



Accu Medical Waste Service, Inc.

P.O. Box 797
Marietta, Ohio 45750
866-696-8379 (toll free)
740-373-1165 (fax)



To: Mark Harrington (Created Equal)

From: Jim Parks (President, Accu Medical)

April 7, 2016

Hello Mark Harrington:

This letter is in reference to our recent conversation and the letter received from you on March 26, 2016, representing Created Equal with allegations and threats to Accu Medical and our employees, regarding the legal transportation of regulated medical waste from Planned Parenthood locations in Ohio.


- 1) You had sent this information to Accu Medical office in Marietta, Ohio and also to Rauch Drive, in Marietta, Ohio to the wrong James Parks and the wrong address for me. I do not live in the State of Ohio, Please remove the Rauch Drive address from your mailing list.
- 2) The information from the Attorney General's Office as noted in your letter was old information and as the above date, is not accurate.
- 3) The media report that Accu Medical has ceased the disposal of all fetal tissue or fetal remains is correct. (see attached memo dated December 11, 2015)
- 4) Accu Medical monitors all waste coming from Planned Parenthood to make sure that no fetal remains or tissue are included in the regulated medical waste.
- 5) Accu Medical Regulated Medical Waste Protocol, section 3.0: Waste not accepted by Accu Medical, item 3.3 Fetal remains and human cadavers. (included)
- 6) Planned Parenthood contract, section number one states: AMS will pick up, transport, treat and dispose of in a manner consistent with all state and federal laws the generators regulated medical waste, **EXCLUDING: RADIOACTIVE, VOLATIVE, EXPLOSIVE OR ANY OTHER WASTE LISTED BY THE U.S.E.P.A AND OR RCRA AND ANY FETAL, FETAL TISSUE OR FETAL REMAINS.**

- 7) All Accu Medical agreements have the same exclusion as listed in item 6 (see blank attached agreement.
- 8) You may want to investigate other facilities such as hospital, women's prisons, etc. to see how fetal remains are disposed of.
- 9) There are many laws we all do not agree with such as abortions, seat belts, taxes, or imports from communists countries. The way these laws are changed is not by threats and intimidation to the ones that obey these laws, but by change directed to the government entities that make these laws by the legislative branch of government, this is the correct way to make changes. There are laws that can be reversed by the voice of the people at the voting polls, electing the person that can support your beliefs and help to make changes, this can also be done by lobbyist and elected officials now in office. Changes in laws have been achieved such as prohibition of slavery - The Halstead Act , regarding the sale of alcohol was reversed by a legislative act. Roe vs. Wade, could also be reversed, but not by threats or intimidation.
- 10) Conclusion: The advantage we have of living in a free country is our ability to practice what we believe in, such as religion, where we live, how we live and the right to live in a country without fear, threats or intimidation.

I sincerely feel that I have documented to you that Accu Medical Waste Service, does **NOT** transport, treat or dispose of any fetal remains or tissue from any abortion clinic.

Whether we agree or disagree with the decisions made by our government leaders, the thoughts or actions of other people, we cannot dictate our beliefs to others that do not agree with us without the risk of losing our own rights or freedom.

Sincerely,


James Parks
President

"A full service medical waste management company"



Accu Medical Waste Service, Inc.

P.O. Box 797
Marietta, Ohio 45750
866-696-8379 (toll free)
740-373-1165 (fax)



MEMO: TO ALL VALUED CUSTOMERS
FROM: ACCU MEDICAL WASTE SERVICE, INC.

DECEMBER 11, 2015

AS OF DECEMBER 18, 2015, ACCU MEDICAL WASTE SERVICE, INC. WILL NOT PICKUP, TRANSPORT OR TREAT FETAL REMAINS (PATHOLOGICAL WASTE) FROM ANY FACILITY PERFORMING ABORTIONS.

