



MEDICAL SERVICES, LLC

DOT# 2557006
EPA# NYR000226803

Phone: 855.678.1098
Email: info@advowastemedical.com
advowastemedical.com
A medical waste disposal
company built on trust

MEDICAL WASTE DISPOSAL SERVICE AGREEMENT

Service Address

Bajwa Aesthetics

Name

20 oxford drive south windsor, CT. 06074

Address

860-716-9190

Phone

drraghubajwa1@gmail.com

Email

Dr. Raghubinder Bajwa

Contact

Billing Address

Bajwa Aesthetics

Name

20 Oxford drive

Address

860 7169190

Phone

drraghubajwa1@gmail.com

Email

Dr. Raghubinder Bajwa

Contact

Services Provided

Service Frequency:

☐ Weekly

☐ Bi Weekly

☐ Monthly

☐ Bi Monthly

☐ Quarterly

Other: as needed

Request Service Start Date:

Service Charge:

Medical waste collection, transport and disposal billed at the rate of \$175.00 per 4.5 cubic ft box of medical waste.

Comments:

Red bags and boxes are included free of charge with service.
Zero other fees or surcharges. No long term contracts.
We offer complete OSHA compliance training.

1. ADVOWASTE MEDICAL SERVICES LLC (hereinafter referred to as SERVICE PROVIDER) agrees to provide removal and disposal services for all treated and non-treated Regulated Medical Waste at aforementioned customer facility at location indicated above. Service Provider shall dispose of all materials in compliance with all Federal State and local regulatory guidelines and requirements.

2. CUSTOMER HEREBY agrees to pay for the services provided hereunder in accordance with the rates and charges set forth herein.

3. CUSTOMER SHALL NOT TO TENDER to Service Provider any hazardous material or hazardous waste, as those terms are used and defined in applicable Federal, State and local codes, guidelines, laws, regulations and Acts, including but not limited to radioactive, volatile explosive or toxics substances. Customer agrees to indemnify, defend and hold harmless Service Provider and its officers, employees, agents and insurers, against all claims, liabilities, losses, fines, reasonable attorney fees and other expenses arising out of or related to the release of such hazardous material, including without limitation, fines or expenses related to the removal or treatment of hazardous material or other remedial action pertaining to the hazardous material under federal or state law. Service Provider agrees to indemnify, defend and hold harmless the Customer and its officers, employees, agents and insurers, against all claims, liabilities, losses, fines, reasonable attorneys' fees and other expenses arising out of or related to the negligent acts of the Service Provider with respect to the services performed under this contract.

Customer Signature

Raghubinder K. Bajwa
Dr

Date 5/30/2023

Advowaste Agent Signature

Date 05/30/2023

THIS CONTRACT IS TERMINABLE WITHOUT PENALTY AT ANY TIME BY CUSTOMER

**RENEWAL AUTHORIZATION
for
PERMIT TO CONSTRUCT AND OPERATE No. 01501203-PCO**

PERMITTEE: Future Healthcare Systems, CT, Inc.
FACILITY ADDRESS: 750 South Avenue, Bridgeport, CT 06604
PERMIT No. 01501203-2022RPCO

Pursuant to Section 22a-208a of the Connecticut General Statutes ("CGS") and Section 22a-209-4 of the Regulations of Connecticut State Agencies ("RCSA"), a PERMIT TO CONSTRUCT AND OPERATE ("Permit") IS HEREBY REISSUED by the Commissioner of Energy and Environmental Protection ("Commissioner") to Future Healthcare Systems, CT, Inc. ("Permittee") to construct and operate a solid waste Biomedical Waste Treatment Facility located at 750 South Avenue, Bridgeport, Connecticut ("Facility"). The February 18, 2014 letter approval amending Permit to Construct and Operate No. 01501203-PCO clarifying that the procedure intends to limit shredding to only treated sharps waste and to manage all other treated wastes without shredding is incorporated herein and is no longer in effect. **The Permittee shall comply with the conditions of Permit No. 01501203-PCO as amended by this Renewal Authorization (this Permit).**

