

**WEST VIRGINIA
SECRETARY OF STATE
NATALIE E. TENNANT
ADMINISTRATIVE LAW DIVISION**

Form #3

Do Not Mark In This Box

FILED

2012 AUG 16 PM 3:31

OFFICE WEST VIRGINIA
SECRETARY OF STATE

**NOTICE OF AGENCY APPROVAL OF A PROPOSED RULE
AND
FILING WITH THE LEGISLATIVE RULE-MAKING REVIEW COMMITTEE**

AGENCY: West Virginia State Treasurer's Office TITLE NUMBER: 112

CITE AUTHORITY: Legislative

AMENDMENT TO AN EXISTING RULE: YES NO

IF YES, SERIES NUMBER OF RULE BEING AMENDED: 05

TITLE OF RULE BEING AMENDED: Rule for Enforcement of the Uniform Unclaimed Property Act

IF NO, SERIES NUMBER OF RULE BEING PROPOSED: _____

TITLE OF RULE BEING PROPOSED: _____

THE ABOVE PROPOSED LEGISLATIVE RULE HAVING GONE TO A PUBLIC HEARING OR A PUBLIC COMMENT PERIOD IS HEREBY APPROVED BY THE PROMULGATING AGENCY FOR FILING WITH THE SECRETARY OF STATE AND THE LEGISLATIVE RULE-MAKING REVIEW COMMITTEE FOR THEIR REVIEW.

Authorized Signature

QUESTIONNAIRE

(Please include a copy of this form with each filing of your rule: Notice of Public Hearing or Comment Period; Proposed Rule, and if needed, Emergency and Modified Rule.)

DATE: 06.29.2012

TO: LEGISLATIVE RULE-MAKING REVIEW COMMITTEE

FROM: *(Agency Name, Address & Phone No.)* State Treasurer's Office
Building 1, Room E-145
1900 Kanawha Boulevard, East
Charleston, WV 25305
304.558.5000

LEGISLATIVE RULE TITLE: Enforcement of the Uniform Unclaimed Property Act

1. Authorizing statute(s) citation W. Va. Code 36-8-28

2. a. Date filed in State Register with Notice of Hearing or Public Comment Period:

N/A

b. What other notice, including advertising, did you give of the hearing?

None. However, staff have been in contact with various law enforcement entities to

see that they understand revisions per Senate Bill 149.

c. Date of Public Hearing(s) *or* Public Comment Period ended:

July 30, 2012 at 12:00 noon

d. Attach list of persons who appeared at hearing, comments received, amendments, reasons for amendments.

Attached Yes No comments received N/A

- e. Date you filed in State Register the agency approved proposed Legislative Rule following public hearing: (be exact)

N/A

- f. **Name, title, address and phone/fax/e-mail numbers** of agency person(s) to receive all *written correspondence* regarding this rule: (Please type)

Diana Stout, General Counsel
Building 1, Room E-145
1900 Kanawha Boulevard, East
Charleston, WV 25305
Phone: 304.341.7081
FAX: 304.341.7094
Email: diana.stout@wvsto.com

- g. **IF DIFFERENT FROM ITEM 'f'**, please give **Name, title, address and phone number(s)** of agency person(s) who wrote and/or has responsibility for the contents of this rule: (Please type)

- 3. If the statute under which you promulgated the submitted rules requires certain findings and determinations to be made as a condition precedent to their promulgation:

- a. Give the date upon which you filed in the State Register a notice of the time and place of a hearing for the taking of evidence and a general description of the issues to be decided.

N/A

b. Date of hearing or comment period:

Comment period closed July 30, 2012 at 12:00 noon

c. On what date did you file in the State Register the findings and determinations required together with the reasons therefor?

July 31, 2012

d. Attach findings and determinations and reasons:

Attached N/A

112 CSR 5

SUMMARY OF RULE:

Revisions to the Enforcement of the Uniform Unclaimed Property Act legislative rule, 112 CSR 5, are made to ensure the rule complies with the W.Va. Code and current practice, and to make very minor technical changes. During 2012, Senate Bill 149 was enacted, generally affecting weapons and ammunition under the Stolen Unclaimed Property Act. Revisions to the rule to comply with Senate Bill 149 pertain to weapons and ammunition destruction and sale. Other provisions are modified to pertain to current Code, such as clarifying that the Code sets forth other presumptions of abandonment and adding additional information that would facilitate ensuring a claimant is entitled to the property. Current practice revisions include adding provisions that permit electronic forms.

