

Rules of Department of Insurance, Financial Institutions and Professional Registration

Division 2120—State Board of Embalmers and Funeral Directors Chapter 3—Preneed

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Title 20—DEPARTMENT OF INSURANCE, FINANCIAL **INSTITUTIONS AND** PROFESSIONAL REGISTRATION

Division 2120—State Board of **Embalmers and Funeral Directors** Chapter 3—Preneed

20 CSR 2120-3.010 Preneed Seller Registration

PURPOSE: Under Chapter 436, RSMo, the State Board of Embalmers and Funeral Directors is directed to register persons as preneed sellers. Under section 333.111.1., RSMo, the State Board of Embalmers and Funeral Directors is directed to promulgate rules. . . "for the transaction of its business. ." This rule complies with the statutory directive that the board promulgate rules for the transaction of its business in registering persons as preneed sellers.

- (1) Whenever used in this rule, the word person means any individual, partnership, corporation, cooperative, association or other entity.
- (2) Applications for registration as preneed sellers must be made on the forms provided by the board and must be accompanied by the applicable preneed seller registration fee.
- (3) The board office will contact persons who have submitted applications for registration as preneed sellers whenever it appears that a slight change or modification on the form is necessary to accomplish registration. No such change or modification will be made without the consent of the person submitting the application. If telephone contact is impossible, the application form and the tendered seller registration fee will be returned to the applicant with instructions for completing the form properly.
- (4) The board office will accept seller registration applications even though certain information is not provided, if the application is accompanied by a statement that the information will be provided as soon as it is known to the applicant. If the information is not provided in a timely fashion, the registration will be cancelled.
- (5) Each person seeking registration as a preneed seller will be required to submit a partial annual report at the time of registration, containing-1) the name and address of the financial institution in Missouri in which it will maintain the trust accounts required under Chapter 436, RSMo and the account

numbers of those trust accounts, 2) a consent authorizing the state board to order an examination and, if necessary, an audit by the staff of the Division of Professional Registration who are not connected with the state board, of the trust account designated by depository and account number and 3) a consent authorizing the state board to order an examination and, if necessary, an audit by the staff of the Division of Professional Registration who are not connected with the state board, of its books and records relating to the sale of preneed contracts and name and address of the person designated by the seller as custodian of those books and records.

- (6) The board will acknowledge receipt of each application for registration as a preneed seller if the application is completed properly and is accompanied by the preneed registration fee. A registration number will be assigned.
- (7) Application forms for registration as preneed contract sellers will be provided to any person upon request.

AUTHORITY: section 333.111.1, RSMo 1986.* This rule originally filed as 4 CSR 120-3.010. Original rule filed Jan. 7, 1983, effective June 11, 1983. Moved to 20 CSR 2120-3.010, effective Aug. 28, 2006.

*Original authority: 333.111.1, RSMo 1965, amended

20 CSR 2120-3.020 Preneed Provider Registration

PURPOSE: Under Chapter 436, RSMo, the State Board of Embalmers and Funeral Directors is directed to register persons as preneed providers. Under section 333.111.1., RSMo, the State Board of Embalmers and Funeral Directors is directed to promulgate rules. . . "for the transaction of its business. . ." This rule complies with the statutory directive that the board promulgate rules for the transaction of its business in registering persons as preneed providers.

- (1) Whenever used in this rule, the word person means any individual, partnership, corporation, cooperative, association or other entity.
- (2) Applications for registration as preneed providers must be made on the forms provided by the board and must be accompanied by the applicable preneed provider registration

- (3) The board office will contact persons who have submitted applications for registration as preneed providers whenever it appears that a slight change or modification on the form is necessary to accomplish registration. No such change or modification will be made without the consent of the person submitting the application. If telephone contact is impossible, the application form and the tendered provider registration fee will be returned to the applicant with instructions for completing the form properly.
- (4) The board office will accept provider registration applications even though certain information is not provided, if the application is accompanied by a statement that the information will be provided as soon as it is known to the applicant. If the information is not provided in a timely fashion, the provider registration will be cancelled.
- (5) Each establishment which is licensed separately by the state board as a funeral establishment must register separately as a preneed provider, if the establishment will perform or agree to perform the obligations of, or be designated as, the provider under a preneed contract. Nothing in this rule will require registration of funeral establishments as preneed providers if the establishment will not perform or agree to perform the obligations of, or be designated as, the provider under a preneed contract.
- (6) The board will acknowledge receipt of each application for registration as a preneed provider, if the application is completed properly and is accompanied by the preneed provider registration fee. A registration number will be assigned.
- (7) Application forms for registration as preneed providers will be provided to any person upon request.

AUTHORITY: section 333.111.1, RSMo 1986.* This rule originally filed as 4 CSR 120-3.020. Original rule filed Jan. 7, 1983, effective June 11, 1983. Moved to 20 CSR 2120-3.020, effective Aug. 28, 2006.

*Original authority: 333.111.1, RSMo 1965, amended

20 CSR 2120-3.030 Notification of Intent to Sell Assets or Cease Doing Business (Seller or Provider)

PURPOSE: Under Chapter 436, RSMo, the State Board of Embalmers and Funeral Directors is directed to accept notification of

20 CSR 2120-3—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

intent to sell assets or cease doing business from persons registered as preneed sellers or preneed providers, or both. Under section 333.111.1., RSMo, the State Board of Embalmers and Funeral Directors is directed to promulgate rules. . . "for the transaction of its business. . ." This rule complies with the statutory directive that the board promulgate rules for the transaction of its business in accepting notifications of intent to sell assets or cease doing business from registered preneed sellers or providers, or both.

- (1) Whenever used in this rule, the word person means any individual, partnership, corporation, cooperative, association or other entity.
- (2) Notification of intent to sell assets or cease doing business must be made on the forms provided by the board.
- (3) As part of the notification, each registered seller must inform the board of the actions it has taken or will take to ensure that the trust assets of the seller will be set aside and used to serve outstanding preneed contracts sold by the seller and each registered provider must inform the board of the actions it has taken or will take to ensure that the provider's obligations under preneed contracts will be satisfied.
- (4) In its discretion, the board may take reasonable and necessary actions to ensure that the provider's obligations under preneed contracts will be satisfied or that the trust assets of the seller will be set aside and used to service outstanding preneed contracts sold by the seller.
- (5) Failure of the board to take action regarding any sale or termination of business within thirty (30) days of receipt of notification for providers and within sixty (60) days of receipt of notification for sellers will constitute a waiver of the board's authority under Chapter 436, RSMo.
- (6) Forms for submitting notifications of intent to sell assets or cease doing business will be provided upon request.

AUTHORITY: section 333.111.1, RSMo 1986.* This rule originally filed as 4 CSR 120-3.030. Original rule filed Jan. 7, 1983, effective June 11, 1983. Moved to 20 CSR 2120-3.030, effective Aug. 28, 2006.

*Original authority: 333.111.1, RSMo 1965, amended 1981.





STATE OF MISSOURI STATE BOARD OF EMBALMERS AND FUNERAL DIRECTORS NOT!FICATION OF INTENT TO SELL ASSETS OR CEASE DOING BUSINESS (SELLER)

sector .	MISSOURI STATE BOARD OF EMBALMERS AND FL		DOING DOSINESS (SEELER)
REGISTRATION NUMBER		ISSUE DATE	
	to selling or otherwise disposing of med seller hereby informs the State E		, or its stock if a corporation, or ceasing to and Funeral Directors of its intent to:
☐ Sell the business asse	ts of the seller.		
☐ Self the stock in the se	eller corporation. Please indicate the	percentage of the st	tock being sold%.
☐ Cease business as a se	eller.		
Other, Please explain:			
THIS TRANSACTION IS EX	PECTED TO BECOME FINAL ON	•	19
IF THIS NOTIFICATION IN THE INTENDED PURCHAS	IVOLVES THE SALE OF ASSETS OF BELOW:	R STOCK, PLEASE	COMPLETE THE NAME AND ADDRESS OF
NAME		ADDRESS	
that the State I action to determ used to service an affidavit from the preneed core.	Board of Embalmers and Funer mine that proper plans to assure outstanding preneed contracts on a registered seller who has an atracts.	ral Directors may that the assets of sold by seller. If an greed to assume notification of my	s sold by the seller. I understand take reasonable and necessary if the seller will be set aside and oplicable, I have attached hereto the seller's responsibility under intentions expressed herein to
an providers with	in whom seller rias one or more p	reneed contracts.	
MUST BE COMPLETED IN PRESENCE OF NOTARY	SIGNATURE AND TITLE		DATE
NOTARY PUBLIC EMBOSSER SEAL	STATE OF		COUNTY (OR CITY OF ST. LOUIS)
	SUBSCRIBED AND SWORN BEFORE ME, T	HIS 19	USE RUBBER STAMP IN CLEAR AREA BELOW.
	NOTARY PUBLIC SIGNATURE	MY COMMISSION EXPIRES	USE ROBBER STAMP IN CLEAR AREA BELOW.
	NOTARY PUBLIC NAME (TYPED OR PRINTED)		
IO 419-1028 (7-91)			FORM NO 9





STATE OF MISSOURI STATE BOARD OF EMBALMERS AND FUNERAL DIRECTORS

	ITH MISSOURI STATE BOARD OF EMBALMERS	AND FUNERAL DIRECTORS)	
REGISTRATION NUMBER		ISSUE DATE	
			rits stock if a corporation, or ceasing to do and Funeral Directors of its intent to:
☐ Sell the business asse	ets of the provider.		
☐ Sell the stock in the p	rovider corporation. Please indic	ate the percentage of the	e stock being sold%.
☐ Cease business as a p	provider.		
Other. Please explain:			
THIS TRANSACTION IS E)	KPECTED TO BECOME FINAL O	N ▶	19
IF THIS NOTIFICATION IN		S OR STOCK, PLEASE	COMPLETE THE NAME AND ADDRESS OF
NAME	JETT DEEOW.	ADDRESS	
			at the time of need. I understand take reasonable and necessary
service will be a registered pro	satisfied at the time of need. byider who has agreed to assu	If applicable, I have a me such obligation. en notification of my	ich the provider is obligated to uttached hereto an affidavit from intentions expressed herein to
service will be a registered pro	satisfied at the time of need. ovider who has agreed to assu	If applicable, I have a me such obligation. en notification of my	ittached hereto an affidavit from
service will be a registered pro I do hereby ce all sellers with we sellers with we seller to the sellers with the sellers wi	satisfied at the time of need. byider who has agreed to assure tify that I have given writte whom provider has one or mo	If applicable, I have a me such obligation. en notification of my	ittached hereto an affidavit from
service will be a registered pro I do hereby ce all sellers with we have the completed in the complete complete in the complete	satisfied at the time of need. byider who has agreed to assue ertify that I have given writte whom provider has one or mo	If applicable, I have a me such obligation. en notification of my	ittached hereto an affidavit from intentions expressed herein to
service will be a registered pro I do hereby ce all sellers with we sellers with we seller to the sellers with the sellers wi	satisfied at the time of need. ovider who has agreed to assure tify that I have given writte whom provider has one or mo SIGNATURE AND TITLE STATE OF SUBSCRIBED AND SWORN BEFORE I	If applicable, I have a time such obligation. If applicable, I have a time such obligation of my are preneed contracts.	intentions expressed herein to DATE COUNTY (OR CITY OF ST LOUIS)
service will be a registered pro I do hereby ce all sellers with we seller to the sellers with we seller to the se	satisfied at the time of need. byider who has agreed to assure tify that I have given writte whom provider has one or mo SIGNATURE AND TITLE	If applicable, I have a time such obligation. en notification of my re preneed contracts.	intentions expressed herein to

MO 419-1029 (7-91)

FORM NO. 8