RULES

OF

TENNESSEE DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT DIVISION OF OCCUPATIONAL SAFETY AND HEALTH

CHAPTER 0800-01-09 HAZARDOUS CHEMICAL RIGHT TO KNOW

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0800-01-09-.01 PURPOSE AND SCOPE.

- (1) Purpose. The purpose of this chapter and the rules thereof is to ensure that the hazards of chemicals stored or used in the State of Tennessee are evaluated, and that information concerning their hazards is transmitted to employers, employees, firefighting personnel and the general public through the Department of Labor and Workforce Development. The transmittal of information is to be accomplished by means of:
 - (a) Comprehensive hazard communication programs for employees, which are to include container labeling and other forms of warning, safety data sheets (SDS) and employee training.
 - (b) Providing firefighters with a list of knowledgeable personnel to be contacted in emergencies, workplace chemical list(s) (WCL), access to establishments for inspection for the sole purpose of preplanning emergency fire department activities upon request, MSDS upon request and placarding buildings; and
 - (c) Providing the general public with WCL and other information upon request.
- (2) Scope. This chapter and the rules thereof shall apply to all employers in the State of Tennessee who store or use a hazardous chemical except these provisions shall not apply to:
 - (a) Products intended for personal consumption by employees in the workplace;
 - (b) A workplace where a hazardous chemical is received in a sealed package and is subsequently sold or transferred in that package if the seal remains intact while the chemical is in the workplace and if the chemical does not remain in the workplace more than fourteen (14) calendar days except that the provisions of Rule 0800-1-9-.07 and Rule 0800-1-9-.10 shall apply except as stated therein;
 - (c) Any food, food additive, color additive, drug or cosmetic as such terms are defined in the federal Food, Drug, and Cosmetic Act (21 U.S.C. 301 et seq.) or distilled spirits, wines or malt beverages as such terms are defined in the federal Alcohol Administration Act (27 U.S.C. 201 et seq.);
 - (d) A laboratory under the direct supervision or guidelines of a technically qualified individual; provided, that:

- 1. Labels on containers of incoming chemicals shall not be removed or defaced;
- 2. SDS received shall be maintained and made accessible to employees and students;
- 3. The provisions of Rules 0800-1-9-.07 and 0800-1-9-.10 are met; and
- 4. The laboratory is not used primarily to produce hazardous chemicals in bulk for commercial purposes.
- (e) The workplace of an agricultural employer or employer group if the Commissioner of Agriculture certifies to the Commissioner of Labor and Workforce Development that the chemicals are covered by other federal or state laws or regulations.

Authority: T.C.A. §§ 4-3-1411, 50-3-201, 50-3-2007(a), and 50-3-2018. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Amendments filed June 6, 2014; effective November 28, 2014.

0800-01-09-.02 DEFINITIONS.

- "Administrator" means the chief administrative officer of the Division of Occupational Safety and Health of the Department of Labor and Workforce Development, and includes any person appointed, designated or deputized to perform the duties or to exercise the powers assigned to the Administrator of the Division of Occupational Safety and Health under the Act.
- (2) "Commissioner" means the Commissioner of Labor and Workforce Development or his designee (i.e., the Division of Occupational Safety and Health or a professional employee thereof).
- (3) "Employee" means a worker employed by an employer in a workplace, including minors, whether lawfully or unlawfully employed, who may be exposed to hazardous chemicals under normal operating conditions or foreseeable emergencies, including, but not limited to production workers, line supervisors and repair or maintenance personnel. Office workers, ground maintenance personnel, security personnel or nonresident management are generally not included unless their job performance routinely involves potential exposure to hazardous chemicals. For the purposes of this chapter, "employee" includes persons working for the State of Tennessee, its political subdivisions, and members of volunteer fire departments.
- (4) "Employer" means a person engaged in a business who has one (1) or more employees and where chemicals are either used or are produced for use or distribution. For the purposes of this chapter, the term "employer" includes the State of Tennessee, its political subdivisions, and volunteer fire departments.
- (5) "Establishment" means single physical location where business is conducted or where services or industrial operations are performed. There may be one (1) or more work areas within an establishment.
- (6) "Fire Chief" means the chief of the fire department having jurisdiction over an establishment, workplace or worksite.
- (7) "Manufacturing employer" means an employer with a workplace classified in NAICS Sector 31 33 (NAICS 2002 The North American Industry Classification System--United States, 2002 Edition; Executive Office of the President Office of Management and Budget) who manufactures or uses a hazardous chemical.
- (8) "Nonmanufacturing employer" means any employer with a workplace classified in any NAICS sector other than Sector 31 33 where hazardous chemicals are used or stored for use in the State of Tennessee, its political subdivisions, and all volunteer fire departments.

