0080-06-11-.01 ESTABLISHMENT AND PURPOSE OF QUARANTINE.

(1) The destructive pest complex known as Thousand Cankers Disease (Pityophthorus juglandis and Geosmithia morbida) is established in other states and has been found in Tennessee. This disease can be extremely injurious to Tennessee’s walnut trees (genus Juglans) and walnut nursery stock. Therefore, it would be in the best interest of Tennessee’s citizens, agriculture and silviculture that quarantine be established against it.

(2) A quarantine is hereby established to regulate the movement of those articles that pose a significant threat of spreading Thousand Cankers Disease.


0080-06-11-.02 DEFINITIONS.

(1) “Commissioner” means the commissioner of the Tennessee Department of Agriculture, or any individual authorized to act for the commissioner.

(2) “Certificate” means a document that is issued for a regulated article by the commissioner or by a person operating under a compliance agreement which represents that such article is eligible for movement in accordance with this chapter.

(3) “Compliance agreement” means a written agreement between the Tennessee Department of Agriculture and a person engaged in growing, handling, or moving regulated articles, in which the person agrees to comply with the provisions of this chapter and any conditions imposed under this chapter. Any authority granted to the holder of a compliance agreement shall only pertain to articles owned by such holder.

(4) “Thousand Cankers Disease” means the insect vector Pityophthorus juglandis in any stage of development and the fungus Geosmithia morbida sp. nov.

(5) “Infestation” means the presence of Thousand Cankers Disease or the existence of circumstances that make it reasonable to believe that Thousand Cankers Disease is present.
(Rule 0080-06-11-.02, continued)

(6) “Limited movement permit” means a document in which the commissioner or a person operating under a compliance agreement affirms that a regulated article that is not eligible for a certificate can be moved only to a specified destination and in accordance with conditions specified on the permit. Any authority granted to the holder of a limited permit shall only pertain to articles owned by such holder.

(7) “Moved” (movement, move) means shipped, offered for shipment, received for transportation, transported, carried, or allowed to be moved, shipped, transported, or carried.

(8) “Person” means any association, company, corporation, firm, individual, joint stock company, partnership, society, or any other legal entity.

(9) “Quarantined area” means an area that has been placed under quarantine, as determined by the Tennessee Department of Agriculture.

(10) “Regulated article” means an article capable of harboring or carrying Thousand Cankers Disease, as determined herein.

(11) “Regulated buffer area” means a county in Tennessee whose boundary touches the boundary of a county that is under quarantine for Thousand Cankers Disease.


0080-06-11-.03 REGULATED ARTICLES.

(1) The following are regulated articles:

(a) The Walnut Twig Beetle, Pityophthorus juglandis, in any living stage of development;

(b) The fungal pathogen Geosmithia morbida.

(c) Firewood of any non-coniferous (hardwood) species.

(d) All plants and plant parts of the genus Juglans including but not limited to nursery stock, budwood, scionwood, green lumber, and other material living, dead, cut, or fallen, including logs, stumps, roots, branches, mulch and composted and uncomposted chips.

(e) Any article, product, or means of conveyance when it is determined by the commissioner to present the risk of spread of the Walnut Twig Beetle, Pityophthorus juglandis, or the fungal pathogen, Geosmithia morbida sp. nov. and the commissioner notifies the person in possession of the article, product, or means of conveyance that it is subject to these regulations.

(f) Specific exceptions are nuts, nut meats, hulls, and finished wood products without bark, including walnut furniture, instruments, and gun stocks derived from the genus Juglans.

Authority: T.C.A. §§ 4-3-204, 43-6-104, and 43-6-106. Administrative History: Original rule certified June 5, 1974. Repeal filed September 17, 2008; effective January 28, 2009. Emergency rule filed...
0080-06-11-.04 QUARANTINE AREAS.

(1) Designated quarantine areas. Anderson, Blount, Jefferson, Knox, Loudon, Morgan, Rhea, Roane, Sevier, and Union counties are designated quarantine areas.

(2) Temporary quarantine of non-designated areas.

(a) The department may temporarily quarantine any non-designated area upon written notice to its owner or upon general publication if:

1. Thousand Cankers Disease is observed within the area;

2. Significant symptoms or indicators of Thousand Cankers Disease are observed within the area;

3. Infected plants or regulated articles are shipped into the area; or,

4. Any plants or regulated articles shipped into the area share a common container, vessel, producer, or shipper with plants or articles found to be infected.

(b) The department may lift the temporary quarantine of a non-designated area if after due inspection Thousand Cankers Disease is not observed within the area and there exists no reasonable cause to continue its quarantine.


0080-06-11-.05 REPEALED.


0080-06-11-.06 MOVEMENT OF REGULATED ARTICLES FROM QUARANTINED AREAS.

(1) Regulated articles may be moved from and through a quarantined area only if moved:

(a) With a certificate or limited permit issued and attached in accordance with this chapter.