A. GENERAL TERMS AND CONDITIONS

- 1. Condition No. A.1. of Permit No. 01501203-PCO is no longer in effect and is replaced by the following:**
 - a. The Permit and this Renewal Authorization are based on and incorporate by reference pertinent and appropriate sections of documents and specifications submitted as part of Application No. 202078631 to renew the Permit to Construct and Operate, including:
 - i. Application form received on November 25, 2020;
 - ii. Operation and Management Plan (O&MP) dated December 2015;
 - iii. Engineering drawings dated December 2015;
 - iv. Approval of as-built drawings and authorization to operate dated August 15, 2017; and
 - v. Letter approval dated February 14, 2018 regarding clarification to Permit Condition No. C.4.a. that limits shredding to only treated sharps waste and to manage all other treated wastes without shredding.
 - b. The Permittee shall maintain at the Facility and have available for reference by Facility staff and inspection by the Commissioner:
 - i. All documents or copies of such documents submitted as Application No. 202078631 and any document submitted in support of said application, as well as other application(s) on which the Permit No. 01501203-2022RPCO was based, for the life of this Permit; and
 - ii. A copy of this Permit and the Facility's Facility Plan which consists of the Operation and Management Plan and the engineered drawings which accurately describe the Facility and its operations.
 - c. The Permittee shall for the life of this Renewal Authorization, provide to the Department notification within thirty (30) Days of any changes in the information provided as part or

in support of the application on which this Permit was based. Any inaccuracies found in the information submitted by the Permittee may result in revocation, reissuance, or modification of this Permit and civil or criminal enforcement actions.

B. AUTHORIZATION TO CONSTRUCT

1. Condition No. B.1 and B.2. of Permit No. 01501203-PCO are no longer in effect and are replaced by the following:

- a. The existing Facility consists of:
 - i. A 19,980 square foot, one-story building on a concrete slab foundation and exterior walls consisting of cinder block, concrete and pre-fabricated metal siding;
 - ii. A chain-link fence with a locking, sliding gate;
 - iii. Asphalt-paved driveway/parking lot;
 - iv. A loading dock for receiving and managing Biomedical Waste ("BMW") which consists of: Infectious waste including Sharps, Chemotherapy waste, and animal derived waste. Animal derived waste, for the purposes of this Permit, means animal carcasses, animal body parts and bedding or animals that were intentionally exposed to infectious agents during research or special laboratory testing, including research in a veterinary hospital, production of biological, or testing of pharmaceuticals;
 - v. Office space;
 - vi. Two (2) recessed scales at the loading dock, including overhead doors;
 - vii. Various indoor/outdoor storage areas dedicated to the containment and staging of trailers of processed/unprocessed BMW;
 - viii. Supporting ancillary equipment consisting of one (1) radiation detector; one (1) industrial washer; one (1) natural gas-fired steam boiler used for generation of steam to operate the autoclave;
 - ix. Fire suppression equipment; and
 - x. A 6.5' diameter x 26' long, autoclave sterilization system ("autoclave") dedicated for the decontamination of Infectious waste and Sharps and consisting of two (2) separate autoclave sterilization units (Bondtech Autoclave Model BTT6.5X26), each with a high-efficiency steam ejector vacuum pump and capable of holding five (5) bins per cycle.

2. Condition No. B.3. of Permit No. 01501203-PCO is no longer in effect and is replaced by the following:

The Permittee is authorized to *maintain* the Facility for the purposes of receiving and managing no more than a total of sixty point zero five (60.05) tons per day (TPD) of the following types of BMW: Infectious waste including Sharps, Chemotherapy waste, and animal derived waste).

3. Condition No. B.4. of Permit No. 01501203-PCO no longer in effect and is replaced by the following:

The Permittee is authorized to maintain the Facility as described in Condition No. B.1. of this Renewal Authorization.

4. Condition No. B.6. of Permit No. 01501203-PCO is no longer in effect and is replaced by the following:

The Permittee shall, within thirty (30) Days from any maintenance undertaken pursuant to Condition Nos. B.2. and B.3. of this Renewal Authorization, submit a written notification for the Commissioner's review and written approval. Such notification shall include at a minimum:

- a. P.E. certified statement that the construction of the Facility improvements has been completed as approved;
- b. P.E. certified as-built drawings; and
- c. A request for written authorization from the Commissioner to operate in accordance with the conditions of this Permit.

C. AUTHORIZATION TO OPERATE

- 1. Condition No. C.8. of Permit No. 01501203-PCO is no longer in effect and is replaced by the following:**

The Permittee shall prominently post and maintain a sign at the Facility entrance pursuant to 22a-209-10(3) of the RCSA that includes the Facility's name and the Department Permit number (Permit to Construct and Operate Nos. 01501203-PCO and 01501203-2022RPCO). Such sign shall also include a phone number that provides the general public the ability to register questions or complaints twenty-four (24) hours per day. The Permittee shall maintain a log of all calls received and how such calls were addressed or resolved.

