


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# Hazardous waste storage guidelines philippines



**DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES**  
**ENVIRONMENTAL MANAGEMENT BUREAU VII**

## PUBLIC ADVISORY

**As a precautionary measure, used masks from households with Person/s Under Investigation(PUI), and Person/s Under Monitoring (PUM) should be treated as hazardous wastes as well and must be segregated into a separate bin or trash can prior to collection by TSD Facility personnel or crew.**

**Furthermore, used masks from offices, work places, and homes without PUIs and PUMs may be treated as residual waste. Thus, it must be stored separately, collected by eco-aides or garbage collectors equipped with Personal Protective Equipment (PPE), and be disposed into Category 3 or 4 Sanitary Landfill accordingly.**

**LORMELYN E. CLAUDIO, CESO IV**  
**REGIONAL DIRECTOR**

Hazardous waste storage time limit. Hazardous waste storage regulations. Hazardous waste storage rules.

The public will have access to records, reports or information on chemical substances and mixtures, including security data sent, data on emissions or downloads in the environment, and such documents will be available for inspection or reproduction during normal business hours, except that the Department of Environment and Natural Resources can consider a particular record, report or information or particular portions of the same confidential and can not be made public when such will disseminate trade secrets, figures or methods of production or sales, production or Exclusive processes of said manufacturer, processor or processor or processor or distributor processor, or otherwise would negatively affect the competitive position of said manufacturer, processor or distributor. Through an Inter-Agency Advisory Council, to the Department of Environment and Natural Resources that will be composed of Following officials or their properly authorized representatives: Secretary of the Environment and Natural Resources, Secretary of Health, Director of the Secretary of Commerce Trade and the Industry of the Filipino Commerce Secretary of Science and Technology Member Secretary of National Defense Secretary of Foreign Affairs Secretary of Labor and Employment Secretary of Finance Secretary of Agriculture Secretary of Agriculture Secretary of Agriculture Representative of a Non-Governmental Organization on Health and Safety Member The representative of the Non-Governmental Organization will be appointed by the President for a period of three (3) years. **Article 17. -**The Department of Environment and Natural Resources, in coordination with the member agencies of the Inter-Agency technical advisory board, will prepare and publish the rules and regulations that implement this law within Six (6) months from the date of its effectiveness. Technical between agencies agencies Council. 6969 A law to control toxic substances and hazardous and nuclear waste, providing sanctions for violations of them, and for other purposes 1. **Article 18. -** this law will cover import, manufacture, processing, handling, storage, transportation, Sale, distribution, use and elimination of all substances and unregulated chemical mixtures in the Philippines, including entry, even in transit, as well as maintenance or storage and elimination of hazardous and nuclear waste in the country for any purpose. This will include non-biodegradable mixtures. Section 6. However, the Department of Environment and Natural Resources can publish information subject to a claim of confidentiality to a medical research or a scientific institution where the information is necessary for the medical diagnosis or the treatment of a person Exposed to the chemical substance or mix. "The manufacture of the following substances or chemical mixtures will be exempt from the notification prior to manufacturing: a) Inventory of existing chemical products; b)" Those that occur in small quantities for experimental purposes or development and development ; c) "chemical substances and mixtures that will not present an unreasonable risk for health and the environment; and d)" chemical substances and mixtures that exist temporarily and that do not have human or environmental exposure as those that exist as a result of a reaction Chemistry in the manufacture or processing of a mixture of another chemical substance. Section 17. b) The chemical mixture means any combination of two or more chemical substances if the combination does not occur in nature and is not, in whole or in part, the result of a chemical reaction, if none of the substances chemistry The combination is a new chemical substance and if the combination could have been manufactured for commercial purposes without a chemical reaction at the time when the chemical substances that include combination were combined. e) MANUFACTURE It means the mechanical or Atomic Transformation of substances in new products, whether work is carried out by energy -based or hand -based other, either in a fabric or in the worker's house, and If the products are sold in wholesale or retail. h) Hazardous waste is defined by the present as substances that have no commercial, industrial, agrase or economical use, and they are sent, transport or bring from the origin for discharged or elimination in or in the transit through anywhere in the territory of the Philippines territory. b) (i) The prison penalty of twelve (12) years and one (1) day twenty (20) years, will be imposed to any person who violates section 13 (d) of this law. **Article 19. -** All laws, presidential decrees, executive and emissions, and rules and regulations that are inconsistent with this law are repealed or modified accordingly. The chemical substances confiscated and lost by the Government to their option will be delivered to the Department of Environment and Natural Resources for custody and appropriate elimination. The Council will have the following functions: a) To help the Department of Environment and Natural Resources in the formulation of the relevant rules and regulations for the effective implementation of this Law; b) Help the Department of Environment and Natural Resources in the preparation and update of the inventory of substances and chemical mixtures that fall within the coverage of this law; c) the necessary recommendations for the Department of Environment and Natural Resources; and d) perform other functions, since the Secretary of Environment and Natural Resources can, from time to time, require. c) Each fine imposed by illegal importation, entry, transport, manufacturing, processing, sale or distribution of chemical