

NOTICE OF ATTORNEY HEALTH CARE LIABILITY REPORTING REQUIREMENT

TO: Attorneys practicing in the field of health care liability in Tennessee

FROM: Tennessee Department of Commerce and Insurance, Insurance Division- Policy Analysis Section

DATE: March 11, 2015

Pursuant to the requirements of Tenn. Code Ann. § 56-54-111 of the Tennessee Health Care Liability Reporting Act (Act), the Insurance Division is responsible for submitting an annual report to Speaker of the Senate and the Speaker of the House of Representatives relative to health care liability claims. The report must summarize all information submitted to the Department by health care providers, facilities, and attorneys related to health care liability claims made for the year. Specifically, Tenn. Code Ann. § 56-54-105(c)(a) requires attorneys representing health care liability claimants to provide specified information related to fee arrangements and TennCare payments. All reporting requirements must be submitted to the Insurance Division's Policy Analysis Section by March 1 of each year in order for the Department to timely complete and submit the required annual report to the General Assembly. Please note that failure to comply with the reporting requirements may subject an individual to a \$100 per day penalty under the authority of Tenn. Code Ann. § 56-54-109.

The applicable reporting instructions and forms can be found on the Department's website at <http://www.tn.gov/insurance/medExpRpt.shtml>.

Please direct any additional questions regarding reporting requirements to:

Tennessee Health Care Liability Reporting
c/o Ms. Jacquie Fortenberry
Tennessee Department of Commerce and Insurance
Insurance Division – Policy Analysis Section
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