- (9) "OSHA standard" means the Hazard Communication Standard issued by the Occupational Safety and Health Administration codified under Title 29 of the Code of Federal Regulations (CFR) Part 1910.1200. It may also mean where the text of a rule in this chapter clearly requires such meaning, any other standard issued by the Occupational Safety and Health Administration; codified in Title 29, Code of Federal Regulations, Parts 1910, 1926, or 1928; and adopted by the Commissioner in Chapters 0800-1-1, 0800-1-6, or 0800-1-7, of the Official Compilation, Rules and Regulations of the State of Tennessee.
- (10) "Workplace" means any workplace as defined in 29 CFR 1910.1200(c) that is located within the fire chief's actual jurisdiction or that is located in a jurisdiction to which the fire chief responds pursuant to a mutual aid pact.
- (11) "Workplace chemical list (WCL)" means the list of hazardous chemicals developed pursuant to Rule 0800-1-9-11 of this chapter.
- (12) "Worksite" means a geographical location where construction operations are conducted containing one (1) or more work areas. A building under construction shall be termed a "worksite" until all construction work is completed and it is occupied. At that time, the terms "establishment" or "workplace" shall be applied. A "worksite" may cover a significantly greater area than an "establishment" or "workplace" such as in highway construction.

Authority: T.C.A. §§ 4-3-1411, 50-3-201, 50-3-2003, and 50-3-2007(a). **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Amendments filed June 6, 2014; effective November 28, 2014.

0800-01-09-.03 RESERVED.

Authority: T.C.A. §§ 4-3-1411 and 50-3-201. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Repal and reserved rule filed June 6, 2014; effective November 28, 2014.

0800-01-09-.04 RESERVED.

Authority: T.C.A. §§ 4-3-1411 and 50-3-201. **Administrative History:** Original rule filed September 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Repeal and reserved rule filed June 6, 2014; effective November 28, 2014.

0800-01-09-.05 RESERVED.

Authority: T.C.A. §§ 4-3-1411 and 50-3-201. **Administrative History:** Original rule filed September 8, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Repeal and reserved rule filed June 6, 2014; effective November 28, 2014.

0800-01-09-.06 CONTAINER LABELING AND OTHER FORMS OF WARNING.

- (1) Employers are required to comply with 29 CFR 1910.1200(f) Labels and other forms of warning.
- (2) Employers shall ensure that work areas in which non-containerized hazardous chemicals are generated or produced as a result of the process or operation taking place in such work area (e.g., welding fumes, carbon monoxide from powered industrial trucks exhaust, etc.) contain a sign or placard identifying the hazardous chemical(s) and appropriate hazard warnings.
- (3) Employees shall not be required to work with a hazardous chemical from an unlabeled container or in an unsigned or unplacarded work area containing a hazardous chemical produced as a result of the process or operation in such work area except as provided in 29 CFR 1910.1200(f).

Authority: T.C.A. §§50-3-2007(a) and 50-3-2009. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004.

0800-01-09-.07 HAZARDOUS CHEMICAL EDUCATION AND TRAINING. Employers shall provide employees with information and training on hazardous chemicals in their work area at the time of their initial assignment, and whenever a new hazard is introduced into their work area, pursuant to 29 CFR 1910.1200. Refresher training shall be provided at least annually thereafter.