112 CSR 5

STATEMENT OF CIRCUMSTANCES WHICH REQUIRE THIS RULE:

W. Va. Code §36-8-8 requires the Administrator to promulgate legislative rules. During the 2012 legislative session, Senate Bill 149 was enacted, which changed how law enforcement agencies are to report stolen unclaimed property and how the Unclaimed Property Division of the Treasurer's Office is to dispose of stolen unclaimed property. As the Rule had not been revised since 1999, we made various other minor revisions to conform to current industry and internal practices.

FISCAL NOTE FOR PROPOSED RULES

Rule Title: Enforcement of the Uniform Unclaimed Property Act

Type of Rule: Legislative Interpretive Procedural

Agency: State Treasurer's Office

Address: Building 1, Room E-145
1900 Kanawha Boulevard, East
Charleston, WV 25305

Phone Number: 304.341.7081 Email: diana.stout@wvsto.com

Fiscal Note Summary

Summarize in a clear and concise manner what impact this measure will have on costs and revenues of state government.

Revisions to this Rule will have no impact on the costs and revenues of state government.

Fiscal Note Detail

Show over-all effect in Item 1 and 2 and, in Item 3, give an explanation of Breakdown by fiscal year, including long-range effect.

FISCAL YEAR			
Effect of Proposal	Current Increase/Decrease (use "-")	Next Increase/Decrease (use "-")	Fiscal Year (Upon Full Implementation)
1. Estimated Total Cost	0.00	0.00	0.00
Personal Services			
Current Expenses			
Repairs & Alterations			
Assets			
Other			
2. Estimated Total Revenues	0.00	0.00	0.00

Rule Title: Enforcement of the Uniform Unclaimed Property Act

Rule Title: _____

3. Explanation of above estimates (including long-range effect):

Please include any increase or decrease in fees in your estimated total revenues.

Revisions to this Rule will have no impact on the costs and revenues of state government.

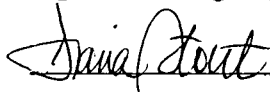
MEMORANDUM

Please identify any areas of vagueness, technical defects, reasons the proposed rule would not have a fiscal impact, and/or any special issues not captured elsewhere on this form.

Revisions are to conform the Rule to the W.Va. Code. There is no fiscal impact.

Date: 08.16.2012

Signature of Agency Head or Authorized Representative

 _____

TITLE 112
LEGISLATIVE RULE
STATE TREASURER'S OFFICE

FILED

2012 AUG 16 PM 3: 31

SERIES 5
ENFORCEMENT OF THE
UNIFORM UNCLAIMED PROPERTY ACT

OFFICE WEST VIRGINIA
SECRETARY OF STATE

§112-5-1. General.

1.1. Scope. -- This rule implements the provisions of West Virginia Code §36-8-1, et seq., relating to the Uniform Unclaimed Property Act.

1.2. Authority. -- W. Va. Code §36-8-28.

1.3. Filing Date. -- ~~March 26, 1999~~_____.

1.4. Effective Date. -- ~~March 31, 1999~~_____.

1.5. Purpose. -- The purpose of this rule is to aid in the implementation and enforcement of the Uniform Unclaimed Property Act as set forth in W. Va. Code §§36-8-1, et seq.

~~1.6. Repeal of former rule. — This legislative rule repeals and replaces 112CSR5 "Rules for Enforcement of the Uniform Disposition of Unclaimed Property Act" filed May 17, 1991 and effective April 19, 1991.~~

§112-5-2. Definitions.

For the purposes of this rule, the definitions and use of terms contained in W. Va. Code §36-8-1 et seq., have the same use and meaning as prescribed to them by the Code, unless a different meaning is clearly required by the context. Additionally, for purposes of this rule, the following definitions apply:

2.1. "Act" means the Uniform Unclaimed Property Act, W. Va. Code §36-8-1, et seq., and the rules promulgated under the Act.

2.2. "Dormancy Charge" means any charge deducted by a holder from property subject to the Act, which is imposed solely by virtue of the inactivity of that property, ~~including service charges, handling charges, and administrative costs.~~

2.3. "Holder" means a person obligated to hold for the account of, or deliver or pay to, the owner property that is subject to this rule.

2.4. "Indication of Interest In Property" occurs when the owner takes any action described in §36-8-2(c) or (d) of the Act which prevents a presumption of abandonment.

