NJSA 52:17B-124.1 requires reports by doctors when there is a toy-related injury or death.

The regulations, **NJAC 13:45A-24.2** related to this law state, in part:

A "Toy-related injury" means an injury to a person of any age caused or worsened by a toy and does not include an injury which involved a toy but was not directly caused by the toy or worsened by an apparent characteristic of the toy.

- When treating a person whose injury or death you determine or suspect to be toy-related, and the treatment occurs in a private office or non-institutional setting you must make a report no later than the next business day.

- If the injured person is seen in a licensed healthcare facility or other medical treatment center, or on the premises of a health maintenance organization, the physician must report the injury or death to the medical director of that organization as soon as possible. The medical director must report the injury or death no later than the next business day to the Office of Consumer Protection.

- The initial report to the Office of Consumer Protection shall be made by telephone during business hours (8:30 a.m. to 4:30 p.m. Monday through Friday); the physician or medical director, as applicable, shall then complete a written form provided by the Office of Consumer Protection and return it within seven days of receipt.

- Failure by a physician or medical director to report a toy-related injury or death is grounds for discipline.

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