

**Department of State
Division of Publications**

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For Department of State Use Only

Sequence Number: 03-07-14
Rule ID(s): 5671-5672
File Date: 3/17/14
Effective Date: 6/15/14

Rulemaking Hearing Rule(s) Filing Form

Rulemaking Hearing Rules are rules filed after and as a result of a rulemaking hearing. T.C.A. § 4-5-205

Agency/Board/Commission:	Environment and Conservation
Division:	Radiological Health
Contact Person:	Laura Turner
Address:	William R. Snodgrass Tennessee Tower 312 Rosa L. Parks Avenue, 15th Floor Nashville, Tennessee
Zip:	37243
Phone:	(615) 532-0364
Email:	Laura.S.Turner@tn.gov

Revision Type (check all that apply):

- Amendment
 New
 Repeal

Rule(s) Revised (ALL chapters and rules contained in filing must be listed here. If needed, copy and paste additional tables to accommodate multiple chapters. Please enter only ONE Rule Number/Rule Title per row)

Chapter Number	Chapter Title
0400-20-04	General Provisions
Rule Number	Rule Title
0400-20-04-.07	Notifications, Reports, and Other Communications

Chapter Number	Chapter Title
0400-20-10	Licensing and Registration
Rule Number	Rule Title
0400-20-10-.32	Licensing of Shippers of Radioactive Material Into or Within Tennessee

(Place substance of rules and other info here. Statutory authority must be given for each rule change. For information on formatting rules go to <http://state.tn.us/sos/rules/1360/1360.htm>)

Chapter 0400-20-04
General Provisions

Amendments

Paragraph (1) of Rule 0400-20-04-.07 Notifications, Reports and Other Communications is amended by deleting the paragraph in its entirety and substituting the following so that paragraph (1) shall read as follows:

- (1) Address notifications and reports required by these regulations, communications concerning these regulations and applications filed thereunder as follows:
 - (a) Telephone notifications and communications, 7:00 a.m. Central Time to 4:30 p.m. Central Time, except weekends and holidays:

Division of Radiological Health 615-532-0364
 - (b) Telephone notifications, all other times:

Tennessee Emergency Management Agency (TEMA): 1-800-262-3300
 - (c) Applications, written notifications, reports and communications:

Division of Radiological Health
Tennessee Department of Environment and Conservation
William R. Snodgrass, Tennessee Tower, 15th Floor
312 Rosa Parks Avenue
Nashville, Tennessee 37243
 - (d) Facsimile communications:

Division of Radiological Health 615-532-0614

Authority: T.C.A. §§ 68-202-101 et seq., 68-202-201 et seq. and 4-5-201 et seq.

Chapter 0400-20-10
Licensing and Registration

Amendments

Paragraph (4) of Rule 0400-20-10-.32 Licensing of Shippers of Radioactive Material Into or Within Tennessee is amended by deleting subparagraph (b) in its entirety and instead substituting the following:

- (b) Except as provided in part 6 of this subparagraph, before a license for delivery shall be issued, the shipper must deposit and maintain with the Division an acceptable form of financial assurance in the amount of \$500,000; or, provide to the Division satisfactory evidence of liability insurance.
 1. For purposes of this paragraph, liability insurance shall mean coverage of \$500,000 per occurrence and \$1,000,000 aggregate, or as otherwise provided by State law.
 2. Any insurance carried pursuant to Section 2210 of Title 42 of the United States Code and U.S. NRC Regulations (10 CFR Part 140) of November 30, 1988, as amended shall be sufficient to meet the requirements of this subparagraph.
 3. Liability insurance shall be specific to the packaging, transportation, disposal, storage and delivery of radioactive waste.

4. Shippers maintaining liability insurance for the purpose of this paragraph may provide to the Division a certificate of insurance from their insurer indicating the policy number, limits of liability, policy date and specific coverage for packaging, transportation, disposal, storage pending disposal and delivery of radioactive materials.
5. A cash or corporate surety bond previously posted will be returned to the shipper upon notification to the Division in writing of his intention to cease shipments of radioactive waste into or within the State. Such bond will be returned after the last such shipment is accepted safely at its destination.
6. The requirements of this subparagraph shall not apply to any contractor or subcontractor to the United States Department of Energy that has contract terms consistent with the Price-Anderson Act, 42 U.S.C. § 2210.