- (1) RESERVED.
- (2) RESERVED.
- (3) RESERVED.
- (4) Manufacturing and nonmanufacturing employers shall maintain records of training conducted pursuant to this rule. Such records shall be made available to the Commissioner and his agents upon request and shall contain, as a minimum:
 - (a) Identification (by name, SSN, clock number, or other method) of the employee to whom training was given;
 - (b) The date(s) of training; and
 - (c) A brief description of the training given [e.g., symptoms of CO (carbon monoxide) poisoning, H₂SO₄ (sulfuric acid) emergency procedures, etc.].

Authority: T.C.A. §§ 4-3-1411, 50-3-201, 50-3-2007, and 50-3-2010. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Amendments filed June 6, 2014; effective November 28, 2014.

0800-01-09-.08 RESERVED.

Authority: T.C.A. §§ 4-3-1411 and 50-3-201. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Repal and reserved rule filed June 6, 2014; effective November 28, 2014.

0800-01-09-.09 RESERVED.

Authority: T.C.A. §§ 4-3-1411 and 50-3-201. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed March 12, 1987; effective June 29, 1987. Amendment filed September 18, 2003; effective January 28, 2004. Amendment filed September 7, 2004; effective January 28, 2005. Repeal and reserved rule filed June 6, 2014; effective November 28, 2014.

0800-01-09-.10 FIREFIGHTER PROTECTION.

- (1) The provisions of this rule apply to all employers who normally store hazardous chemicals in excess of the quantities set forth below except as provided in paragraphs (11) or (12).
 - (a) For those hazardous chemicals in a liquid state at standard atmospheric temperature and pressure (70°F at 14.7 psi or 21.11°C at 1.0335 kg/sq cm) 55 gallons or 208.198 liters.
 - (b) For those hazardous chemicals in a solid state at standard atmospheric temperature and pressure (70°F at 14.7 psi or 21.11°C at 1.0335 kg/sq cm) - 500 pounds or 226.796 kilograms.

- (c) For those hazardous chemicals in a gaseous state at standard atmospheric temperature and pressure (70°F at 14.7 psi or 21.11°C at 1.0335 kg/sq cm):
 - Would be in excess of the Short Term Exposure Limit (STEL) set forth in the American Conference of Governmental Industrial Hygienists (ACGIH) table of Threshold Limit Values (TLV) and Biological Exposure Indices (BEI) or the ceiling value set forth in Rule 0800-1-1-.07(2)(b) if allowed to occupy a volume of 35.31 cubic feet or one (1) cubic meter, or
 - Would be in excess of the TLV set forth in the ACGIH table of TLVs and BEIs or the 8-hour time weighted average (8-hr TWA) permissible exposure limit (PEL) set forth in Rule 0800-1-1-.07(2)(b) if allowed to occupy a volume of 35.31 cubic feet or one (1) cubic meter, or
 - 3. Which is flammable gas, or
 - 4. If such gas does not meet the definition of hazardous chemical as set forth 29 CFR 1910.1200 and is normally stored as a compressed gas in four (4) cylinders of 239 pounds nominal water capacity.
- (2) Employers shall provide the fire chief having jurisdiction over the workplace, in writing, the name(s) and telephone number(s) of knowledgeable representative(s) who can be contacted for further information or in an emergency.
- (3) Employers shall provide the fire chief having jurisdiction over the workplace with a copy of the WCL and shall thereafter notify the fire chief, in writing, of any significant changes that occur in the WCL.
- (4) Employers shall, upon written request of the fire chief having jurisdiction over the workplace, provide a copy of the MSDS for any chemical on their WCL.
- (5) Employers whose workplace occupies an entire building or structure shall place one (1) sign on the outside of any building which contains a hazardous chemical listed in subparagraphs (a) through (e) of this paragraph.
 - (a) Class A or B explosives (Note: Where buildings contain magazines for Class A or B explosives, the sign required by this rule shall be so located that a bullet passing through the face of the sign will not strike the magazine.):
 - (b) Poison gas (poison A);
 - (c) Water-reactive flammable solid;
 - (d) Radioactive material as listed in the table in 49 CFR 172 and further defined in 49 CFR 173; or
 - (e) Any other hazardous chemical in excess of the quantities listed in subparagraphs (a), (b), and (c) of paragraph (1), and parts 1., 2., and 3. of subparagraph (c) of paragraph (1).
- (6) Owners and/or leasing agents of buildings or structures occupied by tenants required to comply with paragraph (5) of this rule except for the fact they do not occupy the entire building or structure shall be responsible for placing one (1) sign on the outside of any building whose occupants would have to place such sign were they the sole occupant.
- (7) Where an establishment consists of more than one (1) building or structure at the same physical location, one (1) sign is required for each building or structure.

