

My commission expires_

STATE OF TENNESSEE TITLE INSURANCE AGENCY APPLICATION

Department of Commerce & Insurance

\$110.00 Application Fee and Title Certification Form Required. FILING FEES ARE NONREFUNDABLE.

PRINT CLEARLY (BLACK INK) OR TYPE

TO THE COMMISSIONER OF INSURANCE, STATE OF TENNESSEE:

Agent Licensing Section 500 James Robertson Parkway Nashville, TN 37243-1134

The undersigned hereby applies for a certificate of authority for Title Insurance Agency and submits the following information:								
APPLICANT H	ISTORY	-				D	EPARTME	NT USE ONLY
1. FULL NAME	E OF AGEN	CY			Phone ()		
2. AGENCY AD	DDRESS							
		Number and Street		City	7	County	State	Zip Code
3. TYPE OF AG	BENCY:	Partnership	sociation [Corporation	Other			
4. Date applican	t commence	d doing business in T	Tennessee:	Month Da		FEIN ID#:		
5. List the names	s of all offic	ers, directors, partner						
		NAME				POSITION		
		ers, directors, partner Yes No - If yes						
	of those ind If yes, give	ividuals ever been re details.		suspended or re			•	? Yes
(C) Have any	of those inc	ividuals ever been co	onvicted of a	criminal offens	e? Yes] No - If yes,	give compl	ete information.
(D) Are there	any pending	g criminal charges aga	ainst these in	dividuals?	Yes 🗌 No -	If yes, please of	explain.	
7. List all title in	surance cor	npanies for which the	applicant is	authorized to en	ngage in the bu	isiness of title	insurance:	
APPLICATION	S WILL N	ОТ ВЕ АССЕРТЕГ	UNLESS N	NOTARIZED A	AND ALL QU	JESTIONS AN	NSWEREI	O IN FULL.
I hereby certify the	hat all infor	nation in this applica	tion is true a	nd correct to the	e best of my kr	nowledge and b	pelief.	
Subscribed and s	worn to bef	ore me				C A	* 1	
thisday of _		20			Signature o	f Agency Offic	cial	
					Tit	tle		
Notary Public								



STATE OF TENNESSEE DEPARTMENT OF COMMERCE AND INSURANCE

Insurance Division – Agent Licensing 500 James Robertson Parkway Nashville, Tennessee 37243-1134 615-741-2693

Fax: (615) 532-2862 ce.agent.licensing@tn.gov

TITLE CERTIFICATION

TO:	DEPARTMENT OF COMMERCE AND INSURANCE STATE OF TENNESSEE
FROM	1 :
	Name of Title Agency
As req	uired by the "Title Insurance Law" TCA 56-35-131, I hereby agree to abide by one of the following terms or conditions:
insura	e gross operating revenues for any fiscal year attributable to the placement or issuance of policies or contracts of title nee derived from all sources of controlled business do not exceed forty percent (40%) of the gross operating revenues for urance company or insurance agency;
` /	company, agent or agency will be operated as a financial institution or subsidiary thereof, as this term is defined in the n-Leach-Bliley Act of 1999, Pub. L. No. 106-102 (Nov. 12, 1999): or
accept	company, agent or agency will be operated as a subsidiary of a financial institution with its primary business being that of ing deposits and making real estate loans and subject to regulation, inspection, and supervision of the United States nment or an agency thereof; or
	title insurance agency or agent is to be operated by an attorney, a single partnership of attorneys, or a single professional ation of attorneys as an ancillary part of the general practice of law.
enter i	m a title insurance agent who is employed by a title insurance agency or insurance company and therefore do not have to not any term or condition listed above, pursuant to Tenn. Code Ann. § 56-35-201(c), provided that I meet all other licensure ements.
Section	n 56-35-131 of the aforementioned statute is attached.
Date	Signature Agency Official