Paragraph (4) of Rule 0400-20-10-.32 Licensing of Shippers of Radioactive Material Into or Within Tennessee is amended by adding a new subparagraph (e) to read as follows:

- (e) Any contractor or subcontractor to the United States Department of Energy is not required to meet the requirements of subparagraph (d) of this paragraph as long as it has a contract provision based on the DOE regulations implementing the Price-Anderson Act, 42 U.S.C. § 2210.

Authority: T.C.A. §§ 68-202-101 et seq., 68-202-201 et seq. and 4-5-201 et seq.

I certify that this is an accurate and complete copy of rulemaking hearing rules, lawfully promulgated and adopted by the Commissioner of the Department of Environment and Conservation on 02/03/2014 (mm/dd/yyyy), and is in compliance with the provisions of T.C.A. § 4-5-222.

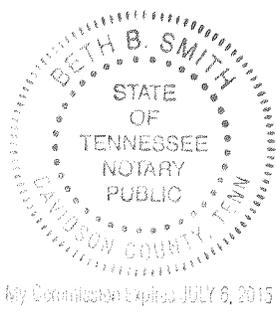
I further certify the following:

Notice of Rulemaking Hearing filed with the Department of State on: 11/05/13

Rulemaking Hearing(s) Conducted on: (add more dates). 01/29/14

Date: 2-3-14
Signature: [Handwritten Signature]

Name of Officer: Robert J. Martineau, Jr
Title of Officer: Commissioner, TDEC



Subscribed and sworn to before me on: February 3, 2014
Notary Public Signature: [Handwritten Signature]
My commission expires on: July 6, 2015

All rulemaking hearing rules provided for herein have been examined by the Attorney General and Reporter of the State of Tennessee and are approved as to legality pursuant to the provisions of the Administrative Procedures Act, Tennessee Code Annotated, Title 4, Chapter 5.

[Handwritten Signature]
Robert E. Cooper, Jr.
Attorney General and Reporter
3-13-14
Date

Department of State Use Only

Filed with the Department of State on: 3/17/14

Effective on: 6/15/14

[Handwritten Signature]
Tre Hargett
Secretary of State

FILED
2014 MAR 17 PM 4:00
OFFICE OF
SECRETARY OF STATE

Public Hearing Comments

One copy of a document containing responses to comments made at the public hearing must accompany the filing pursuant to T.C.A. § 4-5-222. Agencies shall include only their responses to public hearing comments, which can be summarized. No letters of inquiry from parties questioning the rule will be accepted. When no comments are received at the public hearing, the agency need only draft a memorandum stating such and include it with the Rulemaking Hearing Rule filing. Minutes of the meeting will not be accepted. Transcripts are not acceptable.

There were no comments received during the comment period.

Regulatory Flexibility Addendum

Pursuant to T.C.A. §§ 4-5-401 through 4-5-404, prior to initiating the rule making process as described in T.C.A. § 4-5-202(a)(3) and T.C.A. § 4-5-202(a), all agencies shall conduct a review of whether a proposed rule or rule affects small businesses.

The amendment to Rule 0400-20-04-.07 merely changes the address information for the Division of Radiological Health.

The amendments to Rule 0400-20-10-.32 are designed to eliminate requirements inconsistent with a provision of the federal Price-Anderson Act (42 U.S.C. § 2210), which provides a federal guarantee of response to any nuclear incident. The department's existing rule requires a transporter under federal contract to maintain insurance coverage or demonstrate some other form of financial assurance in order for the transporter to receive a license from the state Division of Radiological Health. But, the United States Department of Energy provides indemnity coverage for such transporters of radiological materials and prevents such transporters from being reimbursed for insurance claims. For this reason, the state rule is being amended to eliminate unnecessary and burdensome financial assurance requirements for all transporters of radioactive materials under federal contract with the United States Department of Energy. The amendment to Rule 0400-20-10-.32 does not change or affect the existing financial assurance requirements for transporters who are not under contract with the United States Department of Energy.

- (1) The type or types of small business and an identification and estimate of the number of small businesses subject to the proposed rule that would bear the cost of, or directly benefit from the proposed rule.

Some of the contract transporters for the Department of Energy may be small businesses.

- (2) The projected reporting, recordkeeping, and other administrative costs required for compliance with the proposed rule, including the type of professional skills necessary for preparation of the report or record.

There will be no additional reporting, recordkeeping or other administrative costs resulting from this proposed rule.