2.5. "Last Activity Date" means the last verifiable date of owner authorized activity or contact with the property being remitted to the administrator.

2.6. "NCIC" means the National Crime Information Center.

2.7. "Safe Deposit Box" means any safe, vault, safekeeping repository, or collateral deposit box.

2.8. "Security" means any:

- (a) stock;
- (b) treasury stock;
- (c) bond;
- (d) mutual fund;
- (e) debenture;
- (ef) evidence of indebtedness;
- (fg) certificate of interest or participation in any profit-sharing agreement or arrangement;
- (gh) collateral-trust certificate;
- (hi) preorganization certificate or subscription;
- (ij) transferable share;
- (jk) investment contract;
- (kl) investment fund share;
- (lm) face amount certificate;
- (mn) voting-trust certificate;
- (no) certificate of deposit;
- (op) put, call, straddle, option or privilege entered into on a national securities exchange;
- (pq) certificate of interest or participation in, temporary or interim certificate for, receipt for, guarantee of, or warrant or right to subscribe to or purchase any of the foregoing; or
- (qr) interest or instrument commonly known as a security and any other interest which is a security under state or federal securities laws.

§112-5-3. Presumption Of Abandonment.

Activities which do not prevent the presumption of abandonment, include, but are not limited to, automatic postings to accounts, computer system conversion dates, and non-return of mail unless otherwise provided in the Act.

§112-5-4. Safe Deposit Boxes.

4.1. The contents of safe deposit boxes, or proceeds resulting from the sale of the property permitted by law, which are unclaimed for more than five years after expiration of the lease or rental period on the boxes are presumed abandoned. At least two employees of the holder shall open and inventory the boxes. The holder shall seal the property in storage boxes or envelopes for safekeeping and attach a copy of the inventory to each

container.

4.2. The administrator shall offer property recovered from safe deposit boxes for public sale.

4.3. ~~The cost of opening the safe deposit box is reimbursable when there is a valid lien or contract providing for the holder to be reimbursed for unpaid rent or storage charges.~~ When there is a valid lien or a contract between the holder and owner, the holder may be reimbursed the cost of opening the safe deposit box, unpaid rent, and storage charges. The administrator shall reimburse the holder from the proceeds of the sale of the contents of the safe deposit box, after deducting the expense incurred by the administrator in selling the property. The amount of reimbursement to the holder shall not exceed the amount remaining after deduction of the expenses. No other charges are deductible unless otherwise authorized by law or expressly provided by lawful contract with the owner.

§112-5-5. Dormancy Charges And Other Deductions.

When dormancy charges are deducted, the holder shall report the value or amount of each item of property prior to deduction of the dormancy charges and the amount of the dormancy charges in the remittance report filed with the administrator.

§112-5-6. Reporting and Due Diligence.

6.1. A person holding property presumed abandoned and subject to the Act shall file a report with the administrator concerning the property. A holder shall file the report before the first day of November of each year for the period of July 1 through June 30, except a life insurance company which shall file its report before the first day of May of each year for the period of January 1 through December 31. The report shall be verified, ~~notarized~~ for accuracy and include:

6.1.a. the name and social security or federal employer identification number, if known, and best address, which includes, but is not limited, to e-mail and computer codes, and date of birth, if known, of each person appearing from the records of the holder to be the apparent owner of any property presumed abandoned under the Act with an aggregate value of ~~fifty dollars~~ \$50 or more;

6.1.b. in case of unclaimed funds of life insurance companies due beneficiaries from a life or endowment insurance policy or annuity held by life insurance companies, the full name, date of birth and the date of death of the insured or annuitant and ~~any~~ the full name and address of each beneficiary, if known, according to the life insurance company's records;

6.1.c. in the case of the contents of a safe deposit box or other safekeeping depository or in the case of other personal property, a description of the property and any identifying or safekeeping box number for each item of property;

6.1.d. ~~the total~~ an itemized breakdown of each safe deposit box opening charge, ~~and unpaid rent and/or~~ storage charges for which the holder requests reimbursement;

6.1.e. the date of the owner's last indication of interest in the property according to the records of the holder; and

6.1.f. in the case of an interest-bearing demand, savings or time deposit, the annual interest rate at the time the property was paid to the administrator.