THIS PROCEDURE IS A LEGAL PROCEDURE, HOWEVER VERY CONTROVERSAL. THE BOARD OF DIRECTORS HAS MADE THIS DECISION BASED UPON THE SAFETY OF OUR EMPLOYEES AND NEGATIVE AND ADVERSE MEDIA ATTENTION, WHICH COULD BE DETRIMENTAL TO OUR COMPANY.

IF YOU SHOULD HAVE ANY QUESTIONS, PLEASE CALL 866-696-8379.

THANK YOU

"A full service medical waste management company"

ACCU-MEDICAL WASTE SERVICE, INC.

(toll free) 866-696-8379

SERVICE AGREEMENT

EXCLUSIVE CONTRACT made 12/14/15 by and between ACCU-MEDICAL WASTE SERVICE, INC. (hereafter A.M.S.) whose principal place of business is located at Post Office Box 797, Marietta, Ohio 45750 and

Southwest Ohio Planned Parenthood (hereafter "Generator") Billing Address:

Service Address: All Locations

Suite #

2314 Auburn Ave

Suite#

Cincinnati OH

45219

Contact Person: Paul Riley

Phone: 513-824-7844

Fax:

cell

In consideration of the following mutual promises, the parties agree as follows:

1. A.M.S.' obligations are as follows:

A.M.S. will pick up, transport, treat and dispose of in a manner consistent with all State and/or Federal Laws, the Generators regulated medical waste, EXCLUDING radioactive, volatile, explosive or waste listed as hazardous with the US EPA, or RCRA and any fetal, fetal tissue or fetal remains.

A.M.S. shall pick up Generator's regulated medical waste according to a schedule agreed upon by the parties in accordance with Generator's disposal needs;

A.M.S. shall provide containers for Generator's use in such quantities and sizes as agreed upon in accordance with Generator's needs; these containers remain the property of A.M.S.;

A.M.S. will provide Generator with written instructions relating to proper methods and procedures of containerizing Generator's regulated medical waste;

A.M.S. will deliver to Generator after disposal a copy of the treatment shipping paper reflecting completed treatment and disposal of each container of waste picked up by A.M.S.

2. Generator's obligations are as follows:

Generator will containerize and seal the regulated medical waste covered by this Agreement in containers provided by A.M.S. and in accordance with A.M.S.' instructions and applicable law;

Generator will have such containers as it wishes to have disposed of sealed and ready for pick up at the times agreed upon by the parties for pick up. Each container shall be accompanied by a treatment shipping paper in form to be supplied by A.M.S., which Generator shall complete and sign, indicating the contents of the container; Generator shall place only regulated medical wastes in containers for pick up by A.M.S., and place all sharps in approved Sharps containers before placing in the shipment container; Generator will employ no other medical waste transporter during the time that this contract remains in effect. For A.M.S., Generator shall pay against A.M.S.' monthly invoices, net thirty days. Customer agrees to pay a late charge of 1 1/2% per month on all invoices thirty (30) days past due. Failure to pay invoiced amounts when due shall be a material breach of this Agreement and will entitle A.M.S. to terminate this Agreement. A.M.S. may adjust the contract price to offset increased pricing to comply with changes in the law, increases in the price of fuel, insurance, and disposal fees, over which A.M.S. has no control. Any container of waste exceeding 40 pounds will be subject to additional charges.

per 30 Gallon Container

per 15 Gallon Container

per annual fee

3. A.M.S.' right to inspection and refusal of containers:

A.M.S. shall have the right to refuse acceptance of any container leaking, not properly filled and sealed in accordance with its instructions, or that cannot in A.M.S.' judgment be handled, treated or disposed of safely or in accordance with law.

4. Liabilities:

In no event shall A.M.S. be responsible for any injuries, damages or other loss arising from Generator's regulated medical waste occurring prior to pick up of the waste by A.M.S. Generator shall hold title and remain liable for any and all waste material not falling within the definition of regulated medical waste.

