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Eff. July 1, 2005;

2017. 2017;

Amended Eff. January 1, 2009;

Amended Eff. January 1, 2023.

21 NCAC 34B .0408 is amended as published in 37:04 NCR 340-342 as follows:

3 21 NCAC 34B .0408 **CONTINUING EDUCATION PROGRAM** 4 (a) For licensees required to complete CE continuing education ("CE") as a prerequisite to annual license renewal, 5 the five hours of approved CE shall meet the following requirements: 6 Up to two hours may be in courses required by the Board. CE courses taken at the direction of the (1)7 Board as memorialized in a letter of caution, consent order, or final agency decision shall not be 8 credited toward CE hours needed for annual licensure renewal. If the Board requires licensees to 9 take a particular required course or courses, the Board shall notify licensees no later than October 1 10 of the year preceding the calendar year in which the course(s) will be required. 11 (2)Licensees may take up to two hours of continuing education each year by computer based CE approved by the Board as set forth in 21 NCAC 34B .0414. 12 13 (3)Licensees may not receive more than two hours of credit for continuing education courses in preneed 14 each year. 15 Licensees may not receive credit toward completed CE hours for taking the same CE course within (4)(2)16 two years. 17 (b) A newly admitted active licensee may include as credit hours, submit to the Board for credit toward completed 18 CE hours needed for annual licensure renewal which may be carried over to the next succeeding calendar year, any 19 approved continuing education <u>CE</u> hours earned after that licensee's graduation from mortuary science college. 20 21 Authority G.S. 90-210.23(a); 90-210.25(a)(5); History Note:

Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. August 19,

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21 NCAC 34D .0202 is amended as published in 37:04 NCR 340-342 as follows:

3 21 NCAC 34D .0202 PRENEED SALES LICENSE 4 (a) Subject to G.S. 90 210.69(c), holding a Individuals who hold either an active funeral director's license, issued by 5 the Board, or a license or an active funeral service license, issued by the Board, is the qualification to be license issued 6 by the Board and who have taken three or more hours of continuing education on preneed statutes and rules taught by 7 Board staff within the preceding three calendar years are eligible for initial licensure as a preneed sales license. license 8 upon application by a funeral establishment holding an active preneed establishment permit, as set forth in Paragraph 9 (d) of this Rule. 10 (b) The preneed sales licensee may engage, under the preneed sales license, Only individuals who hold an active 11 preneed sales license issued by the Board and resident trainees in funeral service or funeral directing registered with 12 the Board pursuant to 21 NCAC 34B .0103(b) are permitted to engage in the following preneed funeral planning 13 activities: activities, pursuant to the definition of "preneed funeral planning" in G.S. 90 210.60(8): 14 show and explain written materials, including price lists and photographs, descriptive of the funeral (1)15 services and merchandise and the preneed funeral plan or contract being offered; 16 (2)explain the various types of funeral ceremonies and services and the qualities and characteristics of 17 various kinds of funeral merchandise: 18 sell, on a preneed basis, funeral services and merchandise; (3) 19 (4) record, on any form or otherwise, specific items of funeral services and merchandise selected on a 20 preneed basis; 21 (5) make funeral arrangements on a preneed basis; and 22 (6)sign preneed contracts; provided, however, that the resident trainee and his or her licensed 23 supervisor comply with 21 NCAC 34B .0103(e) when doing so. contracts. No preneed funeral planning activities shall be engaged in by anyone other than a preneed sales licensee or a registered 24 resident trainee in funeral service or funeral directing pursuant to 21 NCAC 34B .0103(b); provided, 25 26 however, no preneed sales license is required solely for the sale of an insurance policy, and in connection with such a sale, the salesperson shall not be deemed to have engaged in preneed funeral 27 28 planning if, for the sole purpose of permitting a prospective purchaser to make an informed decision as to the amount of insurance desired, the salesperson shows only price lists of funeral services and 29 30 merchandise. 31 (c) No preneed sales license is required for the sale of an insurance policy for which no funeral establishment or its representative is listed as the beneficiary or assignee of said policy. In connection with such a sale, the salesperson 32 33 shall not be deemed to have engaged in preneed funeral planning if the salesperson shows only price lists of funeral 34 services and merchandise to permit a prospective purchaser to make an informed decision as to the amount of 35 insurance desired. 36 (d) An applicant shall apply for, renew, or surrender a preneed sales license in accordance with the following 37 provisions:

