Chart 12. Amending Growth and Comprehensive Plans			
Current Tennessee Law	Proposed Changes	Other States' Laws	
A city or county may propose amendments to	Senate Bill 613 by Yager, House Bill 135 by Keisling	Most states require comprehensive	
the growth plan by filing notice with the county	specifies that the mayor of a municipality may	plans be reviewed or revised every two	
executive and the mayor of every city. The	propose to amend only the urban growth boundary of	to ten years.	
coordinating committee is then reestablished	that mayor's municipality and a county mayor or		
and uses the original process to amend the	county executive may propose to amend only the	Two states, California and Rhode Island,	
growth plan. The coordinating committee and	boundary between a planned growth area and a rural	limit the number of times their	
the legislative bodies must hold public hearings	area. It also clarifies the procedures for amending	comprehensive plans can be amended	
on the plan. The coordinating committee must	growth plans. All other proposals to change growth	per year.	
submit the proposed amendment with its	plans are deemed revisions, which require resolutions		
recommendations to each governing body. The	by either the county legislative body or the governing	Washington requires the growth areas to	
county and city governing bodies must either	bodies of municipalities containing at least half the	be reviewed annually. Utah requires a	
ratify or reject it. The failure to act within 120	population living in municipalities.	certain section of the plan on low-	
days serves as a ratification of the		income housing be reviewed biennially	
recommended growth plan. If the growth plan	Senate Bill 732 by Watson, House Bill 231 by Carter	for counties with a population over	
was recommended by the coordinating	places restrictions on the ability of the mayor of a	25,000 and cities.	
committee and ratified by the county and all	municipality that has not annexed all territory within		
cities, then the Local Government Planning	its urban growth boundaries to propose an	Five states allow comprehensive plans to	
and Advisory Committee grants approval of	amendment to the growth plan and to serve on the	be reviewed and revised as necessary.	
the plan automatically.	coordinating committee reconvened or reestablished		
	to amend the growth plan.		

Other States' Laws on Amending Required Comprehensive Plans			
State	Amending Plan	How often	
Alaska	Amendments to comprehensive plan are	2 to 5 years	
	recommended by the city or borough planning		
	commission and adopted by the city or borough		
	assembly.		

State	Amending Plan	How often
Arizona	County planning commission confers with affected cities and state land department and formulates a recommendation for an amendment to comprehensive plan. It holds a public hearing. It may then approve the amendment and send to the board of supervisors for final approval. Cities adopt amendments in similar way except planning commission is optional and governing body has final approval pending a public hearing.	Must review and readopt the plan once every 10 years or create a new plan
California	If there is no planning commission, the local legislative body must act instead. Before adopting or amending, the planning commission must hold a public hearing. Amendments to the city or county comprehensive plan are recommended by the city or county planning commission and adopted by the city or county governing body.	May be updated as necessary, but no more than 4 times per year
Colorado	Amendments to the city or county comprehensive plan are recommended by the city or county planning commission and adopted by the city or county governing body.	As necessary
Connecticut	Amendments to the plans of conservation and development are prepared by the city planning commission and submitted to the city governing body. If the governing body rejects, then the commission can override with a 2/3 majority vote.	10 years

State	Amending Plan	How often
	Amendments to comprehensive plan approved by city	
	or county government shall be submitted to the Office	
	of State Planning Coordination for review at such time	At least every 5 years a city or county
	as the plan is made available for public review. Should	shall review its adopted comprehensive
Delaware	the Office object to the amendment, the city or	plan. The plan shall be revised, updated
	county and the Office enter into dispute resolution.	and amended as necessary, and
	After comment and review, the governor decides to	readopted at least every 10 years.
	accept or reject.	
	Amendments to the comprehensive plan are	
Florida	recommended by the city or county planning	7 years
	commission and adopted by the city or county	y years
	governing body.	
	Amendments submitted by state agency in charge of	
	area and reviewed by advisory committee.	As necessary
Hawaii	Amendments then submitted to relevant state and	
	federal agencies for comment and approved by the	
	governor.	
	Amendments to the comprehensive plan are	May be updated at any time
Idaho	recommended by the city or county planning	
	commission and adopted by the city or county	
	governing body.	
Kentucky	Amendments to the comprehensive plan are	
	recommended by the city or county planning	5 years
	commission and adopted by the city or county	
	governing body.	
Maryland	Amendments to the comprehensive plan are	Every 6 years
	recommended by the city or county planning	
	commission and adopted by the city or county	
Nebraska	governing body. The plan shall be carried out by an appropriate city	As necessary
	board or official.	

State	Amending Plan	How often
Nevada	Amendments to the city or county master plan must be approved by the planning commission. It may be approved by local governing bodies in counties with a population under 700,000. The local legislative body in counties with a population of 700,000 or more must approve the amendment.	Every 5 years reviewed by regional planning coalition
Virginia	Amendments to the comprehensive plan are recommended by the city or county planning commission and adopted by the city or county governing body.	5 years
Washington	City or county governing bodies must approve an amendment. Cities or counties must submit a copy of the amended plan to the department of commerce.	Varies, commonly every 8 years; must review growth areas every year