Office of Vital Records
4150 Technology Way, Suite 104
Carson City, Nevada 89706
Telephone: 775-684-4242
Fax: 775-684-4156

Death Records Training
For Physicians and Coroners
Updated August 30, 2017

Presented by Social Entrepreneurs, Inc.
6548 S. McCarran Blvd., Suite B
Reno, NV  89509
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Welcome and Introduction
Welcome to the Vital Records System (VRS) training program. This training module focuses on creating death records and it is designed for coroners and physicians. As medical professionals, we know you are familiar with creating a death certificate, but this training provides some tips and tricks to making sure a certificate is not rejected.

Intended Outcome
It’s very important to enter death information as prescribed in Nevada Revised Statutes (NRS) and Nevada Administrative Code (NAC). This document will describe the parts of NRS and NAC that govern the creation of death records.

Nevada Revised Statutes require the Office of Vital Records to check death certificates for completeness and accuracy. That means that if you enter a death record that is not complete or contains an inaccuracy, you will be asked to correct it.

For example, NAC 440.165 states, “The State Registrar or Local Registrar shall return a medical certificate of death to the certifier to be corrected or made more definite if the statement:

a) Consists of only the term ‘natural causes’;

b) Consists solely of mechanisms of death which merely attest to the fact of death or contains any other indefinite or obsolete term which denotes only the symptom of a disease or the conditions resulting from a disease;

c) is illogically or confusingly written; or

d) Contains abbreviations, misspellings or is written in shorthand or in all capital letters.”

NAC 440.165
The statement of the cause of death in a medical certificate of death must be:

a) Written legibly
b) Expressed clearly and concisely
Causes of Death and the CDC list of Diseases and Conditions

It’s also crucial that the cause or causes of death are NOT listed on the Centers for Disease Control and Prevention’s (CDC) Form 04-0377. This point must be emphasized, because it is a common reason for a death certificate to be rejected by the Office of Vital Records.

The CDC’s description of conditions that cannot, by themselves, be listed as the only causes of death can be found on CDC Form 04-0377, which is available on the internet. A snapshot of the form is listed below:
The Office of Vital Records will not accept a cause of death if it is the only one listed and is on CDC form 04-0377 unless the etiology is unknown. For additional criteria used by the Office of Vital Records, see NAC 440.165 in the next section.

It is also important not to use abbreviations, or vague, indefinite, or unsatisfactory terms, indicating only symptoms of disease or conditions resulting from disease.

The following are examples of unsatisfactory causes of death (American Family Physician, 2005 Feb 15;71(4): 652-656) Swain, M.D., M.P.H):

Unsatisfactory Example 1

- Manner: Natural. Cause: Pneumonia, due to a hip fracture, due to chronic obstructive pulmonary disease, as a consequence of diabetes mellitus and hypertension. [Unsatisfactory: No causal chain; possibly competing immediate causes; etiology of pneumonia unspecified; hip fracture is usually accidental, not natural; hypertension (in this case) and other diagnoses not in the direct causal chain should be listed in Part II, Other Significant Conditions.]

Unsatisfactory Example 2

- Manner: Natural. Cause: Congestive heart failure, as a consequence of ileostomy. [Unsatisfactory: No chain of causality; no clear underlying cause of the ileostomy or the heart failure.]

The following are examples of satisfactory causes of death (American Family Physician, 2005 Feb 15;71(4): 652-656) Swain, M.D., M.P.H):

Satisfactory Example 1

- Manner: Natural. Cause: Ventricular fibrillation, due to acute myocardial infarction, due to coronary artery thrombosis, as a consequence of atherosclerotic coronary artery disease. [Satisfactory: Note plausible chain of causality.]

Satisfactory Example 2

- Manner: Natural. Cause: Staphylococcal sepsis, due to methicillin-resistant staphylococcal pneumonitis, due to chronic aspiration, secondary to swallowing dysfunction, as a consequence of Parkinson’s disease. [Satisfactory: Note clear and plausible chain of causality.]
Nevada Revised Statutes to Know

There are several Nevada Revised Statutes (NRS) that impact certifiers who are contributing information to a death certificate or entering death information into VRS.

Who can certify a cause of death and what if the attending physician is not available?

NAC 440.160 Certification of cause of death.