substances or mixtures in or within the Philippines will carry out with it the confiscation and The confiscation in favor of the Government of the profits of the illegal product act and instruments, tools or other improvements that include vehicles, marine vessels and aircraft used in or with which the offense was committed. If it is a foreign company, the director and all the officers of said foreign firm will be included at the entrance to the Philippines, in addition to the cancellation of their license to do business in the Philippines; (iii) In the event that the offender is a government official or an employee, he or she, in addition to the previous sanctions, will be considered automatically dismissed from the office and permanently disqualified any elective or nominative position. Section 7. QUEMIC PRODUCTS SUBJECT TO TESTS. Sepability client. Section 10. d) The person or firm responsible or related to the realization or importation to the hazardous or nuclear waste Pais must be under the obligation to transport or send said prohibited waste; Any means of transport, including all facilities and accessories that may have been used in transport or storage in the Philippines of any significant amount of hazardous or nuclear waste, to the government's option will be lost in their favor. Section 11. If the offender is a foreigner, he will be deported and prohibited from any entry after the Philippines after serving her judgment; II) In case that any violation of this law is committed by an association, corporation, association or any legal, jury, The partner, president, director or manager who will give his consent or to tolerate, said violation will be directly responsible and responsible for the Law of Employees and will be criminally responsible as a co-prince; (iii) In the event that the offender is a government official or an employee, he or she, in addition to the previous sanctions, will be considered automatically dismissed from the office and is permanently disqualified from holding any elective position or designated. "As used in this law: a) Chemical substance means any organic or inorganic substance of a particular molecular identity, which includes: i) any combination of such substances that occur in its entirety or partly as a result of the chemical reaction or in nature, and ii) any element or chemical product without agribus. Promulgation of rules and regulations. Definition. The secretary may, for justifiable reasons, extend the prior to the manufacture of ninety days within a reasonable time, the importation, of imp Ementation responsible for the following functions, powers and responsibilities: a) Maintain an updated inventory of chemical products that are currently manufactured or used, indicate, among others, their existing and the possible uses, the quantity, the test data, the names of the companies that manufacture or use them, and the other information that the secretary may consider relevant for the protection of health and the environment; b) Demand substances and mixtures that present an unreasonable risk or injuries to health or the environment to be tested before being manufactured or imported for the first time; C) c) They require chemical substances and mixtures that are currently manufactured or processed to be tested if there is a reason to believe that raising irragerable health or environmental injury; d) evaluate the characteristics of chemical products that have been tested to determine their toxicity and extension of their health and environmental effects; e) enter into contracts and grant subsidies for investigation, development and monitoring of chemical substances and mixtures; f) carry out the inspection of any establishment in which chemical products are manufactured, processed, stored or sustained before or after their commercial distribution and to make recommendations to the corresponding authorities concerned; g) To confiscate or confiscate chemical products that are not in the standard established by the rules and regulations and such acts can not be imposed, except that chemicals have been abundant; h) monitor and prevent entry, even in traffic, hazardous and nuclear waste and their provision in the country; i) subpar witnesses and documents and require other information if necessary to carry out the provisions of this law; j) call any department, office, office, agency, state college or university, and other government instruments to obtain help in the form of personnel, facilities and other resources, since the need arises in its functions; k) disseminate information and conduct educational awareness campaign on the effects of chemical substances, mixtures and waste on health and the environment; and L) Exercise such powers and carry out these other functions that are necessary to carry out their duties and responsibilities under this Law. **Article 20. -** Public access to records, reports or notification. Manufacturers, processors or importers must assume Costs of testing the chemical substance or the mixture that will be manufactured, will be processed or imported. Import This law will come into force after fifteen (15) days after their publication in the Official Gazette or in any general circulation periodic. Effectiveness clause. Section 13. Administrative fines imposed and collected by the Department of Environment and Natural Resources will accumulate a Special Fund to be administered by the Department exclusively for research projects and activities in relation to substances and toxic mixtures. "The following acts and omissions will be considered illegal: a) implementation of rules and regulations or regulations; b)" failure or negative to send reports, notices or other information, access to records according to what is required by this law, or allow the Inspection of the establishment where they are manufactured, processed, stored or stored or produced in another sustained manner; c) failure or negative to comply with pre-import requirements and pre-import of pre-import; and d) "cause, help or directly or indirectly, in the storage, import or bring to the Filipino territory, including its marinal economic areas, even in a traffic, whether by the traffic, either by land media , transported transportation or maritime or storage any amount of hazardous and nuclear waste at any part of the Philippines. Approved: October 26, 1990 d) Import means the entry of a product or substance in the Philippines (through Of the marinal ports or input airports) after adequately been adequately authorized or still remain under customs control, whose product or substance is scheduled for direct consumption, marketing, storage