- 2. Condition No. C.11. of Permit No. 01501203-PCO is no longer in effect and is replaced by the following:**

Nothing herein authorizes any person, municipality or authority to hinder municipal or regional solid waste recycling efforts. All activities conducted by the Permittee at the Facility shall be in accordance with this Permit and consistent with the state-wide Solid Waste Management Plan, a.k.a. Connecticut's 2016 *Comprehensive Materials Management Strategy* pursuant to Sections 22a-228 and 229 of the CGS.

- 3. Condition No. C.12. of Permit No. 01501203-PCO is no longer in effect and is replaced by the following:**

The Permittee shall, no later than sixty (60) Days after the issuance date of this Permit establish for the Commissioner's benefit an acceptable financial assurance instrument and post the financial assurance with the Department in the amount of \$139,292 at a minimum as required by Section 22a-6(a)(7) of the CGS.

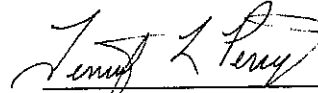
- 4. Condition No. C.15. of Permit No. 01501203-PCO is hereby amended to include the following:**

"Or via email at DEEP.Solid&HazWasteRep@ct.gov".

5. Condition No. C.21. of Permit No. 01501203-PCO is no longer in effect and is replaced by the following:

Permit No. 01501203-PCO, as amended herein, shall expire five (5) years from the issuance date of this Renewal Authorization and may be revoked, suspended, modified, renewed, or transferred in accordance with applicable laws.

Issued on this 2nd day of *February* 2022.



Jennifer L. Perry, P.E.
Bureau Chief
Bureau of Materials Management and
Compliance Assurance

Application No. 202078631
Permit to Construct and Operate No. 01501203-2022RPCO
Permittee - e-Certified
City/Town Clerk - e-Certified



BIOMEDICAL WASTE TRANSPORTER PERMIT

Transporter Permit No.: CT-BMW-065

Expires on June 30, 2025

EPA ID No.: N/A

Name of Permittee: ADVOWASTE MEDICAL SERVICES LLC

Mailing Address: P.O. BOX 356 – LAKEWOOD, NJ 08701

Facility Contact: SARAH NOVOSELLER – 855-678-1098

E-Mail: sarah@advowastemedical.com

Wastes Authorized for Transport:

The Permittee is authorized to transport biomedical waste as defined pursuant to Section 22a-209-15(a) of the Regulations of Connecticut State Agencies.

April 4, 2023

Issuance Date

Gabrielle Frigon, Director
Waste Engineering & Enforcement Division
Bureau of Materials Management &
Compliance Assurance

Application No.: 202302974

Received on: April 03, 2023

**PROOF OF PERMIT (A COPY OF THIS PAGE) SHALL BE MAINTAINED
IN THE VEHICLE DURING PERMITTED OPERATIONS**

Transporter Permit No.
CT-BMW-065

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Terms and Conditions

A. Scope of Authorization:

The Permittee is hereby authorized to transport biomedical waste in accordance with this Permit, and Section 22a-209-15 of the Regulations of Connecticut State Agencies (RCSA). The Permittee shall only use those vehicles that are registered, fully insured and appropriately equipped to transport authorized wastes. This permit does not authorize the transfer of biomedical waste from one vehicle to another or from one mode of transportation to another.

B. Operating Conditions:

This Permit incorporates by reference the Permit Application for Waste Transportation cited on the first page of this Permit.

1. The Permittee shall ensure that each driver employed is completely familiar with the terms and conditions of this permit prior to transporting biomedical waste in or through Connecticut. A copy of the Proof of Permit (first page of this Permit) shall accompany each vehicle used by the Permittee to transport biomedical waste authorized by this Permit.
2. The transporter permit number shall be displayed on the sides and rear of each waste-carrying portion of the vehicle, authorized to transport biomedical wastes, in letters and numbers of contrasting color and at least four inches (4") high.
3. All wastes authorized to be transported by this Permit shall be transported in compliance with all applicable provisions of the Regulations of Connecticut State Agencies (RCSA) Section 22a-209-15.