1. The person who is required to certify the cause of death shall complete the portions of the death certificate pertaining to the cause of death and the certification of death within 48 hours after being assigned as the certifier.
2. If the death did not occur in a hospital or other institution and the death was attended by a physician who will not be available within 48 hours after the death, the certificate must be presented or assigned to an associate physician who has access to the attending physician’s medical files on the deceased. The associate physician shall complete and certify the death certificate within 48 hours after such presentation or after being assigned as the certifier.
3. If the death occurred in a hospital or other institution and the death was attended by a physician who will not be available within 48 hours after the death, the certificate must be presented or assigned to the chief medical officer of the institution or an associate physician who has access to the medical records of the deceased. The chief medical officer or associate physician shall complete and certify the death certificate within 48 hours after such presentation or after being assigned as the certifier.
4. Any certificate rejected for not containing a certification of cause of death, lack of information or lack of certifier signature must be completed by the certifier within 24 hours after such rejection.

What are my responsibilities when it comes to entering data?

NAC 440.165 Statement of the cause of death. (NRS 440.120, 440.380, 440.410)

1. The statement of the cause of death in a medical certificate of death is the certifier’s best medical opinion and must be:
   (a) Written legibly, when completed on a paper certificate; and
   (b) Expressed clearly and concisely.
2. The State Registrar or local registrar shall return a medical certificate of death to the certifier to be corrected or made more definite if the statement:
   (a) Consists of only the term ‘natural causes’;
   (b) Consists solely of mechanisms of death which merely attest to the fact of death or contains any other indefinite or obsolete term which denotes only the symptom of a disease or the conditions resulting from a disease;
   (c) is illogically or confusingly written; or
   (d) Contains abbreviations, misspellings or is written in shorthand or in all capital letters.
3. Part I of the statement of the cause of death in the standard certificate of death approved by the United States Public Health Service may contain only the sequence of disease or the injury or other trauma directly resulting in death, as follows:
   (a) Line “A” must show the immediate (primary) cause of death;
   (b) Lines “B” and “C” must show the contributory or intermediate cause of death; and
(c) Line “D” must show the underlying cause of death.

The underlying cause of death must be the last cause listed. If there are no intermediate causes, the underlying cause must be entered on line “B”. If the immediate cause and the underlying cause are synonymous, only one entry is necessary. It is permissible for a certifier to qualify a cause of death as “probable” or “presumed,” even if the cause has not been definitively diagnosed.

4. Part II of the statement of the cause of death must show the diseases, injuries or other factors which are medically or statistically significant but not directly related to the cause of death.

5. The statement of the cause of death must be submitted electronically by the certifier to an electronic death registry system approved by the Division of Public and Behavioral Health of the Department of Health and Human Services and attested to by the certifier by means of an electronic signature.

6. As used in this section, “electronic signature” means an electronic sound, symbol or process attached to or logically associated with a document and executed or adopted by a person with the intent to sign the document.

How is “attending physician” defined?

NAC 440.170 Attendance at death states, “Except as otherwise provided in NAC 440.180, a death shall be considered to have been attended by a physician if the deceased:
1. Had been examined or treated, including, without limitation, having been prescribed medications or provided care by the physician for an acute or chronic condition, within 180 days preceding the death;
2. Was pronounced dead by a registered nurse or physician assistant pursuant to NRS 440.415; or
3. Was diagnosed by a physician as having an anticipated life expectancy of not more than 6 months.

What information do I need to present if I am the deceased’s physician or advanced practice registered nurse?

NRS 440.380 Medical certificate of death: Signature; contents.

1. The medical certificate of death must be signed by the physician or advanced practice registered nurse, if any, last in attendance on the deceased, or pursuant to regulations adopted by the Board, it may be signed by the attending physician’s associate physician, the chief medical officer of the hospital or institution in which the death occurred, or the pathologist who performed an autopsy upon the deceased. The person who signs the medical certificate of death shall specify:
(a) The social security number of the deceased.
(b) The hour and day on which the death occurred.
(c) The cause of death, so as to show the cause of disease or sequence of causes resulting in death, giving first the primary cause of death or the name of the disease causing death, and the contributory or secondary cause, if any, and the duration of each.
2. In deaths in hospitals or institutions, or of nonresidents, the physician or advanced practice registered nurse shall furnish the information required under this section, and may state where, in his or her opinion, the disease was contracted.

What is required in the case of a stillbirth?

NRS 440.390 Certificate of stillbirth. The certificate of stillbirth must be presented by the funeral director or person acting as undertaker to the physician or advanced practice registered nurse in attendance at the stillbirth, for the certificate of the fact of stillbirth and the medical data pertaining to stillbirth as the physician or advanced practice registered nurse can furnish them in his or her professional capacity.