- (8) Signs required by paragraphs (5), (6), and (7) of this rule shall:
 - (a) Be comprised of four (4) squares, each measuring seven and one-half (7 1/2) inches per side and arranged to form a square with fifteen (15) inch sides with diagonals horizontal and vertical:
 - (b) the top square shall have a signal red background to identify a "flammability" hazard and a black or white numeral six (6) inches (15.24 cm) high, four and two-tenths (4.2) inches (10.67 cm) wide, and fifteen-sixteenths (15/16) of an inch (2.38 cm) thick centered in the square to indicate the degree of hazard as follows:
 - 1. The numeral "4" shall be used to indicate material which will rapidly or completely vaporize at atmospheric pressure and normal ambient temperature or which are readily dispersed in air, and which will burn readily. This degree includes:
 - (i) Gases;
 - (ii) Cryogenic materials;
 - (iii) Any liquid or gaseous material which is a liquid while under pressure and having a flashpoint below 73°F (22.8°C) and having a boiling point below 100°F (37.8°C). [Class IA flammable liquids pursuant to 29 CFR 1910 .106(a)(19)(i) and NFPA 30.];
 - (iv) Materials on account of their physical form or environmental condition can form explosive mixtures with air and which are readily dispersed in air, such as dusts of combustible solids and mists of flammable or combustible liquid droplets.
 - 2. The numeral "3" shall be used to indicate liquids or solids that can be ignited under almost all ambient temperature conditions. Materials in this degree produce hazardous atmospheres with air under almost all ambient temperatures or, though unaffected by ambient temperatures, are readily ignited under almost all conditions. This degree includes:
 - (i) Liquids having a flashpoint below 73°F (22.8°C) and having a boiling point at or above 100°F (37.8°C) and those liquids having a flashpoint at or above 73°F (22.8°C) and below 100°F (37.8°C). [Class 1B and Class 1C flammable liquids pursuant to 29 CFR 1910.106(a)(19)(ii) and (iii) and NFPA 30.];
 - (ii) Solid materials in the form of coarse dusts which may burn rapidly but which generally do not form explosive atmospheres with air;
 - (iii) Solid materials in a fibrous or shredded form which may burn rapidly and create flash fire hazards, such as cotton, sisal and hemp;
 - (iv) Materials which burn with extreme rapidity, usually by reason of self-contained oxygen (e.g., dry nitrocellulose and many organic peroxides);
 - (v) Materials which ignite spontaneously when exposed to air.
 - 3. The numeral "2" shall be used to indicate materials that must be moderately heated or exposed to a relatively high ambient temperature before ignition can occur. Materials in this degree would not under normal conditions form hazardous atmospheres with air, but under high ambient temperatures or under moderate

heating may release vapor in sufficient quantities to produce hazardous atmospheres with air. This degree includes:

- (i) Liquids having a flashpoint above 100° F (37.8° C), but not exceeding 200° F (93.33° C). [(Class II and Class IIIA combustible liquids pursuant to 29 CFR 1910.106(a)(18)(i), (ii), and (ii)(a) and NFPA 30.];
- (ii) Solids and semisolids which readily give off flammable vapors.
- 4. The numeral "1" shall be used to indicate materials that must be preheated before ignition can occur. Materials in this degree require considerable preheating, under all ambient temperature conditions, before ignition and combustion can occur. This degree includes:
 - (i) Materials which will burn in air when exposed to a temperature of 1500° F (815.56° C) for a period of five (5) minutes or less;
 - (ii) Liquids, solids, and semisolids having a flashpoint above 200° F (93.33° C);
 - (iii) Most ordinary combustible materials.
- 5. The numeral "0" shall be used to indicate materials that will not burn. This degree includes any material which will not burn in air when exposed to a temperature of 1500° F (815.56° C) for a period of five (5) minutes.
- (c) The left square shall have a signal blue background to identify a "health hazard" and a black or white numeral six (6) inches (15.24 cm) high, four and two-tenths (4.2) inches (10.67 cm) wide, and fifteen-sixteenths (15/16) of an inch (2.38 cm) thick centered in the square to indicate the degree of hazard as follows:
 - 1. The numeral "4" shall be used to indicate materials which on very short exposure could cause death or major residual injury even though prompt medical treatment were given, including those which are too dangerous to be approached without specialized protective equipment. This degree includes:
 - (i) Materials which can penetrate ordinary rubber protective clothing used by firefighters;
 - (ii) Materials under normal conditions or under fire conditions give off gases which are extremely hazardous (i.e., toxic or corrosive) through inhalation or through contact with or absorption through the skin.
 - 2. The numeral "3" shall be used to indicate materials which on short exposure could cause serious temporary or residual injury even though prompt medical treatment were given, including those requiring protection from all bodily contact. This degree includes:
 - (i) Materials giving off highly toxic combustion products;
 - (ii) Materials corrosive to living tissue or toxic by skin absorption.
 - 3. The numeral "2" shall be used to indicate materials which on intense or continued exposure could cause temporary incapacitation or possible residual injury unless prompt medical treatment is given, including those requiring use of respiratory protective equipment with independent air supply. This degree includes:

- (i) Materials giving off toxic combustion products;
- (ii) Materials giving off highly irritating combustion products;
- (iii) Materials which either under normal conditions or under fire conditions give off toxic vapors lacking warning properties.
- 4. The numeral "1" shall be used to indicate materials which on exposure would cause irritation but only minor residual injury even if no treatment is given, including those which require use of an approved canister type respirator. This degree includes:
 - (i) Materials which under fire conditions would give off irritating combustion products;
 - (ii) Materials which on the skin could cause irritation without destruction of tissue.
- 5. The numeral "0" shall be used to indicate materials which on exposure under fire conditions would offer no hazard beyond that of ordinary combustible material.
- (d) The right square shall have a signal yellow background to identify a "reactivity (instability) hazard" and a black numeral six (6) inches (15.24 cm) high, four and two-tenths (4.2) inches (10.67 cm) wide, and fifteen-sixteenths (15/16) of an inch (2.38 cm) thick centered in the square to indicate the degree of hazard as follows:
 - The numeral "4" shall be used to indicate materials which in themselves are readily capable of detonation or of explosive decomposition or explosive reaction at normal temperatures and pressures. This degree includes materials which are sensitive to mechanical or localized thermal shock at normal temperatures and pressures.
 - 2. The numeral "3" shall be used to indicate materials which in themselves are capable of detonation or of explosive decomposition or explosive reaction but which require a strong initiating source or which must be heated under confinement before initiation. This degree includes:
 - (i) Materials which are sensitive to thermal or mechanical shock at elevated temperatures and pressures;
 - (ii) Materials which react explosively with water without requiring heat or confinement.
 - 3. The numeral "2" shall be used to indicate materials which in themselves are normally unstable and readily undergo violent chemical change but do not detonate. This degree includes:
 - (i) Materials which can undergo chemical change with rapid release of energy at normal temperatures and pressures;
 - (ii) Materials which can undergo violent chemical change at elevated temperatures and pressures;
 - (iii) Materials which may react violently with water or which may form potentially explosive mixtures with water.
 - 4. The numeral "1" shall be used to identify materials which in themselves are normally stable, but which can become unstable at elevated temperatures and pressures or which may react with water with some release of energy but not violently.