5. Liquidation Damages:

If Generator defaults or attempts to cancel services, or this agreement without just cause, Generator agrees that actual damages would be difficult, if not impossible, to calculate. Therefore, Generator agrees that in such event it shall pay all due sums and in addition, shall pay as liquidated damages and not as a penalty, an amount equal to 30% of the average monthly charges at the time of default or cancellation, multiplied by the number of months remaining in the current contract, and all associated attorney's fees, any and all other court or associated legal fees.

6. Terms:

This Agreement is effective as of the date set out above, and shall remain in effect for a period of one (1) year. This Agreement shall thereafter be automatically renewed as of the anniversary date for successive one (1) year term unless either party has notified the other in writing during the sixty (60) day period prior to any such renewal date of its desire to terminate this Agreement and sent by U.S. Certified mail. A.M.S. may terminate this agreement at any time by giving Generator sixty (60) days advanced written notice in the event that it is unable to continue to provide service due to the suspension, revocation, or termination of any permit required to perform the obligation of this agreement.

7. Termination:

Should A.M.S. default on the terms of this agreement, the Generator shall have the right to cancel service within the one year period as long as A.M.S. is given 60 days written notice, during which time A.M.S. will be given 30 days to correct any problems or issues. If A.M.S. cannot resolve the generator's issues, generator will have the right to terminate this agreement with no liquidation damages.

8. Non-Waiver of Breach:

A waiver of any breach or breaches of this Agreement shall not be construed as a waiver of breach in any other instance. The parties have executed this Agreement as of the above date. By signing below I acknowledge that I am an authorized officer or agent, and I have the authority to bind the aforesaid Generator to the terms and conditions of this agreement.

9. Confidentiality

By accepting this proposal/service agreement from A.M.S. for the removal, transportation and disposal of Regulated Medical Waste, Pathological and Pharmaceutical waste from Generator, the Generator, its agents, officers and employees agree not to disclose any information or pricing received from A.M.S. to any third party or competitor without the written consent of A.M.S.

10. Waste Brokers

A.M.S. reserves the right to deal solely with the Customer and not with any third party agents of the customer for all purposes relating to this Agreement. Customer represents and warrants to A.M.S. that it is the medical waste generator and is acting for its own account and not through a broker or agent. A.M.S. may be entitled to terminate this agreement and seek all available legal remedies, including but not limited to liquidation damages, in the amount set forth herein for Customer's breach of this representation and warranty.

By:

Lee Bower

Authorized Signature
GENERATOR

Lee Bower

By:

Carol Potthofer

Authorized Signature

ACCU MEDICAL WASTE SERVICE, INC.

ACCU-MEDICAL WASTE SERVICE, INC.

(toll free) 866-696-8379

SERVICE AGREEMENT

NON-EXCLUSIVE CONTRACT made _____, 20____, by and between ACCU-MEDICAL WASTE SERVICE, INC. (hereafter A.M.S.) whose principal place of business is located at Post Office Box 797, Marietta, Ohio 45750 and _____ (hereafter "Generator")

Service Address: _____ Suite: _____

Billing Address: _____ Suite: _____

Contact Person: _____

Phone: _____ Fax: _____

In consideration of the following mutual promises, the parties agree as follows:

1. A.M.S.' obligations are as follows:

A.M.S. will pick up, transport, treat and dispose of in a manner consistent with all State and/or Federal Laws, the Generators regulated medical waste, excluding radioactive, volatile, explosive or waste listed as hazardous with the US EPA, and/or RCRA, and fetal tissue or fetal remains.

A.M.S. shall pick up Generator's regulated medical wastes according to a schedule agreed upon by the parties in accordance with Generator's disposal needs;

A.M.S. shall provide containers for Generator's use in such quantities and sizes as agreed upon in accordance with Generator's needs; these containers remain the property of A.M.S.;

A.M.S. will provide Generator with written instructions relating to proper methods and procedures of containerizing Generator's regulated medical wastes;

A.M.S. will deliver to Generator after disposal a copy of the manifest reflecting completed treatment and disposal of each container of waste picked up by A.M.S.