What does NRS say about language that should NOT be used on a death certificate?

NRS 440.400 Use of indefinite or unsatisfactory terms. Indefinite and unsatisfactory terms, indicating only symptoms of disease or conditions resulting from disease, will not be held sufficient for issuing a burial or removal permit. Any certificate containing only such terms as defined by the State Board of Health shall be returned to the physician or advanced practice registered nurse for correction and more definite statement.

What does NRS say about death from disease or violence?

NRS 440.410 Manner of defining cause of death. Causes of death, which may be the result of either disease or violence, shall be carefully defined; and if from violence, the means of injury shall be stated, and whether (probably) accidental, suicidal or homicidal.

Can I assign pronouncement of death to a nurse or assistant?

NRS 440.415 Pronouncement of death by registered nurse or physician assistant: Conditions; release of body; regulations.

1. A physician who anticipates the death of a patient because of an illness, infirmity or disease may authorize a specific registered nurse or physician assistant or the registered nurses or physician assistants employed by a medical facility or program for hospice care to make a pronouncement of death if they attend the death of the patient. An advanced practice registered nurse who anticipates the death of a patient because of an illness, infirmity or disease may authorize a specific registered nurse or the registered nurses employed by a medical facility or program for hospice care to make a pronouncement of death if they attend the death of the patient.

2. Such an authorization is valid for 120 days. Except as otherwise provided in subsection 3, the authorization must:
   (a) Be a written order entered on the chart of the patient;
   (b) State the name of the registered nurse or nurses or physician assistant or assistants authorized to make the pronouncement of death; and
   (c) Be signed and dated by the physician or advanced practice registered nurse.
3. If the patient is in a medical facility or under the care of a program for hospice care, the physician may authorize the registered nurses or physician assistants employed by the facility or program, or an advanced practice registered nurse may authorize such a registered nurse, to make pronouncements of death without specifying the name of each nurse or physician assistant, as applicable.

4. If a pronouncement of death is made by a registered nurse or physician assistant, the physician or advanced practice registered nurse who authorized that action shall sign the medical certificate of death within 24 hours after being presented with the certificate.

5. If a patient in a medical facility is pronounced dead by a registered nurse or physician assistant employed by the facility, the registered nurse or physician assistant may release the body of the patient to a licensed funeral director pending the completion of the medical certificate of death by the attending physician or attending advanced practice registered nurse if the physician, advanced practice registered nurse or the medical director or chief of the medical staff of the facility has authorized the release in writing.

6. The Board may adopt regulations concerning the authorization of a registered nurse or physician assistant to make pronouncements of death.

7. As used in this section:
   (a) “Advanced practice registered nurse” means a registered nurse who holds a valid license as an advanced practice registered nurse issued by the State Board of Nursing pursuant to NRS 632.237.
   (b) “Medical facility” means:
      (1) A facility for skilled nursing as defined in NRS 449.0039;
      (2) A facility for hospice care as defined in NRS 449.0033;
      (3) A hospital as defined in NRS 449.012;
      (4) An agency to provide nursing in the home as defined in NRS 449.0015; or
      (5) A facility for intermediate care as defined in NRS 449.0038.
   (c) “Physician assistant” means a person who holds a license as a physician assistant pursuant to chapter 630 of NRS.
   (d) “Program for hospice care” means a program for hospice care licensed pursuant to chapter 449 of NRS.
   (e) “Pronouncement of death” means a declaration of the time and date when the cessation of the cardiovascular and respiratory functions of a patient occurs as recorded in the patient’s medical record by the attending provider of health care in accordance with the provisions of this chapter.

Am I required by statute to use a standard death certificate?

NRS 440.350  Form and contents of certificate of death or stillbirth.  The certificate of death or of stillbirth that shall be used is the standard form approved by the United States Public Health Service.

Who is allowed to act as an informant of critical information?

NRS 440.360  Authentication of personal and statistical information concerning certificate.  The personal and statistical particulars of the death or stillbirth certificate shall be authenticated by the name of the informant, who may be any competent person acquainted with the facts.
What is the responsibility of the funeral home regarding signatures?

NRS 440.370 Signature required on statement of facts concerning disposition of body. The statement of facts relating to the disposition of the body must be signed by the funeral director or person acting as undertaker or by an authorized representative of the crematory if the body is cremated.

What if someone who is under my care dies of something completely unrelated to the condition for which they were seeing me?