- (3) A statement of the probable effect on impacted small businesses and consumers.

Without this proposed rule contract transporters will be required to pay for insurance that will not be reimbursable as a cost from DOE and required to make a guarantee of indemnification that is both not necessary and far less reliable than the federal government's assumption of liability.

- (4) A description of any less burdensome, less intrusive or less costly alternative methods of achieving the purpose and objectives of the proposed rule that may exist, and to what extent the alternative means might be less burdensome to small business.

No alternative are available.

- (5) A comparison of the proposed rule with any federal or state counterparts.

The Department's rules will be consistent with federal and state counterparts.

- (6) Analysis of the effect of the possible exemption of small businesses from all or any part of the requirements contained in the proposed rule.

Exempting small businesses from this proposed rule would result in denying them of the benefits it offers.

Impact on Local Governments

Pursuant to T.C.A. §§ 4-5-220 and 4-5-228 "any rule proposed to be promulgated shall state in a simple declarative sentence, without additional comments on the merits of the policy of the rules or regulation, whether the rule or regulation may have a projected impact on local governments." (See Public Chapter Number 1070 (<http://state.tn.us/sos/acts/106/pub/pc1070.pdf>) of the 2010 Session of the General Assembly)

The Department does not anticipate an impact on local governments from this rulemaking.

Additional Information Required by Joint Government Operations Committee

All agencies, upon filing a rule, must also submit the following pursuant to T.C.A. § 4-5-226(i)(1).

- (A) A brief summary of the rule and a description of all relevant changes in previous regulations effectuated by such rule;

The amendment to Rule 0400-20-04-.07 merely changes the address information for the Division of Radiological Health.

The amendments to Rule 0400-20-10-.32 are designed to eliminate requirements inconsistent with a provision of the federal Price-Anderson Act (42 U.S.C. § 2210), which provides a federal guarantee of response to any nuclear incident. The department's existing rule requires a transporter under federal contract to maintain insurance coverage or demonstrate some other form of financial assurance in order for the transporter to receive a license from the state Division of Radiological Health. But, the United States Department of Energy provides indemnity coverage for such transporters of radiological materials and prevents such transporters from being reimbursed for insurance claims. For this reason, the state rule is being amended to eliminate unnecessary and burdensome financial assurance requirements for all transporters of radioactive materials under federal contract with the United States Department of Energy. The amendment to Rule 0400-20-10-.32 does not change or affect the existing financial assurance requirements for transporters who are not under contract with the United States Department of Energy.

- (B) A citation to and brief description of any federal law or regulation or any state law or regulation mandating promulgation of such rule or establishing guidelines relevant thereto;

These rules are being promulgated under T.C.A. §§ 68-202-101 et seq., 68-202-201 et seq. More specifically, T.C.A. § 68-202-105 allows the heads of the appropriate agencies to cooperate with the federal government and/or appropriate regional groups in the administration of this part or any matter pertaining thereto.

- (C) Identification of persons, organizations, corporations or governmental entities most directly affected by this rule, and whether those persons, organizations, corporations or governmental entities urge adoption or rejection of this rule;

Contract transporters to the Department of Energy and these transporters did not comment on the proposed amendment during the comment period.

- (D) Identification of any opinions of the attorney general and reporter or any judicial ruling that directly relates to the rule;

The Department is not aware of any opinions or judicial rulings that directly relate to this rule.

- (E) An estimate of the probable increase or decrease in state and local government revenues and expenditures, if any, resulting from the promulgation of this rule, and assumptions and reasoning upon which the estimate is based. An agency shall not state that the fiscal impact is minimal if the fiscal impact is more than two percent (2%) of the agency's annual budget or five hundred thousand dollars (\$500,000), whichever is less;

This rulemaking will not impact state or local government revenues or expenditures.

- (F) Identification of the appropriate agency representative or representatives, possessing substantial knowledge and understanding of the rule;

Steven Stout
Office of General Counsel
Department of Environment and Conservation
(615) 532-0138
Steven.Stout@tn.gov

- (G) Identification of the appropriate agency representative or representatives who will explain the rule at a scheduled meeting of the committees;

Jenny Howard
Deputy General Counsel
Office of General Counsel

- (H) Office address, telephone number, and email address of the agency representative or representatives who will explain the rule at a scheduled meeting of the committees; and

Office of General Counsel
Tennessee Department of Environment and Conservation
William R. Snodgrass Tennessee Tower
312 Rosa L. Parks Avenue, 2nd Floor
Nashville, Tennessee 37243
(615) 532-8685
Jenny.Howard@tn.gov

- (I) Any additional information relevant to the rule proposed for continuation that the committee requests.