2. Generator's obligations are as follows:

Generator will containerize and seal the regulated medical wastes covered by this agreement in containers provided by A.M.S. and in accordance with A.M.S.' instructions and applicable law;

Generator will have such containers as it wishes to have disposed of sealed and ready for pick up at the times agreed upon by the parties for pick up. Each container shall be accompanied by a treatment shipping paper in form to be supplied by A.M.S., which Generator shall complete and sign, indicating the contents of the container;

Generator shall place only infectious wastes in containers for pick up by A.M.S., and place all sharps in approved Sharps containers before placing in the shipment container;

Generator will employ no other medical waste transporter during the time that this contract remains in effect. For A.M.S., Generator shall pay against A.M.S.' monthly invoices, net thirty days. Customer agrees to pay a late charge of 1 1/2% per month on all invoices thirty (30) days past due. Failure to pay invoiced amounts when due shall be a material breach of this Agreement and will entitle A.M.S. to terminate this Agreement. A.M.S. may adjust the contract price to offset increased pricing to comply with changes in the law, increases in the price of fuel, insurance, and disposal fees, over which A.M.S. has no control. Any container of waste exceeding 40 pounds will be subject to additional charges.

\$ _____ per 30 Gallon Container

\$ _____ per 15 Gallon Container \$ _____ per month administrative fee

3. A.M.S.' right to inspection and refusal of containers:

a. A.M.S. shall have the right to refuse acceptance of any container leaking, not properly filled and sealed in accordance with its instructions, or that cannot in A.M.S.' judgment be handled, treated or disposed of safely or in accordance with law.

4. Liabilities:

In no event shall A.M.S. be responsible for any injuries, damages or other loss arising from Generator's infectious waste occurring prior to pick up of the waste by A.M.S. Generator shall hold title and remain liable for any and all waste material not falling within the definition of infectious waste..

5. Liquidation Damages

If Generator defaults or attempts to cancel services, or this agreement without just cause, Generator agrees that actual damages would be difficult, if not impossible, to calculate. Therefore, Generator agrees that in such event it shall pay all due sums and in addition, shall pay as liquidated damages and not as a penalty, an amount equal to 50% of the average monthly charges at the time of default or cancellation, multiplied by the number of months remaining in the current contract, and all associated attorney's fees, any and all other court or associated legal fees.

6. Terms:

This Agreement is effective as of the date set out above, and shall remain in effect for a period of five (5) years. This Agreement shall thereafter be automatically renewed as of the anniversary date for successive five (5) years term unless either party has notified the other in writing during the sixty (60) day period prior to any such renewal date of its desire to terminate this agreement and sent by U.S. certified mail. A.M.S. may terminate this agreement at any time by giving Generator sixty (60) days advance notice in the event that it is unable to continue to provide service due to the suspension, revocation, or termination of any permit required to perform the obligation of this agreement.

7. Termination:

Should A.M.S. default on the terms of this agreement, the generator shall have the right to cancel service within the one year period as long as A.M.S. is given 60 days written notice, during which time A.M.S. will be given 30 days to correct any problems or issues. If A.M.S. cannot resolve the generators issues, generator will have the right to terminate this agreement with no liquidation damages. Either party reserves the right to suspend performance of its obligations hereunder, and on sixty (60) days' written notice to the other party, terminate this Agreement in the event that any change in any law or regulation makes it impractical to continue performing this Agreement.

8. Non-Waiver of Breach:

A waiver of any breach or breaches of this Agreement shall not be construed as a waiver of breach in any other instance. The parties have executed this Agreement as of the above date. By signing below I acknowledge that I am an authorized officer or agent, and I have the authority to bind the aforesaid Generator to the terms and conditions of this agreement.

9. Confidentiality:

By accepting this proposal/service agreement from A.M.S. for the removal, transportation and disposal of Regulated Medical Waste, Pathological and Pharmaceutical waste from Generator, the Generator, its agents, officers and employees agree not to disclose any information or pricing received from A.M.S. to any third party or competitor without the written consent of A.M.S.