- 5. The numeral "0" shall be used to identify materials which in themselves are normally stable, even under fire exposure conditions, and which are not reactive to water.
- (e) The bottom square shall have a white background to identify unusual hazards (e.g., water reactivity, radioactivity) or additional information for firefighter protection (e.g., proper fire extinguishing agent or protective equipment required). Some common symbols used and their specifications are:
 - 1. Water reactive material is indicated by the letter "W" with a line through the center (\(\psi\)). It shall be black, six (6) inches (15.24 cm) high, four and two-tenths (4.2) inches (10.67 cm) wide, and fifteen-sixteenths (15/16) of an inch (2.38 cm) thick and shall be centered in the square.
 - 2. Radioactivity is indicated by the conventional three-bladed symbol and shall be magenta or purple in color (see 29 CFR 1910.1096.(e)(1)(i)). The symbol shall be six (6) inches (15.24 cm) in diameter and centered in the square.
 - 3. Oxidizers are indicated by the letters "OXY." The letters shall be black, four (4) inches (10.16 cm) high, two and eight-tenths (2.8) inches (7.11 cm) wide, and five-eights (5/8) of an inch (1.6 cm) thick, extend equidistant above and below the horizontal diagonal, and have the center of the letter "X" coincide with the center of the square.
 - 4. When both the water reactive symbol and another symbol such as the oxidizer are required (e.g., for potassium peroxide, K₂O₂, or sodium peroxide, Na₂O₂), the "W" shall be centered on the vertical diagonal with its base one-half (1/2) inch (1.3 cm) above the horizontal diagonal and the letters "OXY" centered on the vertical diagonal with their tops one-half (1/2) inch (1.3 cm) below the horizontal diagonal and they shall be three (3) inches (7.62 cm) high, two and one-tenth (2.1) inches (5.33 cm) wide, and fifteen-thirty seconds (15/32) of an inch (1.19 cm) thick.
 - 5. Other hazard warnings and instructions shall be composed of black letters and/or numbers not less than three (3) inches (7.62 cm) high, two and one-tenth (2.1) inches (5.33 cm) wide, and fifteen-thirty seconds (15/32) of an inch (1.19 cm) thick.
- (9) The sign or signs required by paragraphs (5), (7), and (8) of this rule shall indicate only the highest hazard in each category (flammability, health and reactivity) by the hazardous chemicals used or stored within the building. Special warnings and instructions included on the sign shall also be based upon the hazardous chemical which poses the highest hazard requiring them. If there is a question as to what is required, the Commissioner after consultation with the fire chief having jurisdiction, shall make the determination as to the symbol, numeral, or instruction to be displayed on the sign.
- (10) Employers shall, upon request of the fire chief having jurisdiction, permit on-site inspections by firefighting personnel of the hazardous chemicals on the WCL for the purpose of preplanning emergency fire department activities. Such inspections shall be conducted during normal business hours. See also T.C.A. §68-102-130.
- (11) If an employer maintains a trained fire or emergency preparedness team considered capable of handling workplace chemical or fire emergencies without external assistance, he/she may request an exemption from any or all provisions of this rule provided:
 - (a) The firefighting team is in compliance with all provisions of 29 CFR 1910.156 Fire brigades. Compliance shall be ascertained through a special purpose inspection conducted by an agent of the Division of Occupational Safety and Health following receipt of the employer's

request for exemption. Advance notice of such inspection may be given no more than twenty-four (24) hours in advance of the scheduled arrival time at the employer's establishment in accordance with Rule 0800-1-4-.07(1)(d), and the employer shall give notice to employees and/or their authorized representative pursuant to the provisions of Rule 0800-1-4-.07(2).

