Florida Senate - 2005

By the Committees on Banking and Insurance; Regulated Industries; and Senator Haridopolos

597-2143-05

1	A bill to be entitled
2	An act relating to funeral and cemetery
3	industry regulation; amending s. 316.1974,
4	F.S.; providing for lighting equipment on
5	certain non-law enforcement vehicles in a
6	funeral procession; amending s. 497.005, F.S.;
7	revising definitions; amending s. 497.101,
8	F.S.; providing for eligibility for membership
9	on the Board of Funeral, Cemetery, and Consumer
10	Services; providing rulemaking authority
11	regarding application for board membership;
12	amending s. 497.103, F.S.; revising authority
13	of the Department of Financial Services to take
14	emergency action; limiting the authority of the
15	Chief Financial Officer; amending s. 497.140,
16	F.S.; revising the time period for board
17	reaction to department revenue projections;
18	providing for future termination of certain
19	assessments; providing for a late-renewal fee;
20	amending s. 497.141, F.S.; revising licensure
21	application procedures to provide for persons
22	other than natural persons; clarifying when
23	licenses may be issued to entities and to
24	natural persons; clarifying the types of
25	entities to which licenses may be issued;
26	providing signature requirements; authorizing
27	the licensing authority to adopt rules;
28	restricting assignment or transfer of license;
29	amending s. 497.142, F.S.; revising
30	fingerprinting requirements; eliminating
31	obsolete references; clarifying requirements as
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1	to disclosure of previous criminal records;
2	revising which members of an entity applying
3	for licensure are required to disclose their
4	criminal records; providing for waiver of the
5	fingerprint requirements in certain
6	circumstances; amending s. 497.143, F.S.;
7	prohibiting preneed sales under a limited
8	license; amending s. 497.144, F.S.; requiring a
9	challenger to pay the costs for failure to
10	appear at a challenge hearing; amending s.
11	497.149, F.S.; revising terminology; amending
12	s. 497.151, F.S.; revising applicability;
13	specifying what is deemed to be a complaint;
14	amending s. 497.152, F.S.; revising
15	disciplinary provisions; revising applicability
16	in other jurisdictions; revising certain
17	grounds for disciplinary action; specifying
18	what is deemed to be a complaint; providing
19	exceptions to remittance deficiency
20	disciplinary infractions; amending s. 497.153,
21	F.S.; providing for the use of consent orders
22	in certain circumstances; amending s. 497.158,
23	F.S.; revising fine amounts; amending s.
24	497.159, F.S.; revising criminal provisions
25	relating to prelicensure examinations, willful
26	obstruction, trust funds, and specified
27	violations; providing penalties; revising what
28	constitutes improper discrimination; amending
29	s. 497.161, F.S.; removing a provision allowing
30	board members to serve as experts in
31	investigations; specifying standing of
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1	licensees to challenge rules; amending s.
2	497.165, F.S.; revising a standard for
3	determining liability for a trust fund
4	deficiency; amending s. 497.166, F.S.;
5	specifying who may act as a preneed sales
6	agent; providing responsibility of certain
7	licensees; amending s. 497.169, F.S.; revising
8	a provision for award of attorney's fees and
9	costs in certain actions; creating s. 497.171,
10	F.S.; providing requirements for the
11	identification of human remains; amending s.
12	497.260, F.S.; revising what constitutes
13	improper discrimination by cemeteries; amending
14	s. 497.263, F.S.; revising the applicability of
15	certain application procedures for licensure of
16	cemetery companies; amending s. 497.264, F.S.;
17	revising requirements relating to applicants
18	seeking to acquire control of a licensed
19	cemetery; amending s. 497.281, F.S.; revising
20	requirements for licensure of burial rights
21	brokers; amending s. 497.365, F.S.; requiring
22	that certain fees be paid before an inactive
23	license is renewed; amending s. 497.368, F.S.;
24	revising grounds for issuance of licensure as
25	an embalmer by examination; amending s.
26	497.369, F.S.; revising grounds for issuance of
27	licensure as an embalmer by endorsement;
28	amending s. 497.373, F.S.; revising grounds for
29	issuance of licensure as a funeral director by
30	examination; amending s. 497.374, F.S.;
31	revising grounds for issuance of licensure as a
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CODING: Words stricken are deletions; words underlined are additions.