(b) Without a certificate or limited permit only when the regulated article originates outside the quarantined area and is moved through the quarantined area under the following conditions:

1. The points of origin and destination are indicated on a document accompanying the regulated article; and
2. The regulated article is moved directly through the quarantined area without stopping (except for refueling or for traffic conditions, such as traffic lights or stop signs), or has been stored, packed, or handled at locations approved by the commissioner as not posing a risk of infestation by Thousand Cankers Disease; and

3. The article has not been combined or commingled with other articles so as to lose its individual identity.


0080-06-11-.07 **REPEALED.**


0080-06-11-.08 **ISSUANCE AND CANCELLATION OF CERTIFICATES.**

(1) The commissioner or a person operating under a compliance agreement may issue a certificate for the movement of a regulated article if he or she determines that the regulated article:

(a) Is apparently free of Thousand Cankers Disease, based on inspection; or

(b) Has been grown, produced, manufactured, stored, or handled in a manner that, in the judgment of the commissioner, prevents the regulated article from presenting a risk of spreading Thousand Cankers Disease; and

(c) Is to be moved in compliance with any additional emergency conditions that the commissioner may impose in order to prevent the artificial spread of Thousand Cankers Disease;

(2) The commissioner or a person operating under a compliance agreement may issue a limited movement permit for the movement of a regulated article not eligible for a certificate if he determines that the regulated article:

(a) Is to be moved to a specified destination for specific processing, handling, or use (the destination and other conditions to be listed on the limited permit), and this movement will not result in the spread of Thousand Cankers Disease because the pathogen will be destroyed by the specific processing, handling, or use; and

(b) Is to be moved in compliance with any additional emergency conditions that the commissioner may impose in order to prevent the spread of Thousand Cankers Disease; and

(3) The commissioner may issue blank certificates and limited permits to a person operating under a compliance agreement in accordance with this chapter or authorize reproduction of the certificates or limited permits on shipping containers, or both, as requested by the person operating under the compliance agreement. These certificates and limited permits may then
be completed and used, as needed, for the movement of regulated articles marketed by such person that have met all of the requirements of paragraph (1) or (2) of this section.

(4) Any certificate or limited permit may be canceled orally or in writing by the commissioner whenever he determines that the holder of the certificate or limited permit has not complied with this chapter. If the cancellation is oral, the cancellation will become effective immediately, and the cancellation and the reasons for the cancellation will be confirmed in writing as soon as circumstances permit.


0080-06-11-.09 COMPLIANCE AGREEMENTS AND CANCELLATION.

(1) Persons engaged in growing, handling, or moving regulated articles may enter into a compliance agreement if such persons review with the commissioner each provision of the compliance agreement. Any person who enters into a compliance agreement with the Tennessee Department of Agriculture must agree to comply with the provisions of this chapter.

(2) Any compliance agreement may be canceled orally or in writing by the commissioner whenever the commissioner determines that the person who has entered into the compliance agreement has not complied with this chapter or any conditions imposed under this chapter. If the cancellation is oral, the cancellation will become effective immediately, and the cancellation and the reasons for the cancellation will be confirmed in writing as soon as circumstances permit.


0080-06-11-.10 ASSEMBLY AND INSPECTION OF REGULATED ARTICLES.

(1) Persons requiring certification, requesting a limited movement permit, or requesting other similar services shall request the services from the commissioner at least 48 hours before the regulated article is to be moved.

(2) The regulated articles must be assembled at the place and in the manner that the commissioner designates as necessary to comply with this chapter.


0080-06-11-.11 ATTACHMENT AND DISPOSITION OF CERTIFICATES AND LIMITED MOVEMENT PERMITS.

(1) A regulated article must be plainly marked with the name and address of the consignor and the name and address of the consignee and must have the certificate or limited movement
permit issued for the movement of a regulated article securely attached at all times during movement to:

(a) The regulated article;

(b) The container carrying the regulated article; or

(c) The consignee's copy of the accompanying document, provided that the description of the regulated article on the certificate or limited movement permit, and on the document, are sufficient to identify the regulated article; and

(2) The carrier must furnish the certificate or limited movement permit authorizing movement of a regulated article to the consignee at the destination of the shipment.

**Authority:** T.C.A. §§ 43-6-104 and 43-6-106. **Administrative History:** New rule filed May 17, 2011; effective August 15, 2011.

**0080-06-11-.12 PROHIBITED ENTRY INTO TENNESSEE.**

(1) Regulated articles from the areas listed below are prohibited entry into Tennessee.

(a) Arizona

(b) California

(c) Colorado

(d) Idaho

(e) Nevada

(f) New Mexico

(g) Oregon

(h) Utah

(i) Washington

(j) Any other area of the United States where federal or state plant regulatory officials have determined Thousand Cankers Disease to be present.

(2) The only exception to this prohibition is when a permit for the movement of any regulated article is issued by the commissioner for research purposes only. Stipulations for safeguarding will be spelled out in the issuance of the permit.

**Authority:** T.C.A. §§ 43-6-104 and 43-6-106. **Administrative History:** New rule filed May 17, 2011; effective August 15, 2011.

**0080-06-11-.13 PENALTIES.**

Any person who violates any of the provisions of this chapter is subject to civil and criminal penalties pursuant to Chapter 0080-06-25 and T.C.A. § 43-6-112, respectively. Regulated articles transported in violation of this quarantine may be destroyed, or returned to the point of origin, at the discretion of the commissioner. The cost of such destruction or return shall be borne by the violator.
Authority: T.C.A. §§ 4-3-204, 43-6-104, 43-6-106, and 43-6-112. Administrative History: New rule filed May 17, 2011; effective August 15, 2011.