

FILING AND INDEXING

Registers may instead have continuous recording system:

Counties with county public records commissions are authorized to maintain one continuous recording of any and all instruments in one general series of books or film known as the "official record book." When a system of microphotography is used to record all instruments, the references may be to "book," "film," "reel," or other such designation.









ELECTRONIC RECORDINGS

Registers determine whether, and to what extent, they will send and accept electronic records.

Registers are not required to accept electronic transactions. Under Uniform Real Property Electronic Recording Act, any original document requirement may be satisfied by an electronic document and any original signature requirement may be met by an electronic signature.

Any notary or acknowledgment requirement may be met if the electronic signature or digitized signature of the person notarizing or acknowledging the document is attached or logically associated with the document.

Also, a physical or electronic image of the notary stamp or seal does not have to accompany the electronic signature.







ELECTRONIC RECORDINGS

Registers may take an electronic copy of a paper document (as long as the proper certification is attached).

Registers may accept fees electronically.

Registers may convert recorded paper documents into electronic format.











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- Persons can appear before a notary either in person or by two-way audio/video communications meeting specifications in rules promulgated by the SOS. The acknowledgment form will specify that the personal appearance was by audio/video
- It is not the Register's responsibility to police this in any way. This is just something you
 may see and you need to be aware of what it will look like.
- These acknowledgments may also be accompanied by an electronic signature, which means "an electronic sound, symbol, or process attached to or logically associated with an electronic document and executed or adopted by a person with the intent to sign the electronic document." Tenn. Code Ann. § 8-16-902.





MILITARY DISCHARGE RECORDS

Confidential for 75 years from the time recorded. T.C.A. § 10-7-513.

Only certain persons listed in statute may inspect or copy the records.

Statute also lists persons authorized to request removal or redaction of record. Record request if you can accommodate request for redaction, but otherwise, do not record request and issue written response as







EXTENSION OF CREDIT

Register is entitled to receive required fees before accepting an instrument for registration.

Generally, no person or entity, governmental or private, is exempt from the fee requirement.

Register is required to extend credit to the State of Tennessee.

Register submits bill for fees due from the State to the Commissioner of Finance and Administration.

Register must also extend credit to the United States for recording fees due on notices of federal liens. Register submits bill at end of month to district director of Internal Revenue Service or other appropriate federal official in order to obtain payment.







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The procedure must include one (1) or more of the following:

Establishing a credit, debit or a copy account for individual customers; Contacting the person or entity tendering the instrument to get specific instructions regarding the excess fee;

Retaining as fees of the register's office a reasonable overage amount; or Registering every eligible instrument and refunding excess fees, less a reasonable amount of the excess payments retained as fees of the office.







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21 **REGISTER'S REVENUES -**COMMISSIONS Commissions = 5% of state taxes 52% of 5% commission: 48% of 5% commission: Remitted to the state Retained by the register & general fund treated as another fee of the office





Required to maintain a bank account in name/title of Register of Deeds

Disbursements made by pre-numbered checks Deposit all funds within 3 business days after receipt

Collateralization, if applicable Class C misdemeanor if violated







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COUNTY REPORTS



Register is required to keep a complete account of every fee collected Must file an itemized statement monthly, under oath, with the County Mayor/ Executive.

· Often called the "fee and commission"

Special reports may also be requested by the county legislative body.

STATE REPORTS

Report of State Taxes Collected Monthly reports of the state taxes collected submitted to Department of

Reports are filed with the Department of Revenue.

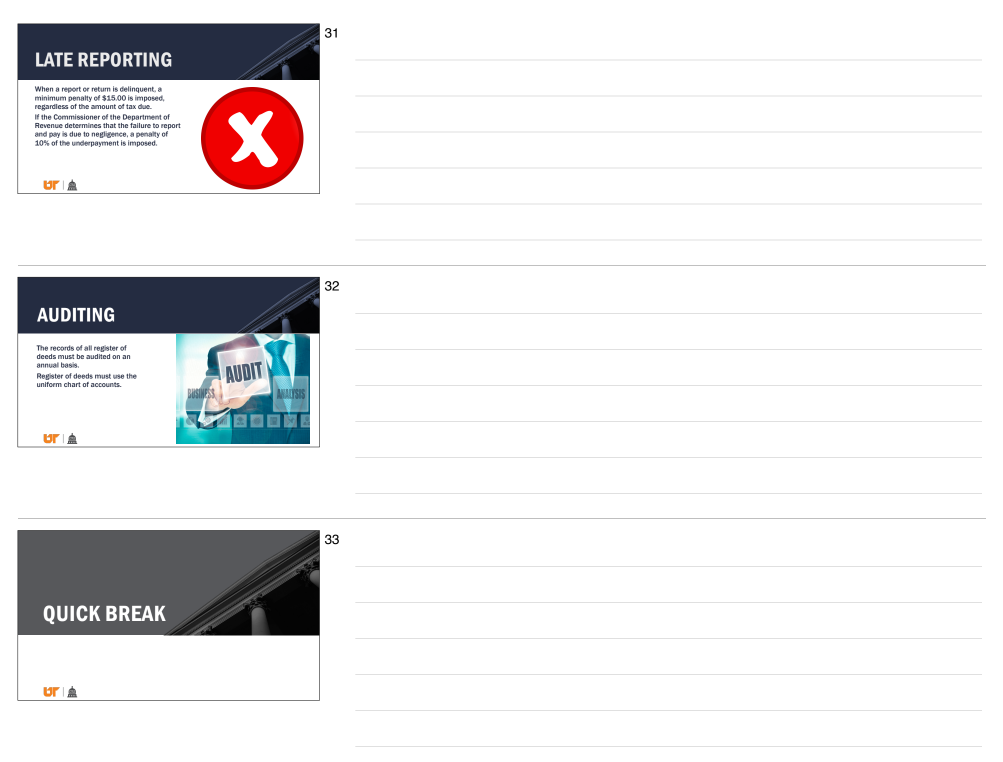
Taxes collected are remitted by the 15th day of the month following the month in which funds were collected.



