1	AN ACT
2	relating to the regulation of medical waste; adding and amending
3	provisions subject to a criminal penalty.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 361.003, Health and Safety Code, is
6	amended by adding Subdivisions (14-a) and (18-a) to read as
7	follows:
8	(14-a) "Health care-related facility" means a
9	facility listed under 25 T.A.C. Section 1.134. The term does not
10	include:
11	(A) a single-family or multifamily dwelling; or
12	(B) a hotel, motel, or other establishment that
13	provides lodging and related services for the public.
14	(18-a) "Medical waste" means treated and untreated
15	special waste from health care-related facilities composed of
16	animal waste, bulk blood, bulk human blood, bulk human body fluids,
17	microbiological waste, pathological waste, and sharps, as those
18	terms are defined by 25 T.A.C. Section 1.132, as well as regulated
19	medical waste, as that term is defined by 49 C.F.R. Section 173.134.
20	The term does not include:
21	(A) waste produced on a farm or ranch as defined
22	by 34 T.A.C. Section 3.296(f); or
23	(B) artificial, nonhuman materials removed from
24	a patient and requested by the patient, including orthopedic

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1 devices and breast implants.

2 SECTION 2. Subchapter C, Chapter 361, Health and Safety
3 Code, is amended by adding Section 361.0905 to read as follows:

<u>Sec. 361.0905. REGULATION OF MEDICAL WASTE. (a) The</u> <u>commission is responsible under this section for the regulation of</u> <u>the handling, transportation, storage, and disposal of medical</u> waste.

8 (b) The commission shall accomplish the purposes of this 9 chapter by requiring a permit, registration, or other authorization 10 for and otherwise regulating the handling, storage, disposal, and 11 transportation of medical waste. The commission shall adopt rules 12 as necessary to accomplish the purposes of this subchapter.

13 (c) The commission has the powers and duties specifically 14 prescribed by this chapter relating to medical waste regulation and 15 all other powers necessary or convenient to carry out those 16 responsibilities under this chapter.

17 (d) In matters relating to medical waste regulation, the 18 commission shall consider water pollution control and water quality 19 aspects, air pollution control and ambient air quality aspects, and 20 the protection of human health and safety.

21 (e) Rules adopted to regulate the operation of municipal 22 solid waste storage and processing units apply in the same manner to 23 medical waste only to the extent that the rules address:

24 (1) permit and registration requirements that can be 25 made applicable to a facility that handles medical waste, including 26 requirements related to:

27 (A) applications;

1 (B) site development; 2 (C) notice; and 3 (D) permit or registration duration and limits; 4 (2) minor modifications to permits and registrations, 5 including changes in operating hours and buffer zones; 6 (3) the reconciliation of conflicting site operation plan provisions for a site that conducts activities that require a 7 8 separate permit or authorization; 9 (4) waste acceptance and analysis; 10 (5) facility-generated waste, including wastewater and sludge; 11 12 (6) contamin<u>ated water management;</u> (7) on-site storage areas for source-separated or 13 14 recyclable materials; 15 (8) the storage of waste: 16 (A) to prevent the waste from becoming a hazard, including a fire hazard, to human health or safety; 17 (B) to ensure the use of sufficient containers 18 19 between collections; and 20 (C) to prevent the waste from becoming litter; 21 (9) closure requirements for storage and processing 22 units; 23 (10) recordkeeping and reporting requirements, except for rules regarding the recordkeeping provisions required to 24 justify the levels of recovered recycled products; 25 26 (11) fire protection; (12) access control; 27

H.B. No. 2244

1	(13) unloading waste;
2	(14) spill prevention and control;
3	(15) operating hours;
4	(16) facility signage;
5	(17) control of litter, including windblown material;
6	(18) noise pollution and visual screening;
7	(19) capacity overloading and mechanical breakdown;
8	(20) sanitation, including employee sanitation
9	facilities;
10	(21) ventilation and air pollution control, except as
11	those rules apply to:
12	(A) process areas where putrescible waste is
13	processed;
14	(B) the minimal air exposure for liquid waste;
15	and
16	(C) the cleaning and maintenance of mobile waste
17	processing unit equipment; and
18	(22) facility health and safety plans, including
19	employee training in health and safety.
20	(f) Medical waste facilities, on-site treatment services
21	and mobile treatment units that send treated medical waste and
22	treated medical waste including sharps or residuals of sharps to a
23	solid waste landfill must include a statement to the solid waste
24	landfill that the shipment has been treated by an approved method in
25	accordance with 25 T.A.C. Section 1.136 (relating to Approved
26	Methods of Treatment and Disposition). Home generated wastes are
27	exempted from this requirement.

(g) In a facility that handles medical waste processing or 1 storage, the commission shall not require a minimum separating 2 distance greater than 25 feet between the processing equipment or 3 storage area, and the facility boundary owned or controlled by the 4 owner or operator. A medical waste storage unit is not subject to 5 this subsection, provided that medical waste contained in transport 6 7 vehicles is refrigerated below 45 degrees if the waste is in the vehicle longer than 72 hours. The commission may consider 8 alternatives to the buffer zone requirements of this subsection for 9 permitted, registered, or otherwise authorized medical waste 10 processing and storage facilities. 11

SECTION 3. Section 7.141(4), Water Code, is amended to read as follows:

(4) "Medical waste" has the meaning assigned by 14 15 Section 361.003, Health and Safety [includes animal waste, bulk blood and blood products, microbiological waste, pathological 16 17 waste, sharps, and special waste from health care-related facilities as those terms are defined in 25 T.A.C. Section 1.132 18 (Texas Department of Health, Definition, Treatment, and 19 Disposition of Special Waste from Health Care-Related Facilities). 20 21 The term does not include medical waste produced on farmland and 22 ranchland as defined by Section 252.001(6), Agriculture] Code.

23 SECTION 4. Section 361.560, Health and Safety Code, as 24 amended by S.B. 219, Acts of the 84th Legislature, Regular Session, 25 2015, is repealed.

26 SECTION 5. (a) Not later than June 1, 2016, the Texas 27 Commission on Environmental Quality shall adopt rules to implement

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1 the changes in law made by this Act. The rules must be adopted in the 2 form of a new chapter of the Texas Administrative Code that includes 3 all rules of the commission relating to medical waste regulation.

4 (b) Rules adopted to implement the changes in law made by 5 this Act must minimize the effect on other rules regulating 6 municipal solid waste facilities.

7 SECTION 6. A facility that has a permit, registration, 8 pending permit application, or other authorization that allows the handling of medical waste is not required to comply with the changes 9 10 in law made by this Act until rules adopted by the Texas Commission 11 on Environmental Quality to implement the changes in law made by this Act take effect. Any change to a permit, registration, or 12 other authorization in effect on the effective date of this Act that 13 14 is necessary to implement the changes in law made by this Act may be 15 authorized without notice and comment and shall not be referred for a contested case proceeding. 16

SECTION 7. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2015.

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President of the Senate

Speaker of the House

I certify that H.B. No. 2244 was passed by the House on April 27, 2015, by the following vote: Yeas 141, Nays 2, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2244 was passed by the Senate on May 20, 2015, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor