

TENNESSEE GENERAL ASSEMBLY
FISCAL REVIEW COMMITTEE



FISCAL NOTE

HB 1956 - SB 2010

February 2, 2020

SUMMARY OF BILL: Establishes that statutes governing rural electric cooperatives do not remove obligation from such cooperates or entities lawfully operating within their service area to comply with certain safety and permitting requirements of railroad companies when such entities are accessing easements occurring in, on, over, or across property which is controlled by the railroad company.

ESTIMATED FISCAL IMPACT:

NOT SIGNIFICANT

Assumption:

- Establishing that laws governing and regulating rural electric cooperatives do not alter or remove certain safety and permitting obligations from entities lawfully operating within the cooperative's service area will not result in any significant fiscal impact to state or local government.

IMPACT TO COMMERCE:

NOT SIGNIFICANT

Assumption:

- This language codifies the existing practice of rural electric cooperatives; therefore it will not result in any significant impact to jobs or commerce within Tennessee.

CERTIFICATION:

The information contained herein is true and correct to the best of my knowledge.

A handwritten signature in black ink that reads "Krista Lee Carsner".

Krista Lee Carsner, Executive Director

/jrh