NAC 440.180 Death not attended. (NRS 439.200, 440.120) If the deceased had been under a physician’s care under the conditions set forth in NAC 440.170, but the cause of death was unrelated to the purpose for which the deceased consulted the physician, the death shall not be considered to have been attended and must be referred to the county coroner or medical examiner for review.

How are duties assigned in the case of death without attendance?

NRS 440.420 Duties of funeral director, health officer, coroner and coroner’s deputy when death occurs without medical attendance.

1. In case of any death occurring without medical attendance, the funeral director shall notify the local health officer, coroner or coroner’s deputy of such death and refer the case to the local health officer, coroner or coroner’s deputy for immediate investigation and certification.

2. Where there is no qualified physician or advanced practice registered nurse in attendance, and in such cases only, the local health officer is authorized to make the certificate and return from the statements of relatives or other persons having adequate knowledge of the facts.

3. If the death was caused by unlawful or suspicious means, the local health officer shall then refer the case to the coroner for investigation and certification.

4. In counties which have adopted an ordinance authorizing a coroner’s examination in cases of sudden infant death syndrome, the funeral director shall notify the local health officer whenever the cause or suspected cause of death is sudden infant death syndrome. The local health officer shall then refer the case to the coroner for investigation and certification.

5. The coroner or the coroner’s deputy may certify the cause of death in any case which is referred to the coroner by the local health officer or pursuant to a local ordinance.

How does NRS define my duties as a coroner?

NRS 440.430 Duties of coroner.

1. Any coroner whose duty it is to hold an inquest on the body of any deceased person, and to make the certificate of death required for a burial permit, shall state in the coroner’s certificate the name of the disease causing death, or, if from external causes:
(a) The means of death; and

(b) Whether (probably) accidental, suicidal or homicidal.

2. In either case, the coroner shall furnish such information as may be required by the Board in order to classify the death properly.

Is there anything I need to know before an autopsy is done on a minor?

NRS 440.433 Notice to parents or guardian of autopsy upon body of minor; placement of internal organs.

1. When an autopsy is performed upon the body of a minor, the person who orders the autopsy shall make a diligent effort to give the parents or guardian of the minor notice of the autopsy in person, by telephone or by mail.

2. The internal organs must, if feasible, be kept with the body after such an autopsy is completed.

What does NRS say about Sudden Infant Death Syndrome, or SIDS?

NRS 440.435 Death caused by sudden infant death syndrome: Ordinance may authorize postmortem examination; duties of coroner.

1. The board of county commissioners of any county may provide by ordinance that in all cases where the cause or suspected cause of a death is sudden infant death syndrome, the coroner may take possession of the body, exhuming the body if necessary, and authorize the performance of a postmortem examination thereon. Such examination may include an analysis of the stomach, stomach contents, blood, organs, fluids or tissues of the body.

2. The findings resulting from the examination performed under subsection 1, including the opinions and conclusions of the examining physician, shall be reduced to writing and included in the coroner’s record of death. The coroner shall file a copy of such report with the State Registrar.
Updating a Record in VRS

To update a record, go into your work queue as displayed below.

All certifiers need to consistently check their work queue twice each day. Even if they have signed off on a record, it could be rejected.

Tabs

After selecting a record in your work queue, you will come to this screen with two rows of green tabs. If you expand this window, you will see one row of green tabs although some browsers and screen resolutions will still show two.

On each tab is a field or box where information is usually required. In this manual, each field or text box is highlighted with grey, like this `<field>`, so that you can easily see when the manual is directly referencing a specific field.

It is very important that you use the (TAB) key on your keyboard to move from field to field, and not by using your mouse to drop your cursor from field to field. There are data validation messages or “edit boxes” that will appear only when this key is used. Using the mouse to drop your cursor from field to field will bypass the edit boxes and could cause you to miss a field.
How to Save and Fix Your Work in VRS

If you are new to VRS, it’s important to know that there are a number of fields that require information before you can save the record. The required fields for each tab are documented later in this manual.

But for now, look at the top right screen of VRS and you should see a save button:

You can attempt to save the record right now, but it’s best to wait until you have gone through all the tabs and filled out as much information as possible.

There are several choices you have when you come to an edit box:

- **Re-Key**: Clicking the “Re-Key” button will take you right to the field that needs to be completed.

- **Override**: Clicking the “Override” button will bypass that field so that you can continue trying to save the record, and it will turn it an aqua color. Choose this option only if you do not intend to enter any information in that field because it is not applicable.

