ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT LAND DIVISION -MEDICAL WASTE PROGRAM ADMINISTRATIVE CODE

CHAPTER 335-17-3 COLLECTION OF MEDICAL WASTE

TABLE OF CONTENTS

335-17-3-.01Collections Of Untreated Waste335-17-3-.02Collection Of Treated Waste

335-17-3-.01 Collections Of Untreated Waste.

Collection of untreated medical waste intended for transport offsite, except where interment will be utilized, shall be packaged and maintained in the following manner:

(1) The outermost layer of packaging for medical waste shall be packaged in containers which have either a red background color or utilize red lettering with contrasting background color and conspicuously labeled with either the words "Infectious" or "Medical Waste" or "Biohazardous" and/or contain the International Biological Hazard Symbol.

(a) The wording shall be either printed on the container or securely attached by label on two or more sides. The wording shall utilize letters two inches or larger in size, and the International Biological Hazard Symbol, must be six inches or larger in diameter. The wording and symbol, if utilized, must be in a contrasting color to the background color.

(b) The ink utilized must be indelible and considered permanent when exposed to the environment under normal weather conditions.

(2) Containers shall be impermeable to moisture and shall have a strength which prevents ripping, tearing, or bursting under normal conditions of use.

(3) Sharps shall be placed directly into leak proof, rigid, puncture-resistant containers and sealed to prevent loss of contents under normal handling procedures. These containers shall be clearly labeled as described in (1) above unless placed in rigid shipping containers that meet this requirement. (4) Small containers used to collect untreated medical waste placed inside larger containers to better facilitate storage, transportation, or disposal. Small containers that will be placed into larger shipping containers shall meet the following requirements:

(a) Containers used for sharps shall meet the requirements in paragraph 335-17-3-.01(3).

(b) All other containers shall utilize either a red background color or red lettering or Symbol which contrast with adjacent colors.

(c) Wording utilized in paragraph 335-17-3-.01(1) shall be utilized. The wording shall be either printed on the container or securely attached by label on two or more sides. The wording shall utilize letters one inch or larger in size, and the International Biological Hazard Symbol must be three inches or larger in diameter.

(5) The outermost layer of packaging must be properly identified with the following information. This information shall be securely attached or permanently printed and shall be clearly legible. Indelible ink shall be used to print the information on the label or container.

(a) The name and address;

(b) The date the waste was packaged in its outermost container;

(c) One of the following words or phrases used in conjunction with the International Biological Hazard Symbol: "Medical Waste" or "Biohazardous" or "Infectious."

(6) Containers of medical waste must remain intact without signs of leakage until treatment.

(7) Containers of medical waste shall be handled in a manner that does not affect the integrity of the packaging.

(8) Disposable single use containers used for the storage and transportation of untreated medical waste shall be rigid, leak resistant, puncture resistant, burst resistant, and tear resistant under normal conditions of handling and use. Reusable containers shall meet the preceding requirements in addition to being constructed of smooth, easily cleanable, impermeable materials and resistant to corrosion. If a fiberboard container is used, it shall meet the standards of 49 CFR 178.210 of the Code of Federal Regulations for a classified strength of at least 200 pound test and be marked DOT-12A65. All containers must be sealed prior to shipment.

Environmental Management

The maximum gross weight of fiberboard containers shall be 65 pounds.

(9) Containers utilized for collection, storage and transportation shall be constructed of materials that are compatible with the treatment method to be utilized.

(a) Single-use containers destined for incinerators shall be burnable.

(b) Containers destined for steam sterilizers shall allow the waste to be treated at required temperature and pressure.

(c) Reusable containers shall be decontaminated after each use with an approved treatment method.

(d) Reusable containers shall not be used for other purposes unless the following conditions are met:

1. Containers shall be decontaminated by a method approved by the Department;

2. All labeling, symbols or other identifications normally used to identify medical waste shall be removed.

Author: James L. Bryant, Ashley S. Powell

Statutory Authority: Code of Ala. 1975, §§22-27-9, 22-27-12. History: New Rule: Filed December 12, 2011; effective January 16, 2012. Amended: Published December 31, 2024; effective February 14, 2025.

335-17-3-.02 Collection Of Treated Waste.

The collection of treated medical waste intended for transport off-site shall comply with the following requirements:

(1) All containers shall not be red in color, and display the International Biological Hazard Symbol or display one of the following phrases:

- (a) "Medical Waste";
- (b) "Infectious" or "Infectious Waste";
- (c) "Bio Hazardous";

(d) Any other identification normally used to indicate medical waste as being untreated.

(2) Containers which cannot meet the above requirements shall be further processed by incineration, grinding, shredding, or some other means to achieve this requirement.

(3) Containers which are treated but did not lose their identity as untreated medical waste shall not be placed into a container used for shipment of treated medical waste.

(4) Containerized treated medical waste may be mixed with other solid waste for transportation to an approved disposal facility in vehicles where compaction of the waste will take place.

(5) Treated medical waste shall be delivered to an approved sanitary landfill for disposal.

(6) Written certification, to the effect that all treatment requirements contained in this Chapter have been met, shall be provided to the permittee of the disposal facility utilized at least on an annual basis or as specified by the Department or the permittee of the disposal facility being utilized. When written certification is required on a per load basis, transporters shall deliver the certification, provided by the person who treated the waste, to the permittee or his designee of the disposal facility utilized at the time of disposal. Appropriate documentation to confirm this certification may be required from the treatment facility.

(7) Pursuant to the provisions of <u>Code of Ala. 1975</u>, §22-22A-4(i), additional regulations addressing the storage of solid waste remain within the function of the State Health Department pursuant to <u>Code of Ala. 1975</u>, §22-22A-5 and §22-22A-8.

Author: James L. Bryant. Ashley S. Powell Statutory Authority: <u>Code of Ala. 1975</u>, §§22-27-9, 22-27-12. History: New Rule: Filed December 12, 2011; effective January 16, 2012. Amended: Published December 31, 2024; effective February 14, 2025.