6.2. Performance of due diligence is, ~~but is not limited to,~~ a first class mailing to owners as required by W. Va. Code §36-8-7(e). A holder is required to make a due diligence mailing to owners whose property, prior to

deducting allowable dormancy and service charges, has an aggregate value of \$50 or more, or is included in the categories of securities, commodities, a safe deposit boxes and tangible property box. However, if the holder has in its records an address for the apparent owner that its records disclose as inaccurate or if the claim is barred by the statute of limitations, the holder is not required to make the due diligence mailing. The due diligence letter shall contain:

6.2.a. the steps required by the owner to claim the property;

6.2.b. the steps required by the owner to have the holder reactivate the account and continue to maintain the property for the owner;

6.2.c. a statement that if the owner does not take the steps set forth either in subdivisions 6.2.a. or 6.2.b. of this subsection, the property will be remitted to the State;

6.2.d. a statement that, the State is only a custodian for property presumed abandoned and remitted to the State, and that the owner or his or her heirs do not lose their rights to the property and may file a claim for the property with the State;

6.2.e. a date, not less than fifteen business days prior to the date the holder will remit the property to the State, by which the owner must contact the holder; and

6.2.f. the name, address, and telephone number of the person to contact at the holder.

6.3. The administrator shall consider a report received and filed when it has been received in a complete, accurate, and correct form including any required remittance to the administrator's Unclaimed Property Division office in Charleston, West Virginia.

6.3.a. The administrator may return any incomplete or inaccurate report or remittance to the holder for correction.

6.3.b. If the administrator returns a report or remittance to a holder because it is incomplete or inaccurate, the holder shall submit a corrected report or remittance to the administrator within twenty calendar days after the administrator's return of the original report or remittance to the holder.

6.3.c. Records of a holder failing to submit a corrected, accurate and complete report or remittance within the time set forth in subdivision 6.3.b. of this rule are subject to examination.

6.3.d. The administrator may assess interest and penalties against a holder failing to file a report and remittance on or before the time specified in subdivision 6.3.b. of this rule.

6.4. A holder shall file the report ~~on~~ in:

6.4.a. ~~a paper form provided by or approved~~ an electronic format prescribed or provided by the administrator; or

6.4.b. any other form authorized by administrator.

6.5. A holder discovering unreported property shall file a report immediately upon discovery of the omission. The holder shall identify this property as being reported late and the reason for the omission.

6.6. A holder seeking an extension of time in which to report or remit shall file a request with the administrator for receipt by the administrator a minimum of thirty (30) calendar days prior to the due date. A

request for an extension is required even if the report will be negative.

6.6.a. A request by a holder for an extension of time to report or remit shall include a reasonable cause for delaying the report or remittance. Reasonable cause includes, but is not limited to, a natural disaster, criminal activity related to the holder's books and records, or a recent change in the form of ownership of the holder through merger, acquisition or reorganization. Reasonable cause does not include the failure of a holder to perform the due diligence required under subsection 6.2. of this rule.

6.6.b. The administrator shall respond to each request for extension within twenty (20) days after receipt of the request.

6.6.c. ~~The~~Unless otherwise authorized by the administrator, the holder shall submit a payment of 80% of the estimated amount due upon receipt of the extension.

6.6.d. The administrator may grant the holder an extension of not less than thirty (30) days and no more than ninety (90) days from the date the report and/or remittance are due.

§112-5-7. Payment Or Delivery.

7.1. If the property reported to the administrator is a security and the holder has legal authority to transfer title or record of ownership of the security, the holder shall transfer ownership of the security to the State of West Virginia or the street name of a financial institution designated by the State of West Virginia prior to delivery of the security to the administrator.

7.2. Whenever the administrator receives a security pursuant to W. Va. Code §36-8-8(b) in the name of the owner, he or she may take appropriate action to transfer the record of ownership of the securities to the State of West Virginia or the street name of the financial institution designated by the State of West Virginia to handle the security.

7.3. A holder shall deliver all other property subject to the Act to the administrator at the time of filing the report.

§112-5-8. Advertising.

In addition to the published notice required in W. Va. Code §36-8-9, the administrator may use other forms of advertising that, in the judgment of the administrator, would be in the best interests of the apparent owners of the unclaimed property.

§112-5-9. Custody by State.

In the event a holder pays a claim to an owner for property previously paid or delivered to the administrator and interest is payable by the administrator, the holder shall pay the owner interest in the amount required to be paid by the administrator.

§112-5-10. Claims.