The Department is not aware of any additional relevant information.

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Sequence Number: _____
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Effective Date: _____

Rulemaking Hearing Rule(s) Filing Form

Rulemaking Hearing Rules are rules filed after and as a result of a rulemaking hearing. T.C.A. § 4-5-205

Agency/Board/Commission:	Environment and Conservation
Division:	Radiological Health
Contact Person:	Laura Turner
Address:	William R. Snodgrass Tennessee Tower 312 Rosa L. Parks Avenue, 15th Floor Nashville, Tennessee
Zip:	37243
Phone:	(615) 532-0364
Email:	Laura.S.Turner@tn.gov

Revision Type (check all that apply):

- Amendment
 New
 Repeal

Rule(s) Revised (ALL chapters and rules contained in filing must be listed here. If needed, copy and paste additional tables to accommodate multiple chapters. Please enter only **ONE Rule Number/Rule Title per row)**

Chapter Number	Chapter Title
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0400-20-10	Licensing and Registration
Rule Number	Rule Title
0400-20-10-.32	Licensing of Shippers of Radioactive Material Into or Within Tennessee

(Place substance of rules and other info here. Statutory authority must be given for each rule change. For information on formatting rules go to <http://state.tn.us/sos/rules/1360/1360.htm>)

Chapter 0400-20-04
General Provisions

Amendments

Paragraph (1) of Rule 0400-20-04-.07 Notifications, Reports and Other Communications is amended by deleting the paragraph in its entirety and substituting the following so that paragraph (1) shall read as follows:

- (1) Address notifications and reports required by these regulations, communications concerning these regulations and applications filed thereunder as follows:
 - (a) Telephone notifications and communications, 7:00 a.m. Central Time to 4:30 p.m. Central Time, except weekends and holidays:

Division of Radiological Health 615-532-0364
 - (b) Telephone notifications, all other times:

Tennessee Emergency Management Agency (TEMA): 1-800-262-3300
 - (c) Applications, written notifications, reports and communications:

Division of Radiological Health
Tennessee Department of Environment and Conservation
~~L & C Annex, Third Floor~~ William R. Snodgrass, Tennessee Tower, 15th Floor
~~401 Church Street~~ 312 Rosa Parks Avenue
Nashville, Tennessee 37243-1532
 - (d) Facsimile communications:

Division of Radiological Health ~~615-532-7938~~ 615-532-0614

Authority: T.C.A. §§ 68-202-101 et seq., 68-202-201 et seq. and 4-5-201 et seq.

Chapter 0400-20-10
Licensing and Registration

Amendments

Paragraph (4) of Rule 0400-20-10-.32 Licensing of Shippers of Radioactive Material Into or Within Tennessee is amended by deleting subparagraph (b) in its entirety and instead substituting the following:

- (b) ~~Before~~ Except as provided in part 6 of this subparagraph, before a license for delivery shall be issued, the shipper must deposit and maintain with the Division an acceptable form of financial assurance in the amount of \$500,000; or, provide to the Division satisfactory evidence of liability insurance.
 1. For purposes of this paragraph, liability insurance shall mean coverage of \$500,000 per occurrence and \$1,000,000 aggregate, or as otherwise provided by State law.
 2. Any insurance carried pursuant to Section 2210 of Title 42 of the United States Code and U.S. NRC Regulations (10 CFR Part 140) of November 30, 1988, as amended shall be sufficient to meet the requirements of this subparagraph.
 3. Liability insurance shall be specific to the packaging, transportation, disposal, storage

and delivery of radioactive waste.

4. Shippers maintaining liability insurance for the purpose of this paragraph may provide to the Division a certificate of insurance from their insurer indicating the policy number, limits of liability, policy date and specific coverage for packaging, transportation, disposal, storage pending disposal and delivery of radioactive materials.
5. A cash or corporate surety bond previously posted will be returned to the shipper upon notification to the Division in writing of his intention to cease shipments of radioactive waste into or within the State. Such bond will be returned after the last such shipment is accepted safely at its destination.
6. The requirements of this subparagraph shall not apply to any contractor or subcontractor to the United States Department of Energy that has contract terms consistent with the Price-Anderson Act, 42 U.S.C. § 2210.