COUNTY OFFICIALS ORIENTATION PROGRAM 2022



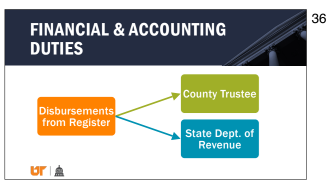
30 **LATE REPORTING** If the reports and remittances to the state are not made on time: · Forfeiture of commission on delinquent amount Subject to payment of a penalty of 5% of the delinquent amount for each 30 days unpaid, up to a maximum of 25% of the delinquent amount

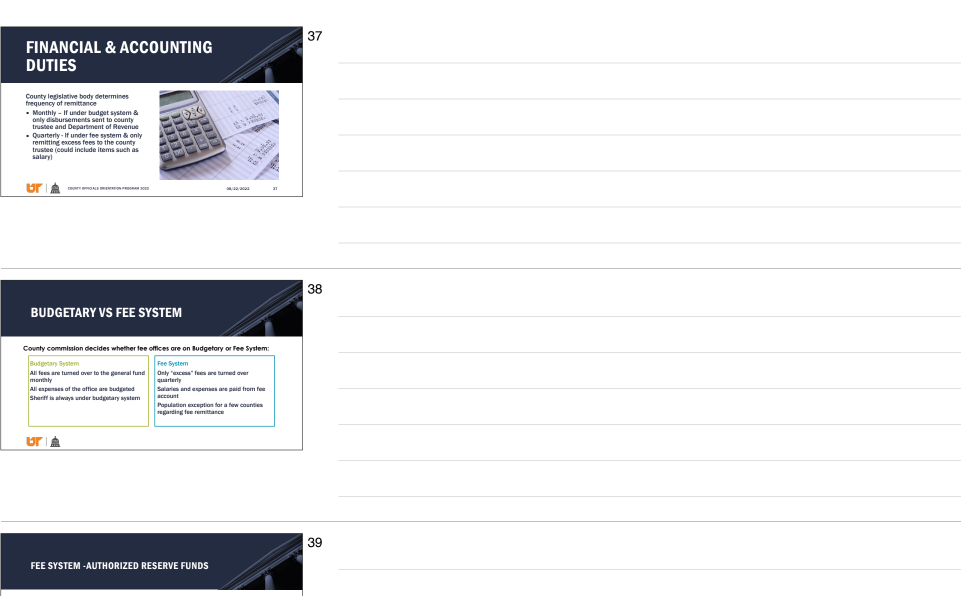






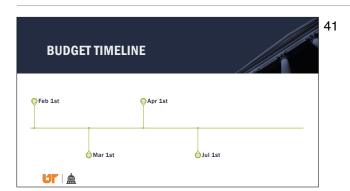








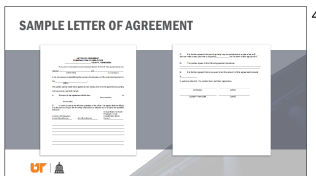


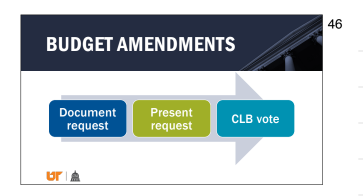




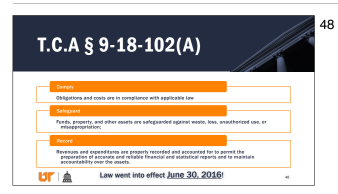


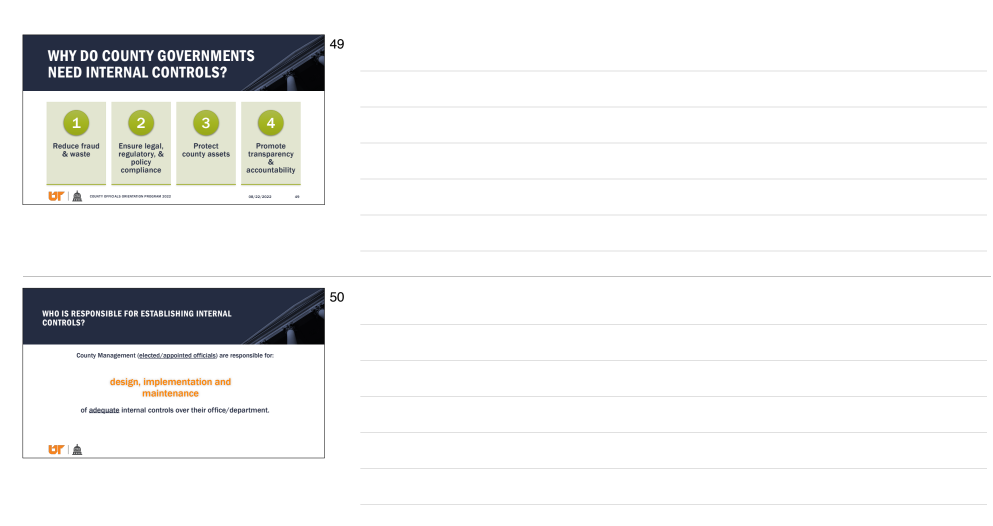






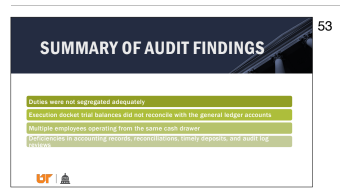


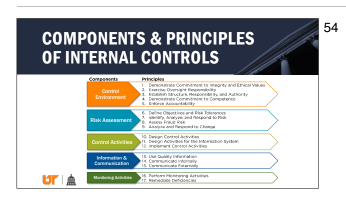












Review your written internal control procedures/assessment and ask yourself...

- Is the written documentation accurate according to my office's current
- Have I implemented new technology in my office?
- Have I hired new staff or changed any financial duties of my staff?
- Have I moved?



ONCE YOU HAVE REVIEWED YOUR WRITTEN PROCEDURES/POLICY...

Compare written documentation with office operations

• Are you comfortable with the comparison?

Assess staff abilities, particularly management team

Is staff training needed?

Fill in missing documentation





WHAT YOU ARE LOOKING FOR IN YOUR RISK ASSESSMENT...

Identify specific risks

Consider risk factors

Understand that the elected official is ultimately responsible

Tone is set at the top

Be sure to update your written procedures for any changes you deem necessary.





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LEGAL FRAMEWORK FOR PURCHASING IN TN COUNTIES

Purchasing agents, buyers, department heads, and county officials should have an understanding of the laws that govern their purchasing

Purchasing laws for county government are codified in the Tennessee Code Annotated or a private act passed by the General Assembly for a particular county.





LEGAL FRAMEWORK FOR PURCHASING IN TN COUNTIES