10.1. After property has been paid or delivered to the administrator under W. Va. Code §36-8-8, another state may recover any property subject to W. Va. Code §36-8-4.

10.2. A person, excluding another state, claiming property paid or delivered to the administrator shall file a claim on a form prescribed and provided by the administrator. In addition to the prescribed form, the claimant shall:

10.2.a. provide a photo copy or documentation of his or her driver's license, or other acceptable form of identification approved by the administrator;

10.2.b. complete an affidavit or an electronic verification prescribed by the administrator on all claims of ~~two hundred fifty dollars~~ \$1,000 or more;

10.2.c. provide the original certificates in the case of securities. If original certificates are not available, the holder shall complete and file an affidavit or lost instrument bond in the form prescribed by the administrator;

10.2.d. complete a claim form ~~which must be verified by a notary~~ electronically; and

10.2.e. provide any other evidence the administrator may require in order to allow claim.

§112-5-11. Destruction or Disposition of Property.

If the administrator determines that any property delivered under the Act or under the Unclaimed Stolen Property Act has no substantial commercial value, the administrator may destroy or otherwise dispose of the property at any time. The administrator may destroy or otherwise dispose of the property in any reasonable manner selected by the administrator.

§112-5-12. Periods of Limitation.

12.1. The administrator shall commence an action against a holder within ten years after the time the property was first reported or specifically placed in issue.

12.2. A holder which conceals property, willfully or otherwise, does not have the protection of the stated limitations period provided in W. Va. Code §36-8-19.

§112-5-13. Requests For Reports and Examination of Records.

13.1. The administrator shall notify the holder in writing ten (10) days prior to an examination of the holder's records, conducted pursuant to §36-8-20 of the Act. The administrator may waive the ten-day notice, prior to performing an examination, if the administrator determines that the existence of the records may be in jeopardy by use of the advance notice provision.

13.2. The administrator may require a holder to report and pay unclaimed property that the administrator reasonably estimates is due based upon the examination of the records or by any other reasonable method of estimation.

§112-5-14. Disposition/Reporting Of Property Held By Law Enforcement Agencies.

14.1. Stolen property, as defined in W. Va. Code §36-8A-1 (e) and (g), includes only those items that would not afterward be subject to W. Va. Code §62-1A-1, et seq.

14.1.a. A law enforcement agency shall check all unclaimed property subject to W. Va. Code §36-8A-1 seq., with any distinguishable serial numbers or other verifiable identification through the NCIC system prior to delivery of the property to the administrator. The administrator shall immediately return any unclaimed property not cleared through NCIC to the submitting law enforcement agency.

14.1.b. A law enforcement agency failing to clear stolen property through NCIC as required by this rule

is responsible and liable for any damages or injuries caused by the failure to clear the property.

14.2. Law enforcement agencies shall tender their report of unclaimed stolen property to the administrator any time after the six (6) month period prescribed in W. Va. Code §36-8A-1(g)(1). The administrator shall prescribe the report form.

~~14.3. Law enforcement agencies shall deliver all cash, coins and securities held by them that are not subject to the Uniform Controlled Substances Act, W. Va. Code §60A-1-1 et seq., to the administrator. No law enforcement agency or other holder shall deliver a controlled substance to the administrator.~~

14.4. Within thirty (30) days of the receipt of an unclaimed stolen property report the administrator shall send a written response to the agency submitting the report, either authorizing the requested disposition of each item or requiring the items to be delivered to the administrator, unless impracticable.

~~14.5. The administrator may transfer any NCIC cleared unclaimed property among the different detachments and areas of law enforcement for the purposes set forth in W. Va. Code §36-8A-3 and §36-8A-5.~~

~~14.6. The administrator shall destroy all NCIC cleared weapons and ammunition delivered to him or her as soon as practicable.~~

~~14.6.a. The administrator shall select a contractor to destroy the NCIC cleared weapons, as the administrator determines appropriate. Two persons, one of whom is an employee of the administrator, shall witness the destruction.~~

~~14.6.b. The contractor shall confirm the destruction in writing, listing the description of each item, make, model and serial number, if available. The two witnesses present during the destruction shall verify the confirmation.~~

~~14.6.c. The administrator shall keep all documents pertaining to the destruction in a permanent file in his or her office available for inspection by all authorized law enforcement officials during regular business hours.~~

~~14.7. Within thirty (30) days of any trade in or appropriation of any NCIC cleared weapons or ammunition, the law enforcement agency shall file a written report with the administrator and the State Department of Tax and Revenue on a form prescribed by the administrator.~~

~~14.8. The administrator may authorize disposal of any item prior to delivery to the administrator, if he or she considers the probable cost of the delivery and sale will exceed the proceeds of the sale. In regards to firearms and ammunition, the administrator may request disposal of any item prior to delivery to the administrator, if he or she considers the probable cost of the delivery and sale will exceed the proceeds of the sale.~~

14.6 Upon request of a political subdivision, decommissioned firearms and ammunition may be turned over for sale by the administrator.

