

**TRANSPORTATION OF LIMITED QUANTITES OF MEDICAL WASTE UNDER A D.O.T. MATERIALS OF TRADE EXEMPTION.**

The MWMA, Section 117946 and Section 117976, will allow for the transport of up to 35.2 pounds of medical waste to a central point of accumulation for consolidation and disposal, provided the following conditions are met:

1. The principal business of the generator is not to transport or treat regulated medical waste.
2. The generator shall adhere to the conditions and requirements set forth in the materials of trade exception, as specified in Section 173.6 of Title 49 of the Code of Federal Regulations.
3. A person transporting medical waste pursuant to this section shall provide a shipping document to the receiving facility, and the receiving facility shall maintain this document for a period of two years, containing all of the following information:
4. The name of the person transporting the medical waste.

B. The number of containers of medical waste transported.

C. The date the medical waste was transported.

1. A generator shall maintain these shipping documents on-site or electronically, for not less than three years*.*
2. A generator transporting medical waste pursuant to this section shall not be regulated as a hazardous waste hauler pursuant to Section 117660.