D. Reporting and Inspection Requirements:

1. Annual Report Forms for each calendar year of the permit period shall be compiled by the Permittee on or before the 15th day of February. Such reports shall be maintained by the Permittee in electronic or hardcopy form, and shall be made available for review by the Commissioner upon request. Annual Reports shall be submitted electronically to the Department at DEEP.Solid&HazWasteReports@ct.gov and compiled using a template specified by the Commissioner providing the following information:
 - a. Name of each generator from whom the transporter accepted such waste;
 - b. Name of each solid waste facility to which the transporter delivered biomedical waste;
 - c. Transporter's name, address and Connecticut bio-medical waste transporter permit number;
 - d. Name and telephone number of contact person for the transporter;
 - e. Name, address and type of each generator, by state, from whom the transporter accepted biomedical waste;
 - f. Total number of generators, by state, from whom the transporter accepted

- biomedical waste;
- g. Weight in pounds of (i) untreated and (ii) decontaminated biomedical waste the transporter accepted from each generator, by state;
 - h. Name and address of each solid waste facility, by state, to which the transporter delivered biomedical waste generated in Connecticut;
 - i. Name and address of each solid waste facility in Connecticut to which the transporter delivered biomedical waste generated outside of Connecticut;
 - j. Total weight in pounds of (i) untreated and (ii) decontaminated biomedical waste from all generators, by state, which the transporter delivered to a solid waste facility in Connecticut for treatment or disposal;
 - k. Total weight in pounds of (i) untreated and (ii) decontaminated biomedical waste from all generators, by state, which the transporter delivered in Connecticut to another transporter;
 - l. Total weight in pounds of (i) untreated and (ii) decontaminated biomedical waste from all generators, by state, which the transporter delivered to a solid waste facility in Connecticut for transfer or storage;
 - m. Total weight in pounds of (i) untreated and (ii) decontaminated biomedical waste from all generators in Connecticut which the transporter delivered to a transporter outside of Connecticut or a solid waste facility outside of Connecticut;
 - n. Total number of solid waste facilities, by state, to which the transporter delivered biomedical waste; and
 - o. A statement, signed and dated by the transporter, which reads, "I have personally examined and am familiar with the information submitted in this document and all attachments hereto and certify under penalty of law that based on reasonable investigation, including my inquiry of those persons immediately responsible for obtaining the information, the submitted information is true, accurate and complete. I understand that a false statement may be punishable as a criminal offense pursuant to section 53a-157b of the Connecticut General Statutes, and in accordance with any other applicable statute."
2. The Permittee shall ensure that periodic inspections are conducted on each vehicle, authorized to transport biomedical wastes, in accordance with 49 CFR 396.17. Copies of the inspection reports shall be maintained by the Permittee and provided for the Commissioner's review upon request.
 3. The Permittee shall allow the CT DEEP to conduct periodic inspections to ensure permit compliance. These may include, but not be limited to investigation of records, licenses, billing records, shipment logs, and any other documents related to the transportation or other handling of biomedical waste, any vehicle or related equipment or any vehicle parking area used by the transporter pursuant to subdivision (15) of RCSA Section 22a-209-15(g).
 4. In the event of spillage or uncontrolled discharge while collecting, transferring and/or transporting any biomedical waste in or through the State of Connecticut, the CT DEEP Emergency Response and Spill Prevention Division and the Director of Health of the municipality in which the spill or accident occurred shall be notified immediately.

5. The Permittee shall transport biomedical waste in compliance with the standards detailed in RCSA Section 22a-209-15(e), specifically following the requirements for waste tracking, container integrity, vehicle and container labeling, vehicle decontamination, spill clean-up kit components and employee personal protection equipment components.
6. The Permittee shall ensure that all drivers engaged in the transportation of biomedical waste, as defined in Section 22a-209-15 of the RCSA, are trained and equipped in compliance with all the applicable requirements of 29 CFR 1910.

E. Special Requirements for Permittees who act as Brokers:

1. Permittees who act as brokers and include independent vehicle owner/operators in this Permit shall ensure that:
 - a. All vehicle owner/operators are in compliance with conditions of this Permit;
 - b. All vehicles are in compliance with all state and federal regulations;
 - c. All drivers are properly trained in appropriate emergency response;
 - d. All drivers engaged in the transportation of biomedical waste materials are in compliance with and familiar with all applicable requirements of RCSA 22a-209-15;
 - e. All vehicle owner/operators have the required minimum liability insurance.

G. Commissioner's Authority:

1. Violation of any provisions of this permit may subject the Permittee to civil and/or criminal penalties as provided by Sections 22a-6(b), 22a-226, 22a-226a and 22a-226c of the Connecticut General Statutes.
2. The Commissioner may modify, transfer, suspend or revoke this Permit in accordance with applicable law.