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1	funeral director by endorsement; amending s.
2	497.376, F.S.; revising authority to issue a
3	combination license as a funeral director and
4	embalmer; authorizes the licensing authority to
5	establish certain rules; amending s. 497.378,
6	F.S.; revising a license renewal fee; amending
7	s. 497.380, F.S.; revising certain requirements
8	for funeral establishments; providing
9	requirements for reporting a change in location
10	of the establishment; revising a license
11	renewal fee; amending s. 497.385, F.S.;
12	revising application requirements for licensure
13	of a removal service or a refrigeration
14	service; providing requirements for change in
15	location of removal services and refrigeration
16	services; authorizing the licensing authority
17	to adopt certain rules for centralized
18	embalming facility operations; revising
19	application requirements for licensure of a
20	centralized embalming facility; providing for
21	inspection of centralized embalming facilities;
22	providing for change in ownership and change in
23	location of centralized embalming facilities;
24	amending s. 497.453, F.S.; revising net worth
25	requirements for preneed licensure; specifying
26	authority to accept alternative evidence of
27	financial responsibility in lieu of net worth
28	regarding preneed licensure applicants;
29	providing preneed license renewal fees for
30	monument establishments; increasing the renewal
31	fee for a branch license which is set by the

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1	Board of Funeral, Cemetery, and Consumer
2	Services; revising grounds for issuance of a
3	preneed branch license; amending s. 497.456,
4	F.S.; revising use of the Preneed Funeral
5	Contract Consumer Protection Trust Fund by the
6	licensing authority; amending s. 497.458, F.S.;
7	revising requirements to loan or invest trust
8	funds; amending s. 497.466, F.S., relating to
9	preneed sales agents; substantially revising
10	provisions relating to licensure requirements;
11	revising application procedures, fees, the
12	issuance of a temporary preneed sales agent
13	license, the conversion of such a license to a
14	permanent preneed sales agent license,
15	restrictions upon an applicant who has a
16	criminal or disciplinary record, termination of
17	a permanent license due to lack of
18	appointments, procedures for appointing preneed
19	sales agents and for renewing such an
20	appointment, termination of appointments, fees,
21	and administrative matters; providing
22	responsibilities of preneed licensees for
23	preneed sales agents; creating s. 497.468,
24	F.S.; providing for disclosure of information
25	to the public; amending s. 497.550, F.S.;
26	revising application requirements and
27	procedures for licensure as a monument
28	establishment; requiring that a monument
29	establishment be licensed as a monument builder
30	or as a monument dealer; exempting a monument
31	dealer from a requirement to maintain certain
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1	facilities and from certain inspection
2	requirements; requiring that a monument
3	establishment obtain licensure as a monument
4	builder in order to be eligible for a preneed
5	sales license; amending s. 497.551, F.S.;
б	revising requirements for renewal of monument
7	establishment licensure; amending s. 497.552,
8	F.S.; revising facility requirements for
9	monument establishments; amending s. 497.553,
10	F.S.; providing requirements for change of
11	ownership and location of monument
12	establishments; providing for an annual
13	inspection fee; amending s. 497.554, F.S.;
14	revising application procedure and renewal
15	requirements for monument establishment sales
16	representatives; deferring application of
17	section; amending s. 497.555, F.S.; revising
18	requirements for rules establishing minimum
19	standards for access to cemeteries; amending s.
20	497.602, F.S.; revising application procedures
21	for direct disposer licensure; amending s.
22	497.603, F.S.; revising the license renewal fee
23	for a direct disposer; amending s. 497.604,
24	F.S.; revising provisions concerning direct
25	disposal establishment licensure and
26	application for licensure and regulation of
27	direct disposal establishments; amending s.
28	497.606, F.S.; revising provisions concerning
29	cinerator facility licensure and application
30	for licensure and regulation of cinerator
31	facilities; amending s. 497.607, F.S.;