Paragraph (4) of Rule 0400-20-10-.32 Licensing of Shippers of Radioactive Material Into or Within Tennessee is amended by adding a new subparagraph (e) to read as follows:

- (e) Any contractor or subcontractor to the United States Department of Energy is not required to meet the requirements of subparagraph (d) of this paragraph as long as it has a contract provision based on the DOE regulations implementing the Price-Anderson Act, 42 U.S.C. § 2210.

Authority: T.C.A. §§ 68-202-101 et seq., 68-202-201 et seq. and 4-5-201 et seq.

I certify that this is an accurate and complete copy of rulemaking hearing rules, lawfully promulgated and adopted by the Commissioner of the Department of Environment and Conservation on 02/03/2014 (mm/dd/yyyy), and is in compliance with the provisions of T.C.A. § 4-5-222.

I further certify the following:

Notice of Rulemaking Hearing filed with the Department of State on: 11/05/13

Rulemaking Hearing(s) Conducted on: (add more dates). 01/29/14

Date: February 3, 2014

Signature: _____

Name of Officer: Robert J. Martineau, Jr.

Title of Officer: Commissioner

Subscribed and sworn to before me on: _____

Notary Public Signature: _____

My commission expires on: _____

All rulemaking hearing rules provided for herein have been examined by the Attorney General and Reporter of the State of Tennessee and are approved as to legality pursuant to the provisions of the Administrative Procedures Act, Tennessee Code Annotated, Title 4, Chapter 5.

Robert E. Cooper, Jr.
Attorney General and Reporter

Date

Department of State Use Only

Filed with the Department of State on: _____

Effective on: _____

Tre Hargett
Secretary of State

Public Hearing Comments

One copy of a document containing responses to comments made at the public hearing must accompany the filing pursuant to T.C.A. § 4-5-222. Agencies shall include only their responses to public hearing comments, which can be summarized. No letters of inquiry from parties questioning the rule will be accepted. When no comments are received at the public hearing, the agency need only draft a memorandum stating such and include it with the Rulemaking Hearing Rule filing. Minutes of the meeting will not be accepted. Transcripts are not acceptable.

There were no comments received during the comment period.

Regulatory Flexibility Addendum

Pursuant to T.C.A. §§ 4-5-401 through 4-5-404, prior to initiating the rule making process as described in T.C.A. § 4-5-202(a)(3) and T.C.A. § 4-5-202(a), all agencies shall conduct a review of whether a proposed rule or rule affects small businesses.

The amendment to Rule 0400-20-04-.07 merely changes the address information for the Division of Radiological Health.

The amendments to Rule 0400-20-10-.32 are designed to eliminate requirements inconsistent with a provision of the federal Price-Anderson Act (42 U.S.C. § 2210), which provides a federal guarantee of response to any nuclear incident. The department's existing rule requires a transporter under federal contract to maintain insurance coverage or demonstrate some other form of financial assurance in order for the transporter to receive a license from the state Division of Radiological Health. But, the United States Department of Energy provides indemnity coverage for such transporters of radiological materials and prevents such transporters from being reimbursed for insurance claims. For this reason, the state rule is being amended to eliminate unnecessary and burdensome financial assurance requirements for all transporters of radioactive materials under federal contract with the United States Department of Energy. The amendment to Rule 0400-20-10-.32 does not change or affect the existing financial assurance requirements for transporters who are not under contract with the United States Department of Energy.

- (1) The type or types of small business and an identification and estimate of the number of small businesses subject to the proposed rule that would bear the cost of, or directly benefit from the proposed rule.

Some of the contract transporters for the Department of Energy may be small businesses.

- (2) The projected reporting, recordkeeping, and other administrative costs required for compliance with the proposed rule, including the type of professional skills necessary for preparation of the report or record.

There will be no additional reporting, recordkeeping or other administrative costs resulting from this proposed rule.

- (3) A statement of the probable effect on impacted small businesses and consumers.

Without this proposed rule contract transporters will be required to pay for insurance that will not be reimbursable as a cost from DOE and required to make a guarantee of indemnification that is both not necessary and far less reliable than the federal government's assumption of liability.