1	<u>(1)</u>	A funeral establishment holding an active preneed establishment permit shall apply for, or renew, a
2		preneed sales license by submitting the following to the Board on behalf of the applicant for a
3		preneed sales license:
4		(A) the applicant's name, address, email address, and telephone number;
5		(B) the applicant's funeral director's or funeral service license number;
6		(C) the name, address, and preneed establishment permit number of the preneed funeral
7		establishment licensee or licensees on whose behalf the applicant will sell preneed funeral
8		<u>contracts:</u>
9		(D) the applicant's employment or agency relationship with the preneed establishment licensee
10		or licensees;
11		(E) the initial or renewal application fee required by 21 NCAC 34A .0201(c) for each preneed
12		sales licensee;
13		(F) proof that the applicant has taken the continuing education course required by Paragraph
14		(a) of this Rule; and
15		(G) the applicant's signature to attest that he or she has read and will comply with the statutes
16		and rules governing the practice of preneed funeral service.
17	<u>(2)</u>	Either the preneed sales licensee or the preneed funeral establishment on whose behalf the preneed
18		sales licensee is engaged in preneed funeral planning activities may surrender a preneed sales license
19		by submitting notification of such surrender in writing to the Board.
20	(e) If a preneed	sales licensee proposes to engage in preneed funeral planning activities on behalf of multiple preneed
21	funeral establish	ment licensees that are not wholly owned by or affiliated with common ownership, the preneed sales
22	licensee shall su	ibmit the following to the Board:
23	<u>(1)</u>	the date on which the preneed sales licensee will begin engaging in preneed funeral planning
24		activities for multiple preneed funeral establishment licensees;
25	<u>(2)</u>	the date on which the preneed sales licensee will stop engaging in preneed funeral planning activities
26		for multiple preneed funeral establishment licensees, if known;
27	<u>(3)</u>	the name, license number, and signature of the preneed sales licensee;
28	<u>(4)</u>	the name and signature of the licensed manager of each preneed funeral establishment licensee for
29		whom the preneed sales licensee will engage in preneed funeral planning activities.
30	<u>(5)</u>	an attestation from each of the individuals identified in SubParagraphs (3)-(6) of this Paragraph that:
31		(A) he or she consents to the preneed sales licensee engaging in preneed funeral planning
32		activities on behalf of the identified preneed funeral establishment licensees; and
33		(B) the preneed sales licensee and the preneed funeral establishment licensee on whose behalf
34		the preneed funeral planning activities are to be conducted shall comply with the statutes
35		and rules governing preneed funeral planning activities.
36	(c) A licensed f	funeral director or funeral service licensee wishing to apply for a preneed sales license shall submit to
37		pplicant's name, address, telephone number, funeral director's or funeral service license number, name
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1	and address of the preneed funeral establishment licensee or licensees on whose behalf the applicant will sell preneed		
2	funeral contracts, and the applicant's employment or agency relationship with the licensee or licensees. If the applicant		
3	proposes to sell on behalf of more than one preneed funeral establishment licensee, the applicant shall disclose		
4	information to satisfy the requirement of G.S. 90-210.67(a) that the preneed funeral establishment licensees be related		
5	by ownership or contract.		
6	(d)(f) The Board shall issue to each preneed sales licensee a pocket card as certification of the preneed sales license.		
7	The preneed sales licensee shall carry the card while engaging in preneed funeral planning. Upon making application		
8	for a license the applicant shall indicate the names of the preneed funeral establishment licensees on whose behalf the		
9	preneed sales licensee is authorized to sell preneed funeral contracts. The applicant shall pay an application fee and		
10	an annual renewal fee determined, respectively, by multiplying the application fee and renewal fee in 21 NCAC 34A		
11	.0201(c) times the number of preneed funeral establishment licensees on whose behalf the preneed sales licensee is		
12	authorized to sell. When there is any change in the list of establishments on whose behalf the preneed sales licensee		
13	is authorized to sell, the preneed sales licensee shall, within 10 days, file an amended list with the Board and shall pay		
14	the application fee for each new funeral establishment licensee named on the list, regardless of whether one or more		
15	names have been deleted. The total preneed sales license application fee and total renewal fee paid pursuant to this		
16	Paragraph shall not exceed the maximums, respectively, set by statute.		
17	(e)(g) The preneed sales licensee shall sign and affix his or her preneed sales license number to each preneed funeral		
18	contract, which he or she sells, in the presence of the purchaser of the contract at the time of sale.		
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20	History Note:	Authority G.S. 90-210.25(a)(4); <u>90-210.60(8);</u> 90-210.67(a),(c); 90-210.69(a); <u>90-210.69(a), (c);</u>	
21		Eff. July 1, 1993;	
22		Amended Eff. January 1, 1996; June 1, 1994;	
23		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. August 19,	
24		2017. <u>2017:</u>	
25		Amended Eff. January 1, 2023.	