1	providing for publication of rules regarding
2	cremation by chemical means; authorizing the
3	anatomical board of this state to provide for
4	the final disposition of human remains
5	delivered to the board as the board determines
6	to be adequate and proper; amending s. 152, ch.
7	2004-301, Laws of Florida; specifying
8	applicability of rules; amending s. 626.785,
9	F.S.; revising a policy coverage limit;
10	repealing s. 497.275, F.S., relating to
11	identification of human remains in licensed
12	cemeteries; repealing s. 497.388, F.S.,
13	relating to identification of human remains;
14	repealing s. 497.556, F.S., relating to
15	requirements relating to monument
16	establishments; providing an effective date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Paragraph (a) of subsection (2) of section
21	316.1974, Florida Statutes, is amended to read:
22	316.1974 Funeral procession right-of-way and
23	liability
24	(2) EQUIPMENT
25	(a) All non-law enforcement funeral escort vehicles
26	and funeral lead vehicles shall be equipped with at least one
27	lighted circulation lamp exhibiting an amber or purple light
28	or lens visible under normal atmospheric conditions for a
29	distance of 500 feet from the front of the vehicle. Flashing
30	amber <u>or purple</u> lights may be used only when such vehicles are
31	used in a funeral procession.
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1 Section 2. Section 497.005, as amended by chapter 2 2004-301, Laws of Florida, is amended to read: 3 497.005 Definitions.--As used in this chapter, the 4 term: 5 (1)"Alternative container" means an unfinished wood 6 box or other nonmetal receptacle or enclosure, without 7 ornamentation or a fixed interior lining, which is designed for the encasement of human remains and which is made of 8 fiberboard, pressed wood, composition materials (with or 9 without an outside covering), or like materials a nonmetal 10 receptacle or enclosure which is less expensive than a casket 11 12 and of sufficient strength to be used to hold and transport a 13 dead human body. "At-need solicitation" means any uninvited contact 14 (2)by a licensee or her or his agent for the purpose of the sale 15 of burial services or merchandise to the family or next of kin 16 17 of a person after her or his death has occurred. 18 (3) "Bank of belowground crypts" means any construction unit of belowground crypts which is acceptable to 19 the department and which a cemetery uses to initiate its 20 21 belowground crypt program or to add to existing belowground 22 crypt structures. 23 (4) "Belowground crypts" consist of interment space in preplaced chambers, either side by side or multiple depth, 2.4 covered by earth and sod and known also as "lawn crypts," 25 26 "westminsters," or "turf-top crypts." 27 (5) "Board" means the Board of Funeral, Cemetery, and 2.8 Consumer Services. 29 (6) "Body parts" means: 30 Limbs or other portions of the anatomy which 31 removed from a person or human remains for medical purposes 8

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1 during treatment, surgery, biopsy, autopsy, or medical 2 research; or (b) Human bodies or any portions of human bodies which 3 4 have been donated to science for medical research purposes. 5 (6)(7) "Burial merchandise," "funeral merchandise," or 6 "merchandise" means any personal property offered or sold by 7 any person for use in connection with the final disposition, 8 memorialization, interment, entombment, or inurnment of human remains or cremated remains, including, but not limited to, 9 caskets, outer burial containers, alternative containers, 10 cremation containers, cremation interment containers, urns, 11 12 monuments, private mausoleums, flowers, benches, vases, 13 acknowledgment cards, register books, memory folders, prayer cards, and clothing . 14 (7) (8) "Burial right" means the right to use a grave 15 16 space, mausoleum, columbarium, ossuary, or scattering garden 17 for the interment, entombment, inurnment, or other disposition 18 of human or cremated remains. (8)(9) "Burial service," "funeral service," <u>"funeral,"</u> 19 or "service" means any service offered or provided by any 20 21 person in connection with the final disposition, 22 memorialization, interment, entombment, or inurnment of human 23 or cremated remains. (9)(10) "Care and maintenance" means the perpetual 2.4 25 process of keeping a cemetery and its lots, graves, grounds, 26 landscaping, roads, paths, parking lots, fences, mausoleums, 27 columbaria, vaults, crypts, utilities, and other improvements, 2.8 structures, and embellishments in a well-cared-for and dignified condition, so that the cemetery does not become a 29 nuisance or place of reproach and desolation in the community. 30 As specified in the rules of the licensing authority, "care 31