10. Waste Brokers:

A.M.S. reserves the right to deal solely with the Customer and not with any third party agents of the customer for all purposes relating to this Agreement. Customer represents and warrants to A.M.S. that it is the medical waste generator and is acting for its own account and not through a broker or agent. A.M.S. may be entitled to terminate this agreement and seek all available legal remedies, including but not limited to liquidation damages, in the amount set forth herein for Customer's breach of this representation and warranty.

By: _____
Authorized Signature
Generator

By: _____
Authorized Signature
ACCU MEDICAL WASTE SERVICE, INC.



ACCU MEDICAL

**Regulated Medical Waste
Acceptance Protocol**

***Accu Medical Waste Service, Inc.
P.O. Box 797
Marietta, Ohio 45750
866-696-8379 (toll free)
(740) 373-3365 (fax)***

"A full service medical waste management company"

Accu Medical Waste Service, Inc.

1.1 Regulated Medical Waste (Biohazardous and Sharps Waste)

Accu Medical accepts those wastes that are generated in the diagnosis, treatment, and immunization of humans and animals or related research, in the production and testing of biologicals, and in the preparation and administration of antineoplastic/cytotoxic agents. Our waste acceptance practices and policies are based upon federal, state and local laws defined for regulated medical waste. For the purposes of this document, the term "regulated medical waste" also means bio-hazardous, biomedical, or infectious waste.

1.1.2 Laboratory waste including, but not limited to:

1.1.2.1 Human or animal specimen cultures from medical and pathology laboratories.

1.1.2.2 Cultures and stocks of infectious agents from clinical, research, and industrial laboratories.

1.1.2.3 Waste from production of bacteria, viruses, spores, discarded vaccines and biologicals from healthcare or research, and culture dishes or devices used to transfer, inoculate, and mix cultures.

1.1.3 Human surgical specimens, tissues, organs, placentas, and limbs (pathology waste only, exclusive of preservative agents.)

1.1.4 Animal parts, tissues, fluids, and carcasses from both research and veterinary facilities (pathology waste only, exclusive of preservative agents).

1.1.5 Fluid blood, fluid blood products, and containers, equipment, or articles with fluid blood/blood products/body fluids.

1.1.6 Medical waste contaminated with excretions, exudates, secretions, or body fluids including, but not limited to, isolation waste, or other medical waste as determined by the infection control staff, physician, veterinarian, or local health officer to be isolated and handled as such.

1.1.7 Non-Hazardous Chemotherapy waste including sharps, syringes, IV tubing/bags/bottles, vials, and other discarded contaminated items generated in the preparation and administration of antineoplastic/cytotoxic drugs. Only empty containers/bags are accepted.

(A) No more than 3 percent by weight of the total capacity of the container remains in the container or inner liner if the container is less than or equal to 110 gallons in size, or

(B) No more than 0.3 percent by weight of the total capacity of the container remains in the container or inner if the container is greater than 110 gallons in size...."

1.1.8 Sharps waste including, but not limited to:

1.1.8.1 Suture needles, hypodermic needles, syringes, needles with attached tubing, scalpel and razor blades, dental wire, disposable surgical instruments, and electrosurgical needles and blades.

1.1.8.2 Medical/laboratory glassware such as slides, pipettes, blood tubes, vials, bottles, contaminated broken glass, and contaminated unbroken glass articles which could be broken during handling and transportation thus rendering them sharps waste.

2.0 Other waste accepted by Accu Medical Waste Services.

2.1 Pharmaceutical Waste:

Waste which meets the RCRA criteria and definition of "NON-hazardous waste" or more stringent specific state regulations, where applicable, may be accepted following approval by Accu Medical and the receiving disposal facility.

3.0 WASTE NOT ACCEPTED BY ACCU MEDICAL WASTE SERVICES.

Hazardous pharmaceutical waste or controlled substance regulated by the U.S. Drug Enforcement Authority (DEA).

Prostheses and Implants

Large metal items including, but not limited, to: hip prostheses, implants, legs braces, screws, pins, etc...

