory tests used by the medical laboratory must be approved by the Food and Drug
Administration or the state board of health. (Added to NAC by Bd. of Health, eff. 10-22-93)

NAC 441A.805 Use of latex prophylactic required. A person employed as a prostitute in a
licensed house of prostitution shall require each patron to wear and use a latex prophylactic while
engaging in sexual intercourse, oral-genital contact or any touching of the sexual organs or other
intimate parts of a person. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.810 House of prostitution required to post health notice. The person in charge of a
licensed house of prostitution shall post a health notice provided by the division. The cost and
mounting of the notice is the responsibility of the house of prostitution. The notice must be posted
in a prominent location which is readily noticeable by patrons of the establishment and is approved
by the division. (Added to NAC by Bd. of Health, eff. 1-24-92)

NAC 441A.815 Person in charge of house of prostitution: Report of presence of communicable
disease required; cooperation with health authority required.
   1. The person in charge of a licensed house of prostitution who knows of or suspects the
presence of a communicable disease within the house of prostitution shall report the disease to the
health authority having jurisdiction where the house of prostitution is located.
   2. A report of a communicable disease must be made to the health authority in accordance with
the provisions set forth in NAC 441A.225.
   3. A report must include:
      (a) The communicable disease or suspected communicable disease;
      (b) The name and the address or telephone number of the case or suspected case;
      (c) The name, address and telephone number of the person making the report;
      (d) The age, sex, race, date of birth, occupation and employer of the case or suspected case, if
available;
      (e) The date of onset and the date of diagnosis of the disease; and
      (f) Any other information requested by the health authority, if available.
   4. The person in charge of a licensed house of prostitution shall promptly cooperate with the
health authority during:
      (a) The investigation of the circumstances or cause of a case or suspected case, or of an outbreak
or suspected outbreak; and
(b) The carrying out of measures for the prevention, suppression or control of a communicable disease, including procedures of exclusion, isolation and quarantine. (Added to NAC by Bd. of Health, eff. 1-24-92)