

Allegato 1

NUMERO ONU	DENOMINAZIONE	RESTRIZIONE PER I RIFIUTI CON LA SEGUENTE DESCRIZIONE
1263	PITTURE O MATERIE SIMILI ALLE PITTURE	LACCHE PITTURE O SOLVENTI
1268	DISTILLATI DI PETROLIO NAS O PRODOTTI PETROLIFERI NAS	PETROLIO
1325	SOLIDO INFIAMMABILE ORGANICO	CONTENITORI CON IMPURITA PERICOLOSE PREDOMINANTI ORGANICHE
1759	SOLIDO CORROSIVO NAS	CONTENITORI CON COMPONENTI SOLIDI CORROSIVI
1866	RESINE IN SOLUZIONE	RESINE RESIDUE
1992	LIQUIDO INFIAMMABILE TOSSICO NAS	MICHELE A BASE SOLVENTE O FANGHI ALOGENATI
1993	LIQUIDO INFIAMMABILE NAS	SOLVENTI DI PULIZIA
1993	LIQUIDO INFIAMMABILE NAS	MISCELE A BASE SOLVENTE O FANGHI SENZA COMPONENTI ALOGENATI
2588	PESTICIDA SOLIDO TOSSICO NAS	CONTENITORI CON COMPONENTI TOSSICI SOLIDI
2811	SOLIDO TOSSICO ORGANICO NAS	CONTENITORI CON COMPONENTI TOSSICI SOLIDI
3021	PESTICIDA LIQUIDO, INFIAMMABILE, TOSSICO, ORGANICO	PESTICIDI E INSETTICIDI
3088	SOLIDO ORGANICO AUTORISCALDANTE	MATERIE FILTRANTI, SACCHI CON DENOMINAZIONE DEL PERICOLO PREVALENTEMENTE INORGANICI
3175	SOLIDI CONTENENTI LIQUIDO INFIAMMABILE NAS	RIFIUTI OLEOSI DEI GARAGE
3175	SOLIDI CONTENENTI LIQUIDO INFIAMMABILE NAS	CONTENITORI CON IMPURITA PERICOLOSE PREDOMINANTI ORGANICHE
3175	SOLIDI CONTENENTI LIQUIDO INFIAMMABILE NAS	SOLIDI A BASE DI SOLVENTE O MISCELE DI SOLIDI CON COMPONENTI ALOGENATI (AUTORISCALDANTI)
3243	SOLIDI CONTENENTI LIQUIDO TOSSICI NAS	CONTENITORI CON COMPONENTI TOSSICI LIQUIDI
3244	SOLIDI CONTENENTI LIQUIDO CORROSIVO NAS	CONTENITORI CON COMPONENTI CORROSIVI SOLIDI
3264	LIQUIDO ORGANICO CORROSIVO ACIDO NAS	ACIDI E MISCELE ACIDE
3266	LIQUIDO INORGANICO CORROSIVO ACIDO NAS	
3286	LIQUIDO INFIAMMABILE TOSSICO CORROSIVO NAS	SOLVENTI DI PULIZIA MARCATI INFIAMMABILI, CORROSIVI E DEBOLMENTE TOSSICI
3288	SOLIDO INORGANICO TOSSICO NAS	CONTENITORI CON COMPONENTI TOSSICI SOLIDI

**Multilateral Agreement M 222 under section 1.5.1 of ADR
on the carriage of certain wastes containing dangerous goods**

1 Introduction

- 1.1 This Agreement shall apply only in connection with the collection and carriage of wastes in line with the applicable waste legislation framework.
- 1.2 By derogation from the provisions of ADR, the carriage of wastes which are dangerous goods or which contain dangerous goods is allowed under the conditions of sections 2 to 7 below.
- 1.3 This Agreement shall not apply to the carriage of wastes of classes 1, 6.2 and 7.

2 Classification

2.1 Simplified Assignment

The assignment according to 2.1.3.5.5 ADR may also be applied to

- a) UN 1950 waste aerosols and
- b) the classification as a liquid substance, if the development of a liquid phase cannot be excluded.

2.2 Admixture of other material by mistake

Where, according to ADR, wastes are assigned to a UN number or are not subject to the provisions of ADR, an admixture by mistake of items of waste with a different classification need not be taken into account if no dangerous reaction and no essential impact on the degree of danger of the total load is to be expected from the admixed material.

2.3 Medicines

Special provision 601 of Chapter 3.3 of ADR shall also apply to wastes of medicines if they are no longer packed in packagings of a type intended for retail sale or distribution.

3 Packaging

- 3.1 The packagings specified in Table A of Chapter 3.2 for the relevant UN number shall be used.
- 3.2 For the following wastes, packagings which have expired or have not been tested may also be used:
 - a) Dangerous wastes of Packing Group III.
 - b) Dangerous wastes of Packing Group II, which correspond to the wastes defined in the table in the Annex to this Agreement according to their UN number and description.
- 3.3 The packagings may have buckles and dents. Their condition and content as well as the manner of carriage shall not endanger the compliance with the protection provisions of section 4.1.1 of ADR.

4 Carriage in bulk

For the carriage in bulk the following derogations shall apply:

- 4.1 UN 1950 waste aerosols, except those leaking or severely deformed, may be carried in closed or sheeted vehicles, closed containers or sheeted large containers in bulk.
They need not be protected against inadvertent discharge provided that measures to prevent dangerous build up pressure and dangerous atmospheres are addressed.
It shall be assured by means of constructional or other measures (such as the use of absorbent material or leak proof tray) that there will be no leakage of liquids from the load compartments of vehicles or containers during carriage.
Before loading, the load compartments of vehicles or containers, including their equipment, shall be inspected for damage. Vehicles or containers with damaged load compartments shall not be loaded. The load compartments of vehicles or containers shall not be loaded above the top of their walls.
- 4.2 Wastes of UN 3175 may be carried in bulk in closed vehicles and closed containers with adequate ventilation.

5 Marking of packages

The provisions of chapter 5.2 of ADR on marking of packages shall apply with the following derogations:

- 5.1 The labels may be attached to the package as prescribed in 5.2.2.1.6 ADR, last sentence, including in such cases, where the requirements specified in the provision referred to are not met.
- 5.2 The environmentally hazardous substance mark is not required.

6 Information in the dangerous goods transport document

The provisions of section 5.4.1 of ADR on the information in the transport document shall apply with the following derogations:

- 6.1 The quantity of dangerous goods according to 5.4.1.1.1 (f) ADR may be estimated.
- 6.2 For empty means of containment according to 5.4.1.1.6 ADR, a sufficient distinctive general description of the dangerous load or of a part of it concerned may be indicated instead of specifications according to 5.4.1.1.1 (e) ADR, without indicating the number of items.
- 6.3 The additional inscription "environmentally hazardous" according to 5.4.1.1.18 ADR is not required.
- 6.4 The following additional entry shall be made in the transport document: "Carriage agreed under the terms of 1.5.1 ADR (M222)".

7 Other Provisions

All other relevant provisions of ADR shall apply.

8 Scope

This agreement shall apply from 2nd August 2010 up to 1st August 2015 to transport between the Contracting Parties to ADR, which have signed this agreement unless it is revoked before that date by at least one of the signatories, in which case it shall remain applicable only for transport between the Contracting Parties to ADR which have signed but have not revoked this agreement, on their territory, up to that date.

Done in Vienna, the 19th July 2010
The competent authority for ADR
in the Republic of Austria:



Mag. Othmar Krammer