Pharmaceutical Waste Management: Flush, Take-Back Laws or Something Else?

By: Jessica Lyons Hardcastle

How to best manage pharmaceutical waste has become a hot-button issue.

In September the EPA proposed new Management Standards for Hazardous Waste Pharmaceuticals, which sets regulations on how healthcare facilities, including retail stores and pharmacies, manage and dispose of pharmaceutical waste.

The EPA says its proposal would protect waterways, including drinking and surface water, by preventing the flushing of hazardous waste pharmaceuticals and simplifying the requirements for healthcare workers. Retailers have countered the new rule would limit retailers' ability to recycle or reuse unsold consumer products and pharmaceuticals.

And now a group of more than 100 environmental and health organizations, agencies, and state lawmakers and officials is urging the Food and Drug Administration to end its “flush list” recommendation for medications, which says it’s OK to flush some pharmaceuticals down the toilet or throw them away in the trash. The coalition wants the agency to support a single disposal guidance system, such as a national medicine take-back program.

In a Jan. 26 letter to the FDA, organized by the National Stewardship Action Council, solid waste managers, environmental service manager and groups including Waterkeeper Alliance wrote: “the time has come for FDA to align its medicine disposal guidance with that of federal, state and local agencies who seek to protect both the public’s health and our water quality.”

The letter urges the FDA to tell the public that instead of flushing unused medications, they should take them to a community take-back program that will provide safe disposal and suggests checking with local waste or police departments for drop-off locations. But the pharmaceutical industry says this option is too expensive and doesn’t really improve the environment, either.

The FDA would not say if is considering ending its flush recommendation for some medicines. A spokesperson would only say “FDA will respond directly to those who signed the joint letter.”

Drug Take-Back Laws
The Product Stewardship Institute, which advocates for extended producer responsibility laws, isn't a signatory on the letter. But, according to PSI's Vivian Futran Fuhrman, associate for policy and programs, “We completely agree that medications should not be flushed. PSI's stance is that pharmaceutical take-back programs are the ideal disposal strategy.”

Because collection programs are not always available and convenient, PSI says extended producer responsibility (EPR) laws, which require manufacturers to fund and manage recycling and disposal programs for their products, would provide the best waste management solution for household pharmaceuticals.

In 2012, Alameda County, California passed the first EPR law for pharmaceuticals in the US. Since then, the city of San Francisco and 5 other counties along the West Coast have passed similar drug take-back laws, according to PSI.

“We want to help provide the public with the safest disposal option for public and environmental health, which would be widespread and convenient pharmaceutical take-back programs, and we pursue EPR laws to that end,” Futran Fuhrman says. “We want to be a part of that solution.”

The Pharmaceutical Research and Manufacturers of America (PhRMA), an industry group, doesn’t have a position on the recommendation to end the flush list, says Priscilla VanderVeer, deputy vice president, communications. But mandating drug take-back programs is not a viable option, she says.

‘Greater Burden on the Environment’

“America’s biopharmaceutical research companies support efforts to educate consumers about the safe use, storage and disposal of our products, including voluntary take-back programs. However, there is no rationale for mandating new, costly and redundant take-back programs when in-home disposal in your household trash has repeatedly been shown to be effective, ecologically sustainable, secure, more convenient and less costly for patients.

“In fact, mandated take-back programs place a far greater burden on the environment because individuals have to travel to drop-off sites and somebody has to pick up and dispose of those drugs,” VanderVeer continues. “Instead, our companies will continue working with stakeholders to promote and enhance education about the safe disposal of our products.”

PhRMA doesn’t have estimates on how much a nationwide,
mandatory take-back program would cost.

PhRMA and two other industry trade groups challenged the constitutionality of the Alameda County law to the US Supreme Court. In May 2015, the high court announced it would not hear the industry’s argument against the drug take-back law.

Still, Alameda County has encountered major challenges that have limited the program, VanderVeer says. She says the county has only had one take-back event that resulted in only 300 pounds of waste. Additionally, because of liability and security concerns, take-back kiosks must be placed in law-enforcement locations. To date, not a single kiosk has been placed.

“This is not due to hold-ups by the individual biopharmaceutical companies involved — it is due to the complexity, security and liability challenges inherent in managing take-back programs,” VanderVeer says.

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