FORM I-6

## \*The Form Must Be Original & Completed In Pen\*



## TENNESSEE DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT

**Division of Workers' Compensation** 

220 French Landing Drive Nashville, Tennessee 37243-1002

## NOTICE OF CORPORATE OFFICER TO EMPLOYER OF ELECTION NOT TO ACCEPT PROVISIONS OF "WORKERS' COMPENSATION ACT" OF TENNESSEE.

## **INSTRUCTIONS:**

File an original, a photocopy of the completed original and a self-addressed stamped envelope (approved copy will be returned). The form must be complete, legible and notarized. If any information is missing, the form will be returned and will prolong the effective date until form is received complete. The effective date is 30 days after approved stamped date. Once approved the form is effective until withdrawn by the filing of a "FORM I-7 Notice of Corporate Officer's Revocation of Exemption" form. If the Business Name or corporate officers names or titles change a new form must be filed. Effective <u>3/1/2011</u> this form will <u>NOT</u> be used for those entities considered a "<u>Construction Service Provider</u>" Pursuant to T.C.A. § 50-6-901, et seq.

Business Name		FEIN #		
Business Address				
	City	State	Zip	

You are hereby notified that the undersigned corporate officer elects not to be bound by the provisions of the Tennessee Workers' Compensation Act in compliance with section 50-6-104 of the said "Workers' Compensation Act"

CORPORATE OFFICER REJECTING (PRINT) NAME		CHECK TITLE:	Secretary	V.P. Treasurer CFO Other
SIGNATURE		_SSN#:		
Signed thisda	y of	, 20		
Subscribed and sworn to before me this _	day of	,20		
Notary Public				
My commission expires		, 20		

This is to certify that the above named corporate officer has served notice on his/her employer and said employer has not advised, counseled or encouraged the corporate officer to reject the provisions of the Workers Compensation Act , in compliance of section 50-6-104(b).

Employer Signature\_

("<u>Only</u>" the "<u>President</u>" can sign as his/her own employer)