State Board of Embalmers and Funeral Directors

January 6, 2016

Division of Professional Registration
3605 Missouri Boulevard
Jefferson City, Missouri 65109

OPEN MINUTES

The meeting of the State Board of Embalmers and Funeral Directors was called to order by Collin Follis, chairman, at 10:35 a.m.

Roll Call
Board Members Present
Collin Follis, Chairman
Jerald Dickey, Secretary
Kenneth McGhee, Board Member
Archie Camden, Public Board Member

Board Members Not Present
Eric Pitman Board Member
Gary Fraker Vice Chairman

Staff Present
Sandy Sebastian, Executive Director
Tabatha Lenzini, Administrative Assistant
Lori Hayes, Inspector
Lisa Wildhaber, Examiner Supervisor
Sharon Euler, Division Legal Counsel

Approval of Agenda
A motion was made by Jerald Dickey and seconded by Archie Camden to approve the open agenda. Motion carried with Kenneth McGhee voting in favor with no votes in opposition. Gary Fraker and Eric Pitman not present.

Move to Closed
A motion was made by Kenneth McGhee and seconded by Jerald Dickey to move into closed session pursuant to numbers 1, 2, 7 8, and 9 of the attached motions to close. Motion carried with Archie Camden voting in favor with no votes in opposition. Gary Fraker and Eric Pitman were not present.

Executive Director Report
Sandy reported to the board that the out of state was approved for Kenneth McGhee and Collin Follis to attend The Conference Meeting in February.
Sandy shared a rough draft of a newsletter and asked for any feedback. She stated the plan was to try to publish quarterly. Archie Camden asked about inclusion of disciplinary actions in the publication. Following discussion it was consensus that such be included.

Legal Counsel Report
No report
Approval of Minutes
A motion was made by Archie Camden and seconded by Jerald Dickey to approve the following minutes.
   April 14, 2014 Financial Examination Committee
   October 23, 2014 Financial Examination Committee
   October 30, 2014 Financial Examination Committee
   November 6, 2014 Financial Examination Committee
   November 30, 2014 Financial Examination Committee
   January 5, 2015 Financial Examination Committee
   January 15, 2015 Financial Examination Committee
   January 29, 2015 Financial Examination Committee
   March 31, 2015 Financial Examination Committee
   April 14, 2015 Financial Examination Committee
   May 14, 2015 Financial Examination Committee
   July 29, 2015 Financial Examination Committee
Motion carried with Kenneth McGhee voting in favor with no votes in opposition. Gary Fraker and Eric Pitman were not present.

Scope of Financial Examination (Attachment A)
The board discussed the staff/counsel recommendation presented to the board at the December 8-9, 2015 meeting. Comments from the board included the option of completing the handbook before going forward and the timelines. Comments from the public included contract law allows the contract to be changed, isn't the proposal creating more work for the examiners, examination scope goes beyond the statutory authority of the board, would like to see a requirement included for examiners to report to superiors if they have been extended employment offers that conflict, thinks the manual would be good idea.

Following discussion a motion was made by Kenneth McGhee to approve the examinations to continue like they have been done and add the staff/counsel recommendations to the handbook to be approved. Motion was withdrawn.

A motion was made by Jerald Dickey and seconded by Archie Camden to approve the scope of the financial examination presented by the staff/counsel at the December 8-9, 2015 meeting. Motion carried with Kenneth McGhee voting in favor with no votes in opposition. Gary Fraker and Eric Pitman were not present.

Following the motion it was suggested that the scope be included in a newsletter.

Open Session/Discussion
A member of the public announced that March 16-17, 2016 is lobby day for the association.

Move to Closed
A motion was made by Archie Camden and seconded by Jerald Dickey to move into closed session pursuant to numbers 1, 2, 7, 8, and 9 of the attached motions to close. Motion carried with Kenneth McGhee voting in favor with no votes in opposition. Gary Fraker and Eric Pitman were not present.

Adjourn
A motion was made by Jerald Dickey and seconded by Archie Camden to adjourn at 1:17 p.m. Motion carried with Kenneth McGhee voting in favor with no votes in opposition. Gary Fraker and Eric Pitman were not present.

Executive Director Sandy Sebastian

Approved by the board on 3/29-30/2016
1. **DISCIPLINE**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021, Subsection (1) RSMo and 324.001.9 RSMo for deliberation on discipline

2. **LEGAL ACTIONS/LITIGATIONS/PRIVILEGED COMMUNICATIONS**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021, Subsection (1) RSMo for discussing general legal actions, causes of action or litigation and any confidential or privileged communications between this agency and its attorney

3. **PROMOTING/HIRING/DISCIPLINING/FIRING EMPLOYEES**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021, Subsection (3) RSMo discussing hiring, firing, disciplining or promoting an employee of this agency

4. **DIAGNOSIS/TREATMENT OF DISCIPLINED LICENSEES**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021, Subsection (5) and Section 324.001.8 RSMo for proceedings required pursuant to a disciplinary order concerning medical, psychiatric, psychological, or alcoholism or drug dependency diagnosis or treatment of specific licensees

5. **EXAMINATION MATERIALS**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021, Subsection (7) RSMo for reviewing testing and examination materials

6. **EMPLOYEE PERFORMANCE RATINGS**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021, Subsection (13) RSMo for making performance ratings pertaining to individual employees

7. **APPLICATIONS**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021, Subsection (14) and Section 324.001.8 RSMo for discussing educational transcripts and/or test scores and/or complaints and/or audits and/or investigative reports and/or other information pertaining to the licensee or applicant for licensure

8. **CLOSED MINUTES**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021, Subsection (14) and 324.017 RSMo for the purpose of reviewing and approving the closed minutes of previous meetings

9. **COMPLAINTS/INVESTIGATIVE REPORTS/AUDITS**
   I move that this meeting be closed and that all records and votes, to the extent permitted by law, pertaining to and/or resulting from this closed meeting be closed under Section 610.021 subsection (14) and section 620.010.14 subsection (7) RSMo for the purpose of discussing investigative reports and/or complaints and/or audits and/or other information pertaining to a licensee or applicant

Revised 09-11
Board Directives for Preneed Seller Financial Examinations, beginning in 2016

Staff Recommendation

After research, consultation with other agencies and utilizing in-house resources, staff and counsel make the following recommendation for preneed seller financial exams to begin in January, 2016 and to continue until such time as the Board determines it is necessary to amend these directives:

General Board Directives to Staff

1. Examinations are done to fulfill the Board’s statutory direction in Section 436.470, RSMo, to conduct financial examinations of each preneed seller at least once every 5 years.

2. Examinations are done within the scope of the Board’s statutory authority and to fulfill the Board’s purpose of protecting the public by ensuring that preneed sellers are complying with their statutory requirements and duties.

3. Examinations are done for the purpose of ensuring that sellers are safeguarding preneed funds and that the funds are properly utilized per contracts with the consumer and in accord with statutory requirements.

4. Staff shall work diligently and with good faith and fairness to ensure that each financial exam is conducted lawfully and with professional conduct to fulfill the Board’s directives.

5. Staff is directed to prepare a written financial exam procedures handbook to be used by all examiners in conducting financial examinations. Staff will provide the Board an update as to the status of the procedural handbook at the Fall 2016 meeting of the Board.

6. Staff may request information from sellers, as authorized by statute, as part of any financial examination, may utilize techniques required to confirm information provided by sellers including contacting preneed contract purchasers to confirm payments made and utilizing any of the other statutory authorities granted to the Board to ensure final reports on financial examinations are as accurate as possible. Staff may request information from sellers, consumers, from providers, from preneed agents, from banks and from other fiduciaries, but staff must seek Board approval to utilize any court or administrative process to require any person to comply with any staff request for information.

Scope of Exams

7. For all preneed sellers, the examiners shall confirm:
   a. Seller’s seller license is current and active; (§ 333.320, RSMo)
   b. Seller affirms that it has provided the Board with copies of all preneed contracts, as requested; (§ 436.420, RSMo)
   c. Preneed contracts meet the minimum statutory requirements; (§ 436.425, RSMo)
   d. Seller maintains adequate records of preneed contracts and related agreements; (§436.465, RSMo)
   e. Seller provides written notification to consumers of any change in funding source; (§436.425, RSMo)
f. Consumer funds are properly and timely deposited and consumer payments are tracked by the seller; (§§ 436.430, 435, 450, 456, RSMo)

g. Seller has contracts with its providers and trustee; (§§ 333.320 and 436.420, RSMo)

h. Seller maintains its fulfilled contracts and related records for 5 years; (§ 436.465, RSMo)

i. Seller records confirm seller’s reporting on annual reports; (§ 436.460, RSMo)

j. Seller properly handled cancellations or transfers in accordance with statute; (§ 436.456, RSMo)

k. Seller complies with statutes regarding payments at death of preneed beneficiary; (§§ 436.430, 450, 455, RSMo)

l. The examiner shall also note in the financial examination report any other findings that the seller is not in compliance with provisions of Chapters 333, 436, RSMo, related to being a preneed seller;

m. Staff shall look at 100% of all active preneed contracts that have been sold since the last financial examination and may look at a sampling of other active and fulfilled preneed contracts, at the direction of the financial supervisor and Executive Director, as required to assure fulfillment of the general directives of the Board as set forth in these guidelines.

8. For trust funded preneed contracts, the examiner shall also:
   a. Confirm that the trust agreement complies with statutory requirements found in Chapters 333 and 436, RSMo;

9. For joint account funded preneed contracts, the examiner shall also:
   a. Confirm that joint accounts are under joint control of the seller and the purchaser; (§ 436.455, RSMo)
   b. Confirm that 100% of consumer paid funds are in the joint account; (§ 436.455, RSMo)

10. For insurance funded preneed contracts, the examiner shall also:
    a. Confirm that the seller is not the owner of the insurance policy, for preneed contracts under the new law; (§ 436.450, RSMo)
Financial Examination Evaluation Procedures

1. For each financial examination, the examiner shall prepare a financial examination report with any necessary attachments to be submitted to the financial supervisor.

2. Upon receipt of a completed financial examination report, unless there is a need for immediate action as set forth in Sections 333.330.4 or 333.335, RSMo, Board staff shall send a copy of that financial examination report to the licensee for response and the licensee shall be given at least 30 days to file a written response with the Board. This response may dispute the findings and provide evidence to support the seller’s response, it may present a plan to remedy the exceptions noted in the final examination report or it may provide any other response the seller wishes the Board to consider.

3. After the response time has passed, the financial examination report and the licensee’s response shall be considered by the Examination Committee. The Examination Committee may take one of the following actions:
   a. The Committee may accept the financial examination report if it has no exceptions or if all exceptions have been resolved and direct staff to close the exam;
   b. The Committee may accept the seller’s plan to resolve the exceptions and give the seller up to 18 months to resolve the exceptions, at the Committee’s discretion;
   c. The Committee may offer additional direction to the licensee as to what is required to resolve the exceptions and the Committee may offer the licensee additional time to resolve the exceptions, but no longer than 18 months unless there are special circumstances, at the Committee’s discretion;
   d. The Committee may refer the financial examination report and the seller’s response to the full Board for further action.

4. The Examination Committee shall have no authority to seek any judicial action or to initiate any disciplinary process.

5. Upon direction by either the Examination Committee or the full Board to close a financial examination, Board staff shall provide the seller with a written notice that the exam has been closed.