or for subsequent processing. Administrative fines. Republic of Philippines Congress of Philippines Metro Manila Republic Law No. "The objectives of this act are: a) Maintain an inventory of chemical products that are currently imported, manufactured or used, indicating, among others, their uses, test data, names of the companies that manufacture or use, and any other information that is considered relevant for protection, of health and environment; b) Monitor and regulate importation, manufacturing, processing, management, storage, transport, sale, distribution, use and elimination of substances and chemical mixtures that have irrazonable risks or injuries to health or the environment according to national policy and national policy and international commitments; c) Inform and educate the population with respect to the dangers and risks that accompany the manufacture, management, storage, transport, processing, distribution, use and elimination of tumical checan products and other substances and mixtures; and d) to avoid entry, even in tran, as well as the maintenance or storage and elimination of hazardous and nuclear waste in the country for any proper. Section 12. Acción of the Secretary of the Environment and Natural Resources of his duly authorized representative. Section 9. Scope. "The Secretary of the Environment and Natural Resources or his duly authorized representative, within the nineties (90) days from the date of presentation of the manufacturing notice, processing or importation of a chemical or mixing substance, will decide if regular or not to regulate or not to regulate or not to prohibit its importation, manufacturing, processing, sale, distribution, use or elimination, and regulations that have been properly promulgated and published in accordance with section 16 of this law, the Secretary of the Environment and natural resources is authorized to impose a fine of not less than ten thousand pesos (P10,000.00), but not fifty thousand pesos (p50,000.00) on any or entity found guilty of them. **Article 21. -** If any provision of this law is declared void or unconstitutional, the remaining provisions of them not affected will remain in full vigor and effect. Section 16. exempt chemical substances of the notification prior to manufacturing. Section 19. If the offender is a foreigner, he will be deported and prohibited from any entry after the Philippines after complying with his sentence; (ii) In the case of corporations or other associations, the previous sanction will be imposed to the managing partner, president or executive director in addition to an exemplary damage of at least five hundred thousand pesos (p500,000.00). **Article 22. -** Objectives. Section 8. SECJIN 15. Short title. "The tests will be required in all cases in which: a) There is a reason to believe that chemical substances or mixture may present an unreasonable risk for health or environment or there may be a substantial human or environmental exposure to it; b) there is no insufficient data and experience to determine or predict the health and environmental effects of the chemical substance or mixture; and c) the test of the chemical substance or mixture is necessary to develop these data. Appropriation. c) Process means the preparation of a chemical substance or mixture after its manufacturing for commercial distribution; ii) in the same form or physical status or in a form or physical state or different state from what the person received to prepare said substance or mixture; or iii) **Article 23. -** as part of an article that contains a chemical substance or mixture. POLYTIC DECLARATION. Functions, powers and responsibilities of the Department of the Environment and Recovery natural rros. **Article 24. -** It is the policy of the regular state, restrict or prohibit import, manufacturing, processing, sale, distribution, use and elimination of substances and chemical mixtures that have unreasonable risks and/or or to health or the environment; prohibit entry, even in trmon, of hazardous and nuclear waste and its elimination in the territorial motto of the Philippines for any own; and provide progress and facilitate research and studies on technical chess products. **Article 25. -** "such a amount necessary to implement the provisions of this law annually appropriated and is included in the budget of the Department of Environment and Natural Resources. **Article 26. -** a) (i) the penalty of imprisonment of six (6) months and one (1) day six (6) years and one (1) day and a fine ranging from six hundred pesos (p600.00) until four thousand pesos will be imposed (P4, 000.00) to any person who violates section 13 (a) to (c) of this law and will not be covered by the probation law. **Article 27. -** "This act will be known as the **Article 28. -** " **Article 29. -** tile substances and the Law of Dangerous and Nuclear Waste Control of 1990. " Section 2. Section 5. i) Nuclear waste is hazardous radioactive facts due to radio exposure. The production or use of nuclear fuels, but does not include nuclear fuel, or radioism that have reached the final stage of the manufacture to be usable for any scientific, medical, agricultural, commercial or industrial. Section 3. g) Hazardous substances are substances that present: i) acute hazards in the short term, such as acute toxicity due the risk of fire or explosion; or ii) long -term environmental hazards, including chronic toxicity after repeated exposure, carcinogenicity (which in some cases is resolved from acute exposure, but with a long latent permit), resistance to the detoxifying process, such as biodegradation, the potential to contaminate the subway or area. Waters, or properties that are subjectly objectable, such as offensive odors. Hazardous discharges will also refer to by -products, by -products, Residues of processes, spent reaction means, plant or contaminated equipment or other substances of manufacturing operations, and as discards of consumption of manufactured products. " Before any new chemical substance or mixing can be manufactured, processed or imported according to the Department of Environment and Natural Resources, the manufacturer, the processor or importer should present the following information: the name of The chemical substance or mixture; its chemical identity and its molecular structure; categories proposals for use; an estimate of the amount to be manufactured, processed or imported; processing and elimination thereof; and any test data related to health and effects Environmental that has the manufacturer, processor or importer. It has.

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