NOTE: Because these items can potentially damage and/or destroy critical components of the medical waste processor (s), generators must segregate such items from the medical waste stream prior to collection by Accu medical. Accu medical reserves the right to seek damages for the repair and/or replacement of damaged components/equipment as a result of improper segregation.

3.1 Radioactive waste

UNDER NO CIRCUMSTANCES, will Accu Medical accept any waste emitting radiation in levels greater than the regulatory limit. Prior to treatment, all containers will be inspected by means of a radiation monitor. Any container reflecting a level above regulatory limits will be rejected for treatment.

3.2 RCRA Hazardous waste, including, but not limited to:

3.2.1 Solvents, paints, paint thinner

3.2.2 Drums or other containers with hazard warning sign

3.2.3 Batteries of any kind

3.2.4 Glass thermometers, florescent light bulbs, or other medical equipment or devices containing mercury.

3.2.5 Chemicals such as formaldehyde/formalin, acids, alcohol, and mercury containing reagents.

3.2.6 Any item listed as being hazardous in federal, state, or local regulations.

3.2.7 Hazardous waste such as Fixer, Developer, Lead Foil, and Scrap Amalgam should NOT BE PLACED IN MEDICAL WASTE CONTAINERS. Please contact your Sales Representative for information regarding services for the disposal of the above types of wastes.

3.3 Compressed gas cylinders, canisters, inhalers, and aerosol cans.

Other Waste

Fetal remains and human cadavers

· Improperly packed, leaking or damaged containers

4.0 SEGREGATION AND PACKAGING OF WASTE (See attached packing instructions)

4.1 Non-sharp biohazard medical waste

4.1.1 All non-sharp bio-hazardous waste must be segregated at the point of origin and placed in a biohazard bag. Bags must be tied, or otherwise secured, to prevent leakage or expulsion of contents.

4.2 Sharps waste - needles, syringes, blades

4.2.1 All sharps must be segregated at the point of use and placed in rigid, puncture-resistant containers which when sealed are leak resistant and cannot be easily opened. Sharps containers must be certified by the FDA and meet OSHA requirements.

4.2.2 Care should be taken not to overfill sharps containers in order to avoid associated hazards.

4.2.3 **NOTE: AT NO SUCH TIME**, should Sharps be **DUMPED** or repackaged into secondary containers, such as plastic milk containers, coffee cans, or any other secondary container. Sharps containers **ARE NOT** classified as reusable containers.

4.3 Body fluids, suctioned fluids, and other Non-chemical fluids.

4.3.1 Blood, Body Fluids, and other Non-Chemical Fluids

If the collection container is to hold any containers, which do hold free liquids, then enough absorbent material shall be placed inside the liner of the collection container sufficient to absorb 15 % of the total volume of free liquids inside the container. Non-infectious, non-chemical fluids may be discarded directly into the public sanitary sewer system, unless otherwise regulated by local ordinances.

4.4 Containment of Bio-hazardous and Sharps Waste Prior to Accu Medical Collection.

4.4.1 Medical waste contained must then be placed by the generator into properly lidded and secured plastic tubs, or cardboard cartons for transport off site. At a minimum, all medical waste must be secured in at least one red biohazard bag or liner and placed into a reusable tub or disposable carton. Sharps containers may be placed into tubs or boxes along with bagged waste.

4.5 Segregation and Containment

4.5.1 Non-Hazardous Chemotherapy waste, pathology waste (human organs, limbs, and surgical specimens, and animal parts, tissue, and carcasses), and sharps waste are amenable to either steam autoclave processing or incineration.

4.5.2 It is necessary for preservative agents to be decanted and separated from pathology waste prior to being packaged for collection and treatment and the preservative liquids regarded as hazardous.

- 4.6 Medical Records and Confidential Documents
Confidential documents and medical records must be contained in sturdy, well-secured taped cardboard boxes or reusable containers prior to collection for destruction.