§112-5-15. Descent and Distribution.

If there is no taker under the provisions of W. Va. Code §42-1-3c, the intestate estate passes to the state. Any personal property passes to the administrator for disposition by public sale in accordance with W. Va. Code §36-8-12. The administrator shall deposit the proceeds of the sale of the personal property to the credit of the general revenue fund.

112 CSR 5

Only one (1) comment was received. Erin Engle, Counsel for State Farm, sent a letter dated July 23, 2012 requesting the rule be modified to clarify the information to be provided by life insurance companies. Subsequently, Ms. Engle provided specific language, which the Treasurer's Office has included in the agency approved proposed rule.

State Farm
Corporate Headquarters
1 State Farm Plaza
Bloomington, IL 61710-0001

RECEIVED

JUL 25 2012

Erin Engle
Counsel
(309)766-5088 Fax (309)766-4909
erin.engle.gpkv@statefarm.com

July 23, 2012

Ms. Diana Stout, General Counsel
West Virginia State Treasurer's Office
1900 Kanawha Blvd., E
Bldg. 1, Room E-145
Charleston, West Virginia 25305

Re: Proposed Changes to Rule for Enforcement of the Uniform Unclaimed Property Act

Dear Ms. Stout:

On behalf of State Farm Automobile Mutual Insurance Company and its life affiliates ("State Farm"), thank you for the opportunity to comment on the proposed rule changes to the Rule for Enforcement of the Uniform Unclaimed Property Act. Our comment pertains to proposed changes to §112-5-6.1.b:

"in case of unclaimed funds of life insurance companies, the full name, date of birth and the date of death of the insured or annuitant and any beneficiary, if known, according to the life insurance company's records;"

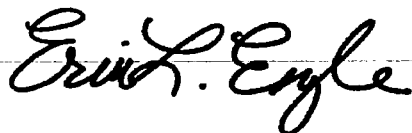
The majority of State Farm's life insurance affiliates' unclaimed property submissions are uncashed checks to payees who are typically insured or annuitants. State Farm escheats numerous types of checks including such items as premium refunds; a minority are "Life insurance proceeds to beneficiaries". With respect to the proposed requirement to provide beneficiary information and date of death, both seem focused on the recent Social Security Death Master File activity, and seem to apply more specifically to "Life insurance proceeds to beneficiaries", which falls under the "IN03" National Association of Unclaimed Property Administrators code.

It is burdensome for State Farm to provide beneficiary information on all unclaimed property submissions (if known by the insurance company). Further, "date of death" would apply in a minority of cases, and only in instances of "Life insurance proceeds to beneficiaries." We believe that the intent of the proposal is to require the beneficiary information and the date of death be included, if known by the insurance company, only on certain 'property types,' specifically, IN03 "Life insurance proceeds to beneficiaries." Do we understand the intent

correctly? If so, could you add clarity to the proposal along these lines? If not, could you respond to our concerns re. the burdens otherwise imposed?

Thank you, in advance, for your consideration. We appreciate the opportunity to weigh in.

Sincerely,

A handwritten signature in black ink that reads "Erin Engle". The signature is written in a cursive style with a horizontal line drawn through it.

Erin Engle
Counsel

EE/kw

Stout, Diana

From: Erin Engle <erin.engle.qpkv@statefarm.com>
Sent: Thursday, August 02, 2012 11:39 AM
To: Stout, Diana
Cc: Atkinson, Carolyn; Merbedone, Christina; Harrison, Wilma; Herschel H. Rose III (Ned) (herschelrose@frontier.com)
Subject: RE: WV - Proposed Changes to §112-5-6.1.b

Good morning Diana,

I really appreciate your taking the time to review our comments, to discuss with our retained counsel Ned Rose, and to share your proposed revisions. Thank you very much.

