From:
 INFOCNTR (PHMSA)

 To:
 Baker, Yul (PHMSA)

 Cc:
 Hazmat Interps

Subject: FW: Interpretation of CFR 49 172.301E **Date:** Tuesday, September 30, 2025 15:20:48

Attachments: image001.png

Goof afternoon,

Please see the following interpretation request. Let us know if you need anything else.

Best,

Aminah

From: Juenger, Kimberly (Marion) < Kimberly. Juenger@gd-ots.com>

Sent: Monday, September 29, 2025 11:26 AM

To: INFOCNTR (PHMSA) < INFOCNTR.INFOCNTR@dot.gov>

Subject: Interpretation of CFR 49 172.301E

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Good afternoon,

I am seeking clarification of CFR 49 172.301E pertaining to ammunition shipments for DOD utilizing and IHC.

(e) Previously marked packagings. A package which has been previously marked as required for the material it contains and on which the marking remains legible, need not be remarked. (For empty packagings, see § 173.29 of this subchapter.)

A period of time may lapse between the time an ammunition shipment is packaged, and the ammunition is shipped.

During this time a once valid IHC may expire. Will the ammunition containers need to be remarked or does CFR 49 172.301E apply?

Can the shipment be moved with the expired IHC certificate it was marked with that was valid the time of packaging?

Would a new IHC be required prior to shipping?

Would the ammunition containers need to be marked with an unexpired IHC prior to shipping?





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