Generally, the purchasing laws place an emphasis on control, price, openness, and accountability.

The laws regarding purchasing for county governments are not uniform and several options exist.





LEGAL FRAMEWORK FOR PURCHASING IN TN COUNTIES

There are many state laws of general application, as well as several local option laws which may apply.

Unless the county has adopted:

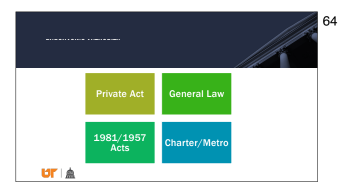
- one of the optional general laws
- or a private act to centralize purchasing, the county's purchasing functions are performed by several officials and are not handled through a single office.





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FORMAL BID THRESHOLDS IN COUNTIES

Public Chapter 1016 Amends T.C.A. §12-3-1212 to:

Counties with Centralized Purchasing Authority

Allow counties having centralized purchasing and a <u>full-time purchasing agent</u>, by resolution of the governing body, to increase the threshold amount over which public advertisement and sealed competitive bids or proposals are required to \$50,000 for nonemergency, nonproprietary purchases.

Counties with Non-Centralized Purchasing or Without a Full-time Purchasing Agent: Counties with non-centralized purchasing or counties <u>without a full-time purchasing agent</u>, by resolution of the governing body, may increase the threshold over which public advertisement and sealed competitive bids or proposals are required to \$25,000 for nonemergency, nonproprietary purchases.



FORMAL BID THRESHOLDS IN COUNTIES

- · Requires local governments to get at least three written quotes, when possible, for purchases costing less than the bid threshold but more than 40% of such bid threshold or a lower amount as may be established by the governing body in a resolution.
- The law provides that a full-time purchasing agent is someone that devotes ${\bf 100\%}$ of the person's working time to purchasing.
- Effective May 11, 2022.





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