treatment. If the diagnosis is not confirmed, the patient shall be discharged.

(40 FR 25816, June 19, 1975; 40 FR 36774, Aug. 22, 1975)

§ 32.88 Examinations and treatment.
Patients will be provided necessary clinical examinations which may be required for the diagnosis of primary or secondary conditions, and such treatment as may be prescribed.

§ 32.89 Discharge.
Patients with Hansen’s disease will be discharged when, in the opinion of the medical staff of the hospital, optimum hospital benefits have been received.

§ 32.90 Notification to health authorities regarding discharged patients.
Upon the discharge of a patient the medical officer in charge shall give notification of such discharge to the appropriate health officer of the State, Territory, or other jurisdiction in which the discharged patient is to reside. The notification shall also set forth the clinical findings and other essential facts necessary to be known by the health officer relative to such discharged patient.

§ 32.91 Purchase of services for Hansen’s disease patients.
Hansen’s disease patients being treated on either an inpatient or outpatient basis at a hospital or clinic facility of the Service, other than the National Center for Hansen’s Disease (Carville, Louisiana), may, at the sole discretion of the Secretary and subject to available appropriations, be provided care for the treatment of Hansen’s disease at the expense of the Service upon closure or transfer of such hospital or clinic pursuant to section 987 of the Omnibus Budget Reconciliation Act of 1981 (Pub. L. 97-35). Payment will only be made for care arranged for by an authorizing official of the Service as defined in §32.1(f) of this part.

[46 FR 51918, Oct. 23, 1981]

PART 34—MEDICAL EXAMINATION OF ALIENS

Sec.
34.1 Applicability.
34.2 Definitions.
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34.4 Medical notifications.
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34.7 Medical and other care; death.
34.8 Reexamination; convening of review boards; expert witnesses; reports.


§ 34.1 Applicability.
The provisions of this part shall apply to the medical examination of:
(a) Aliens applying for a visa at an embassy or consulate of the United States;
(b) Aliens arriving in the United States;
(c) Aliens required by the INS to have a medical examination in connection with determination of their admissibility into the United States; and
(d) Aliens applying for adjustment status.

[56 FR 25001, May 31, 1991]