Tenn. Code Ann. § 56-35-131. Terms and conditions for licenses or certificates

- (a) Except as provided by §§ 56-35-201 and 56-35-204, the commissioner shall refuse to issue any new license or certificate to any title insurance company, title insurance agency, unless the applicant therefore shall agree to abide by any one (1) of the following terms and conditions:
- (1) The gross operating revenues for any fiscal year attributable to the placement or issuance of policies or contracts of title insurance derived from all sources of controlled business shall not exceed forty percent (40%) of the gross operating revenues of such company, agent or agency;
- (2) The company, agent or agency will be operated as a subsidiary of a financial institution with its primary business being that of accepting deposits and making real estate loans and subject to regulation, inspection, and supervision of the United States government or an agency thereof; or
- (3) The title insurance agency or agent is to be operated by an attorney, a single partnership of attorneys, or a single professional corporation of attorneys as an ancillary part of the general practice of law.
- (b) Any violation of the terms and conditions of such agreement shall serve as grounds for the commissioner to suspend or revoke the license or certificate to which the agreement pertains and to assess a civil penalty as provided by § 56-35-127.

1980 Pub.Acts, c. 857, § 15.

NOTES OF DECISIONS

In general $\underline{1}$ Agency $\underline{2}$ Construction with federal laws $\underline{1.5}$ Savings and loan associations $\underline{3}$

1. In general

Only banks not owned by bank holding companies may have the authority to be limited partners in partnerships which are title insurance agencies and then only if such partnerships otherwise comply with state law; however, it is not clear at the present whether such national or state banks have such authority. Tenn. Op.Atty.Gen. No. 92-34, April 16, 1992.

1.5. Construction with federal laws

To the extent that the provisions of § 56-6-201, prohibiting a bank holding company from owning or controlling an insurance agency, and the provisions of § 56-35-131, restricting the amount of business income title insurance agents may receive from owners and affiliates, prevent or hinder national banks from exercising their ability to control or own an interest in title insurance agencies, these provisions are preempted by the federal Gramm--Leach--Bliley Financial Modernization Act. Tenn. Op.Atty.Gen. No. 02-013, Feb. 1, 2002.

2. Agency

Lawyer issuing title insurance policies pursuant to an issuing agency agreement was agent of insurer and not attorney for purposes of applicable statute of limitations in suit by insurer alleging negligent examination of title, even though statute provided that an agency could be operated by an attorney or attorneys; status as attorney was simply one of a number of possible preconditions for operating title insurance business. T.C.A. § 56- 35-131. Ticor Title Ins. Co. v. Smith, 1990, 794 S.W.2d 734.

<u>3</u>. Savings and loan associations

The language of § 56-35-131(a)(2) regarding an entity "operated as a subsidiary of a financial institution with its primary business being that of accepting deposits and making real estate loans and subject to regulation, inspection, and supervision of the United States government or any agency thereof" only applies to savings and loan associations. Tenn. Op.Atty.Gen. No. 02-013, Feb. 1, 2002.



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LICENSING PROCEDURES FOR TITLE AGENCIES

TCA 56-35-110. Agencies to hold certificates of authority.

- (a) No person within this state shall act or hold such person out as a title insurance agency unless the person has been issued a certificate of authority by the commissioner.
- (b) Any application for such certificate shall be in writing and on forms prescribed by the commissioner and shall be accompanied by a filing fee of one hundred ten dollars (\$110.00).

Requirements for a Title Insurance Agency

- (1) Completed, signed and notarized Title Agency Application
- (2) \$110.00 filing fee
- (3) Title Certification (method of operation, form attached)

Duplicate License

The Commissioner may issue a duplicate license for any lost, stolen or destroyed license upon receipt of an affidavit of the licensee, concerning the facts of such loss, theft or destruction.

Fees

- (1) Application Filing Fee \$110.00
- (2) No Renewal for Title Agencies

Forms

Forms may be found on our website: www.tn.gov/commerce/insurance.

NOTE: BY DEPARTMENTAL REQUEST, PLEASE ENCLOSE MONEY ORDER, CERTIFIED CHECK OR CASHIERS CHECK FOR LICENSING FEES.