

Guidance Document

<u>Surety Bonds for Closure/Post-Closure for the State of Tennessee's</u> <u>Solid Waste Program</u>

Surety bonds submitted in fulfillment of the requirements of Tennessee Rule 0400-11-01-.03(3) must meet the requirements in the checklist below.

Checklist

	The department must receive a signed original of the surety bond.	
	The bond must use the language provided by the department.	
	The penal sum of the bond must be in an amount at least equal to the total amount of financial assurance required.	
	The bond must indicate which portion of the total bond value is for closure and which is for post-closure.	
	The surety company issuing the bond must be licensed to do business as a surety in Tennessee.	
	The bond must be accompanied by a power of attorney form.	
A note on <u>amendments</u> to surety bonds: When making yearly adjustments for inflation to a bond, the surety will usually send an amendment referencing the original bond number and indicating the new amount rather than sending a completely new bond. This is acceptable. In these cases, we will review the amendment for the following:		
	The amendment should reference the correct original bond number. The amendment must be a signed original and be accompanied by a power of attorney form.	

The amendment should indicate clearly that all other terms and conditions of the
original bond remain unchanged.

Note: This checklist is provided only as a convenience in order to address some of the more common issues that we encounter when reviewing financial instruments. It is not intended as a complete representation of all applicable regulatory requirements. Please consult with your legal counsel and the TDEC Division of Financial Responsibility before submitting a financial instrument.