

REVENUE: No revenue impact

FISCAL: No fiscal impact

SUBSEQUENT REFERRAL TO:

Action:

Vote:

Yeas:

Nays:

Exc.:

Prepared By: Matthew Germer, Committee Administrator

Meeting Dates: 5/11

WHAT THE MEASURE DOES:

Changes qualifications to practice as funeral service practitioner or embalmer, including qualifications related to reciprocity and training. Replaces references to “apprentice” with “trainee.” Declares emergency, effective on passage.

ISSUES DISCUSSED:

EFFECT OF COMMITTEE AMENDMENT:

BACKGROUND:

The Oregon Mortuary and Cemetery Board is responsible for the licensing and regulation of individuals and facilities engaged in the care, preparation, processing, transportation and final disposition of human remains. Licensees include funeral establishments, immediate disposition companies, funeral service practitioners, embalmers, apprentices, cemetery and crematory authorities, as well as preneed funeral service salespeople. The Board also monitors and administers an apprenticeship program for apprentice funeral service practitioners and embalmers.

Under current law, an individual must complete a 12-month apprenticeship before becoming a licensed funeral service practitioner or embalmer. House Bill 2471-A deletes this requirement and instead allows the Board to set, by rule, the number of completed cases and demonstrated competencies needed to satisfy the training requirements. The measure allows a funeral service practitioner or embalmer to supervise more than one trainee at the same time. The measure also allows a preceptor to supervise an unlimited number of interns enrolled in a funeral service education program; currently a preceptor is limited to three interns.

An applicant who is currently licensed in good standing in another state can receive an Oregon license if they practiced as a funeral service practitioner or embalmer for three of the five years immediately preceding their application. House Bill 2471- A allows an applicant from another state to receive an Oregon license even if they are not currently licensed in another state, provided they had been in good standing at the time they ceased practicing in the other state. House Bill 2471-A also offers the same reciprocity standards to trainees who register in Oregon.

Finally, House Bill 2471-A allows the funeral service practitioner exam and death care consultant exam to be conducted by an entity other than the Board, thereby allowing applicants to test outside of the Portland area.