- **Query Field**: Clicking the “Query Field” allows you to save the record without entering the information, but it assumes you want to fill it out later. It will turn the field into a yellow color. Click “Query Field” if you intend to enter the information later, but just don’t have it at the moment.

- **Skip**: Clicking the “Skip” button will skip the field for now and will let you come back to it later. It will turn the field into a green color. You will be prompted to enter this information again before the record can be saved.
Searching for a Record

To update a record with cause of death information it’s best to find it in your work queue.
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- “Coroner Burial Permit Pend” – Pending records in which the burial permit has not been approved by the coroner.
- “Coroner Medical in Progress” – Records assigned to you where medical information is not marked complete or signed off by the certifier.
- “Coroner Pending Investigation” – Records that are currently pending investigation that will require medical information to be updated.
- “Coroner Ready to Sign” – Records where the medical information has been filled out and marked as complete in the signature tab but has not been signed off by the coroner.
- “Coroner Reject/Re-assign” – Records rejected to you from either the funeral home or registrar.
- “County Deaths” – All uncompleted records within your county.
- “Physician – Fetal Death” – All fetal death records within your county.

However, if you ever need to search for a death record, you will need to search for it if you would like to modify it or make any corrections.

To search for a death record that has already been created, go to Search on the main menu bar and select Death as seen below:
You should then see the Search Criteria below:

It’s best to search by a decedent’s first two letters of the first name followed by a % sign, the first two letters of the last name followed by a % sign and the year of death. If you search for too many fields, you may get no results. Also, do not search by facility name as the database keeps that field separate in the security role information. When you have found the record you are looking for, double click to open it.
Tabs to be Completed by the Funeral Home

The following are tabs to be completed by the funeral home:

- Decedent
- Dec History
- Dec History2
- Disposition
- Trade Call

Tabs to be Completed by the Certifier

The following tabs must be completed by the certifier if they are not providing a worksheet with equivalent information to the funeral home:

- Certifier
- Cause of Death
- Cause of Death Cont
Certifier
The certifier tab will auto populate applicable fields when you choose the coroner, physician or APRN, whichever is applicable.
Cause of Death
The Cause of Death tab must be completed as thoroughly as possible. Remember, causes of death cannot be listed on the CDC’s form 04-0377 (for more information on this, see section “Causes of Death and the CDC List of Diseases & Conditions”).

[Image of Cause of Death tab in a digital form]
Cause of Death (cont) Tab
Start by selecting the correct Manner of Death in the drop down menu. If the death was from natural causes, no additional fields are required. If there was an injury involved, all subsequent fields are required.

![Screenshot of Cause of Death (cont) Tab]

Reject Tab
This tab is used when the death record is rejected back to the funeral home or the certifier for correction, further information or reassignment. When a death record is rejected, an email should be sent to the email address on file in the system alerting you that a record has been rejected. This tab explains the reason the death record was rejected and what should be corrected before re-signing the record.

Signature Tab
This tab is where the certifier signs electronically to approve the issuance of the burial permit and sign the death record.

Coroners and Medical Examiners should complete the burial permit section as appropriate. By signing the burial permit, you are approving the issuance of a burial permit. If the death is due to a communicable disease and the disposition is not cremation, please contact OVR.

The certifier should enter “Y” for yes in both boxes either under the physician section or coroner section.
Registrar, Flags, and Supermicar Tabs
These tabs are used for project tracking and can be left blank.

Closing
Thank you for completing the death records training module.

The creation of a death record is an important event, and we hope this manual clarifies some of the roles and responsibilities of certifiers.

Thank you for your ongoing effort to complete death records accurately and completely as required by Nevada Revised Statutes and Nevada Administrative Code.
Appendix A -- Evaluation

Please rate the following statements from 1 to 5:

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<thead>
<tr>
<th>Participant Evaluation Results</th>
<th>Strongly Agree</th>
<th>Agree</th>
<th>Neutral</th>
<th>Disagree</th>
<th>Strongly Disagree</th>
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<tr>
<td>1. I understand the importance of vital records and that it’s the law that I create them accurately and completely to the best of my ability.</td>
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<td>2. I understand that incorrect vital records can lead to hardships for living family members in the future.</td>
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<td>3. I understand who is required to fill out vital records.</td>
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<td>4. I understand all the fields that I am required to fill in within the VRS system for a death</td>
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<td>5. I understand how to search for a record.</td>
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<td>6. I understand how to update a record after it has been created by me or someone else.</td>
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<td>7. I understand that a death record must be completed within 3 days of the death.</td>
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