- (b) The fire or emergency preparedness team is determined capable of handling workplace chemical emergencies. Whenever practicable, the Tennessee Emergency Management Agency (TEMA) shall be consulted prior to making such determination.
- (c) The request for exemption is made in writing to the Administrator and contains the name and address of the fire chief having jurisdiction.
- (d) Prior to granting a request for exemption from the provisions of this rule, the Administrator shall consult with TEMA and the fire chief having jurisdiction to ascertain that the conditions for granting an exemption are met.
- (e) Exemptions granted by the Commissioner may be partial or complete and may contain additional requirements as deemed necessary to afford protection to firefighters.
- (12) Employers who maintain twenty-four (24) hour security personnel who maintain accurate records as to location of chemicals and who can readily direct emergency personnel from outside sources to affected company facilities may request an exemption from the provisions of paragraphs (2), (3), (4), (5), (7), (8), (9), or (10) of this rule provided:
 - (a) The request for exemption is made in writing to the Administrator and contains the name and address of the fire chief having jurisdiction.
 - (b) Prior to granting a request for exemption under this paragraph, the Administrator shall obtain the concurrence of the fire chief having jurisdiction.

Authority: T.C.A. §§ 50-3-2007(a) and 50-3-2014. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004.

0800-01-09-.11 WORKPLACE CHEMICAL LIST.

- (1) Content. WCL shall be compiled, maintained, and updated by all employers, and shall contain the following information for each hazardous chemical known to be present in the workplace:
 - (a) Employer name and mailing address;
 - (b) Workplace location if different than mailing address;
 - (c) Employer's primary North American Industry Classification System (NAICS) Code;
 - (d) Employer's federal employer identification number;
 - (e) A brief description of the workplace operation. Examples of such description would include but not be limited to:
 - 1. Galvanizing commercial wire gratings.
 - Fabrication and forming of steel parts.
 - 3. Spray and electrostatic painting.

- 4. Warehouse shipping, receiving, and storage.
- 5. Welding steel and aluminum.
- (f) The product identifier referenced on the appropriate SDS; and
- (g) The work area or workplace in which the hazardous chemical is normally used, stored, or generated. A separate WCL may be compiled for separate or distinct work areas or workplaces within an establishment.
- (2) Filing of the Workplace Chemical List.
 - (a) Employers shall file the WCL with the Commissioner within ninety-six (96) hours of a request for the employer's list by an authorized representative of the Commissioner.
 - (b) The method of delivery can be through any means as long as it arrives at any area office of the Division of Occupational Safety and Health within the time frame specified in subparagraph (a) of paragraph (2).
 - (c) Nonmanufacturing employers' lists shall contain the information required by paragraph (1) of this rule only for those hazardous chemicals used or stored in the workplace in excess of:
 - 1. 55 gallons (208.198 liters) if such chemical is in a liquid state at standard atmospheric temperature and pressure (70° F at 14.7 psi or 21.11° C at 1.0335 kg/sq cm).
 - 500 pounds (226.796 kilograms) if such chemical is in a solid state at standard atmospheric temperature and pressure (70° F at 14.7 psi or 21.11° C at 1.0335 kg/sq cm).
 - If such chemical is in a gaseous state at standard atmospheric temperature and pressure (70° F at 14.7 psi or 21.11° C at 1.0335 kg/sq cm), any quantity in excess of:
 - (i) The STEL set forth in the ACGIH table of TLVs and BEIs or the ceiling value set forth in Rule 0800-1-1-.07(2)(b) if allowed to occupy a volume of 35.31 cubic feet or one (1) cubic meter, or
 - (ii) The TLV set forth in the ACGIH table of TLVs or the 8-hr TWA PEL set forth in Rule 0800-1-1-.07(2)(b) if allowed to occupy a volume of 35.31 cubic feet or one (1) cubic meter, or
 - (iii) Four (4) cylinders of 239 pounds nominal water capacity if such gas is normally stored as a compressed gas in cylinders, or
 - (iv) One-tenth (0.1) cubic foot (2831.26 cm³) of pure gas if the gas is a "flammable gas" as defined in 29 CFR 1910.1200(c).
- (3) Maintenance. Employers shall maintain a copy of each WCL in the workplace to which it pertains. New and newly assigned employees shall be made aware of the WCL before being required to work in a work area containing hazardous chemicals.
- (4) RESERVED.
- (5) Access.