- (4) A description of any less burdensome, less intrusive or less costly alternative methods of achieving the purpose and objectives of the proposed rule that may exist, and to what extent the alternative means might be less burdensome to small business.

No alternative are available.

- (5) A comparison of the proposed rule with any federal or state counterparts.

The Department's rules will be consistent with federal and state counterparts.

- (6) Analysis of the effect of the possible exemption of small businesses from all or any part of the requirements contained in the proposed rule.

Exempting small businesses from this proposed rule would result in denying them of the benefits it offers.

Impact on Local Governments

Pursuant to T.C.A. §§ 4-5-220 and 4-5-228 "any rule proposed to be promulgated shall state in a simple declarative sentence, without additional comments on the merits of the policy of the rules or regulation, whether the rule or regulation may have a projected impact on local governments." (See Public Chapter Number 1070 (<http://state.tn.us/sos/acts/106/pub/pc1070.pdf>) of the 2010 Session of the General Assembly)

The Department does not anticipate an impact on local governments from this rulemaking.

Additional Information Required by Joint Government Operations Committee

All agencies, upon filing a rule, must also submit the following pursuant to T.C.A. § 4-5-226(i)(1).

- (A) A brief summary of the rule and a description of all relevant changes in previous regulations effectuated by such rule;

The amendment to Rule 0400-20-04-.07 merely changes the address information for the Division of Radiological Health.

The amendments to Rule 0400-20-10-.32 are designed to eliminate requirements inconsistent with a provision of the federal Price-Anderson Act (42 U.S.C. § 2210), which provides a federal guarantee of response to any nuclear incident. The department's existing rule requires a transporter under federal contract to maintain insurance coverage or demonstrate some other form of financial assurance in order for the transporter to receive a license from the state Division of Radiological Health. But, the United States Department of Energy provides indemnity coverage for such transporters of radiological materials and prevents such transporters from being reimbursed for insurance claims. For this reason, the state rule is being amended to eliminate unnecessary and burdensome financial assurance requirements for all transporters of radioactive materials under federal contract with the United States Department of Energy. The amendment to Rule 0400-20-10-.32 does not change or affect the existing financial assurance requirements for transporters who are not under contract with the United States Department of Energy.

- (B) A citation to and brief description of any federal law or regulation or any state law or regulation mandating promulgation of such rule or establishing guidelines relevant thereto;

These rules are being promulgated under T.C.A. §§ 68-202-101 et seq., 68-202-201 et seq. More specifically, T.C.A. § 68-202-105 allows the heads of the appropriate agencies to cooperate with the federal government and/or appropriate regional groups in the administration of this part or any matter pertaining thereto.

- (C) Identification of persons, organizations, corporations or governmental entities most directly affected by this rule, and whether those persons, organizations, corporations or governmental entities urge adoption or rejection of this rule;

Contract transporters to the Department of Energy and these transporters did not comment on the proposed amendment during the comment period.

- (D) Identification of any opinions of the attorney general and reporter or any judicial ruling that directly relates to the rule;

The Department is not aware of any opinions or judicial rulings that directly relate to this rule.

- (E) An estimate of the probable increase or decrease in state and local government revenues and expenditures, if any, resulting from the promulgation of this rule, and assumptions and reasoning upon which the estimate is based. An agency shall not state that the fiscal impact is minimal if the fiscal impact is more than two percent (2%) of the agency's annual budget or five hundred thousand dollars (\$500,000), whichever is less;

This rulemaking will not impact state or local government revenues or expenditures.

- (F) Identification of the appropriate agency representative or representatives, possessing substantial knowledge and understanding of the rule;

Steven Stout
Office of General Counsel
Department of Environment and Conservation
(615) 532-0138
Steven.Stout@tn.gov

- (G) Identification of the appropriate agency representative or representatives who will explain the rule at a scheduled meeting of the committees;

Jenny Howard
Deputy General Counsel
Office of General Counsel

- (H) Office address, telephone number, and email address of the agency representative or representatives who will explain the rule at a scheduled meeting of the committees; and

Office of General Counsel
Tennessee Department of Environment and Conservation
William R. Snodgrass Tennessee Tower
312 Rosa L. Parks Avenue, 2nd Floor
Nashville, Tennessee 37243
(615) 532-8685
Jenny.Howard@tn.gov

- (I) Any additional information relevant to the rule proposed for continuation that the committee requests.

The Department is not aware of any additional relevant information.