5.0 LABELING AND MARKING OF MEDICAL WASTE BAGS AND CONTAINERS

- 5.1 Bio-hazardous bags
Bags should be red in color and/or labeled with the word "BIO-HAZARD" and the biohazard symbol.
- 5.2 Sharps Containers
Containers must be labeled with the words "sharps waste" or with the word "biohazard" and the international biohazard symbol.
- 5.3 Secondary Containers
- 5.3.1 All containers provided by Accu Medical will be labeled in accordance with all applicable federal, state, and local regulations, with the international biohazard symbol, the words "regulated medical waste UN 3291".

6.0 REUSABLE VERSUS DISPOSABLE WASTE CONTAINERS

- 6.1 Reusable plastic tubs and lids
Used containers and lids are decontaminated by exposure to a tub washing process utilizing approved disinfectants before being returned to customers.
- 6.2 Disposable Boxes
The contents of these containers are autoclaved.
- 6.3 Disposable Sharps Containers
All containers and their contents are autoclaved.

7.0 STORAGE OF MEDICAL WASTE

- 7.1 Dedicated storage enclosure-customer / generator site
- 7.1.1 Medical waste to be collected shall be maintained in an enclosure or designated area, which is secured, marked with warning signs, and provides protection from animals, rodents, and natural elements.
- 7.1.2 Warning signs should be posted to prevent unauthorized access to medical waste storage areas.
- 7.1.3 Medical waste stored on site will be maintained by the generator within a time limit to prevent the development of offensive odors.
- 7.1.4 Waste transported shall not be subjected to compaction or grinding prior to collection/treatment.

8.0 TRACKING DOCUMENTS FOR MEDICAL WASTE

- 8.1 Tracking Procedure
- 8.1.1 All waste transported from the generator for treatment will be accompanied by a tracking document.
- 8.1.2 Tracking documents include the following:
- 8.1.3.1 Name, Address, and telephone number of transporter
- 8.1.3.2 Type and quantity of medical waste transported
- 8.1.3.3 "regulated medical waste, 6.2 UN 3291, PG II"
- 8.1.3.4 Name, address, and telephone number of generator

- 8.1.3.5 Waste Disposal Certification.
- 8.1.3.6 Name, address, telephone number, and the signature of an authorized representative of the permitted medical waste treatment facility receiving the medical waste.
- 8.1.3.7 The date the medical waste is collected from the generator's facility, the date the waste is received by the treatment facility.
- 8.1.3.8 Accu Medical emergency response telephone number.
- 8.1.4 A signed copy of the tracking document will be provided to the customer at the time of waste collection.
- 8.1.5 The tracking document will be in the custody of the Accu Medical driver hauling the medical waste to its treatment destination at all times.
- 8.1.6 Documentation will be mailed to the customer detailing receipt/treatment of medical waste collected.
- 8.1.7 Accu Medical will keep signed copies of all tracking documents for at least three years or as otherwise required by law.

9.0 TRANSPORTATION OF WASTE

- 9.1 Permitted vehicles
Accu Medical operates all vehicles with permits required for medical waste transport to the treatment facility.
- 9.2 Responsibility and Authority of Accu Medical Drivers.
 - 9.2.1 Accu Medical drivers are responsible for the collection and tracking of all waste generated on their assigned routes on any given day. They are responsible for monitoring the proper containment, closure, and labeling of each tub, box, drum, or sharps container. It is also the responsibility of the driver to leave the appropriate number of empty containers/lids for each customer, as well as, a copy of the signed tracking document.
 - 9.2.2 Accu Medical drivers are authorized to reject any containers which do not meet specifications. Odor, leakage, bulging or damaged containers, improper packaging, non-conforming waste, and improper segregation.
- 9.3 Emergency Spill response
 - 9.3.1 Accu Medical permitted vehicles are equipped with emergency spill kits, and drivers are trained in emergency spill procedures as required by U.S. DOT Regulations. Written emergency response spill procedures are available in the cab of each vehicle.
- 9.4 All policies and practices for transportation of medical waste provided by Accu Medical are in full compliance with applicable U.S., O.S.H.A., E.P.A., DOT, and state and local laws and regulations.