I agree that the revised language definitely adds clarity and gets to our concern expressed. That said, we would offer one more comment for your consideration, along the same lines. Would it be possible to make the language even more specific, using the same language you reference on your property type code and dormancy period document from your website? For instance, revised § 6.1.b could read as follows:

in case of unclaimed life insurance proceeds due beneficiaries from a life or endowment insurance policy or held by life insurance companies, the full name, date of birth and date of death of an insured or annuitant and the full name and address of each beneficiary, if known, according to the life insurance company's records;

If you could let me know where you land, I would appreciate it.

Thanks again,

Erin Engle
Counsel
State Farm Insurance
309-766-5088

From: Stout, Diana [<mailto:diana.stout@wvsto.com>]
Sent: Wednesday, August 01, 2012 5:32 PM
To: Erin Engle
Cc: Atkinson, Carolyn; Merbedone, Christina; Harrison, Wilma
Subject: WV - Proposed Changes to §112-5-6.1.b

Erin,

Thank you for submitting your comment to our proposed changes to the Unclaimed Property legislative rule 112 CSR 5, Rule for Enforcement of the Uniform Unclaimed Property Act. Your local counsel Ned Rose also contacted me. As I do not have Ned's email and no one answers at the number he left me, please feel free to send him a copy of this email and its attachment. Amazingly, your letter was the only comment we received.

After reading your letter and the language in §112-5-6.1.b, I believe you are correct that the current language and the proposed revisions are unclear. The attached contains revised language which hopefully clarifies the matter and addresses your concern. Please review at your earliest convenience.

We will be filing the agency approved rule, with the attached revisions, with the Secretary of State and the Legislature on Monday, August 6, 2012. If you have any further comments or questions, feel free to email or call me.

Diana

Diana Stout
General Counsel
West Virginia State Treasurer's Office
Building One, Suite E-145
1900 Kanawha Boulevard, East
Charleston, WV 25305
Phone: 304.341.7081
Cell: 304.549.0261
FAX: 304.341.7094
Email: diana.stout@wvsto.com

PRIVILEGED AND CONFIDENTIAL: This communication, including any attachments transmitted with it, is intended for the exclusive use of the addressee and may contain proprietary, confidential and/or privileged information. If you are not the addressee of this communication, or any of its files and/or attachments, please be advised that you have received this communication in error and that any use, dissemination, disclosure, distribution, forwarding, printing or copying of this communication, including any files and attachments transmitted with it, is strictly prohibited. If you have received this communication in error, please immediately delete this communication, destroy all copies and notify the sender by reply email or by phone at the number listed. Thank you.

Stout, Diana

From: Erin Engle <erin.engle.qpkv@statefarm.com>
Sent: Monday, August 13, 2012 4:55 PM
To: Stout, Diana
Cc: Atkinson, Carolyn; Merbedone, Christina; herschelrose@frontier.com
Subject: RE: Rule

Thank you, Diana. We very much appreciate your consideration and manner in which you addressed our concerns.

Thank you, again.

Erin Engle, Counsel
State Farm Insurance
309-766-5088

From: Stout, Diana [<mailto:diana.stout@wvsto.com>]
Sent: Monday, August 13, 2012 10:58 AM
To: Erin Engle
Cc: Atkinson, Carolyn; Merbedone, Christina; herschelrose@frontier.com
Subject: Rule

Erin,

Due to absences in our office, we have not yet filed the revised rule. We hope to file today or tomorrow.

Attached is the revised rule we plan to file. As you will note, the language you requested has been included.

We appreciate your interest and participation in the rulemaking process. Thanks,

Diana

Diana Stout
General Counsel
West Virginia State Treasurer's Office
Building One, Suite E-145
1900 Kanawha Boulevard, East
Charleston, WV 25305
Phone: 304.341.7081
Cell: 304.549.0261
FAX: 304.341.7094
Email: diana.stout@wvsto.com

PRIVILEGED AND CONFIDENTIAL: This communication, including any attachments transmitted with it, is intended for the exclusive use of the addressee and may contain proprietary, confidential and/or privileged information. If you are not the addressee of this communication, or any of its files and/or attachments, please be advised that you have received this communication in error and that any use, dissemination, disclosure, distribution, forwarding, printing or copying of this communication, including any files and attachments transmitted with it, is strictly prohibited. If you have received this communication in error, please immediately delete this communication, destroy all copies and notify the sender by reply email or by phone at the number listed. Thank you.