- (a) A copy of each WCL filed with the Department of Labor and Workforce Development shall be available for inspection by the public during regular office hours at any area office of the Division of Occupational Safety and Health. Copies shall be made available upon payment, by check or money order payable to "Treasurer, State of Tennessee," of a copying fee established in accordance with the directives published by the Office of Open Records counsel.
- (b) Copies of any WCL may be obtained from the Division of Occupational Safety and Health upon written request and payment, by check or money order payable to "Treasurer, State of Tennessee," of a copying fee established in accordance with the directives published by the Office of Open Records counsel. The Department of Labor and Workforce Development shall provide such list within ten (10) business days of receipt of the written request.

Authority: T.C.A. §§ 4-3-1411 and 50-3-201. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed November 17, 1994; effective March 30, 1995. Amendment filed September 18, 2003; effective January 28, 2004. Amendments filed June 6, 2014; effective November 28, 2014.

0800-01-09-.12 RECORDKEEPING AND REPORTING.

- (1) Training records shall be maintained for the period an employee is employed plus five years.
- (2) Correspondence relating to exemptions from Rule 0800-1-9-.10 shall be maintained as long as the exemption is in effect plus one (1) year.
- (3) Employers shall maintain copies of WCL for thirty (30) years following the effective period of the WCL. If the employer generating a WCL ceases to operate a business in the State of Tennessee, copies of all WCL shall be sent to the Commissioner, Attention: Division of Occupational Safety and Health, within ninety (90) days following cessation of business. The WCL shall then be maintained by the Department of Labor and Workforce Development for the required thirty (30) years.

Authority: T.C.A. §§ 4-3-1411, 50-3-201, 50-3-2007(a), and 50-3-2015. Administrative History: Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Amendments filed June 6, 2014; effective November 28, 2014.

0800-01-09-.13 PUBLIC INFORMATION.

- (1) Upon written request and payment of a copying fee and postage, the public may also obtain the following:
 - (a) Workplace Chemical Lists (see Rule 0800-1-9-.11).
 - (b) Hazardous Chemical Right to Know Law.
 - (c) Hazard Communication Standard, 29 CFR 1910.1200 or 1926.59.

Authority: T.C.A. §§ 4-3-1411, 4-5-218(4)(b), 50-3-904(4), 50-3-2007(a), and 50-3-2015. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Repeal and new rule filed June 6, 2014; effective November 28, 2014.

0800-01-09-.14 RESERVED.

Authority: T.C.A. §§ 4-3-1411 and 50-3-201. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004. Repeal and reserved rule filed June 6, 2014; effective November 28, 2014.

0800-01-09-.15 RESERVED.

Authority: T.C.A. § 50-3-2016. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004.

0800-01-09-.16 RESERVED.

Authority: T.C.A. § 50-3-2016. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004.

0800-01-09-.17 RESERVED.

Authority: T.C.A. § 50-3-2016. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004.

0800-01-09-.18 RESERVED.

Authority: T.C.A. §§ 4-5-218(4)(b), 50-3-904(4), and 50-3-2015. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed November 28, 1989; effective February 28, 1990. Amendment filed September 18, 2003; effective January 28, 2004.

0800-01-09-.19 RESERVED.

Authority: T.C.A. §§ 50-3-2007 and 50-3-2016. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004.

0800-01-09-.20 RESERVED.

Authority: T.C.A. §§ 50-3-2007 and 50-3-2016. **Administrative History:** Original rule filed September 3, 1986; effective October 18, 1986. Amendment filed September 18, 2003; effective January 28, 2004.