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1 and maintenance" may include, but is not limited to, any or 2 all of the following activities: mowing the grass at reasonable intervals; raking and cleaning the grave spaces and 3 adjacent areas; pruning of shrubs and trees; suppression of 4 weeds and exotic flora; and maintenance, upkeep, and repair of 5 6 drains, water lines, roads, buildings, and other improvements. 7 "Care and maintenance" may include, but is not limited to, 8 reasonable overhead expenses necessary for such purposes, including maintenance of machinery, tools, and equipment used 9 for such purposes. "Care and maintenance" may also include 10 repair or restoration of improvements necessary or desirable 11 12 as a result of wear, deterioration, accident, damage, or 13 destruction. "Care and maintenance" does not include expenses for the construction and development of new grave spaces or 14 interment structures to be sold to the public. 15 16 (10)(11) "Casket" means a rigid container which is 17 designed for the encasement of human remains and which is 18 usually constructed of wood or metal, ornamented, and lined with fabric. 19 (11)(12) "Cemetery" means a place dedicated to and 20 21 used or intended to be used for the permanent interment of 22 human or cremated remains. A cemetery may contain land or 23 earth interment; mausoleum, vault, or crypt interment; a columbarium, ossuary, scattering garden, or other structure or 2.4 place used or intended to be used for the interment or 25 26 disposition of cremated remains; or any combination of one or 27 more of such structures or places. 2.8 (12)(13) "Cemetery company" means any legal entity 29 that owns or controls cemetery lands or property. 30 (13)(14) "Centralized embalming facility" means a facility, not physically connected with a funeral 31 10

1 establishment, in which embalming takes place which operates 2 independently of a funeral establishment licensee and which offers embalming services to funeral directors for a fee. 3 (14) (15) "Cinerator" means a facility where dead human 4 bodies are subjected to cremation. reduced to a residue, 5 6 including bone fragments, by direct flame, also known as 7 "cremation," or by intense heat, also known as "calcination." 8 (15)(16) "Closed container" means any container in 9 which cremated remains can be placed and closed in a manner so as to prevent leakage or spillage of the remains. 10 (16)(17) "Columbarium" means a structure or building 11 12 which is substantially exposed above the ground and which is 13 intended to be used for the inurnment of cremated remains. (17)(18) "Common business enterprise" means a group of 14 two or more business entities that share common ownership in 15 16 excess of 50 percent. 17 (18)(19) "Control" means the possession, directly or 18 indirectly, through the ownership of voting shares, by contract, arrangement, understanding, relationship, or 19 otherwise, of the power to direct or cause the direction of 20 21 the management and policies of a person or entity. However, a 22 person or entity shall not be deemed to have control if the 23 person or entity holds voting shares, in good faith and not for the purpose of circumventing this definition, as an agent, 2.4 25 bank, broker, nominee, custodian, or trustee for one or more 26 beneficial owners who do not individually or as a group have 27 control. 2.8 (19)(20) "Cremated remains" means all the remains of 29 the human body recovered after the completion of the cremation

31 only bone fragments reduced to unidentifiable dimensions and

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process, including processing or pulverization which leaves

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1 may include the residue of any foreign matter, including 2 casket material, bridgework, or eyeglasses that were cremated with the human remains. 3 (20)(21) "Cremation" means any mechanical or thermal 4 process whereby a dead human body is reduced to ashes and bone 5 6 fragments. Cremation also includes any other mechanical or 7 thermal process whereby human remains are pulverized, burned, recremated, or otherwise further reduced in size or quantity 8 the technical process, using direct flame and heat or chemical 9 means, which reduces human remains to bone fragments through 10 heat and evaporation. Cremation includes the processing and 11 12 usually includes the pulverization of the bone fragments. 13 (21)(22) "Cremation chamber" means the enclosed space within which the cremation process takes place. Cremation 14 chambers covered by these procedures must be used exclusively 15 for the cremation of human remains. 16 17 (22)(23) "Cremation container" means the casket or 18 alternative container in which the human remains are transported to and placed in the cremation chamber for a 19 cremation. A cremation container should meet substantially all 20 21 of the following standards: 22 (a) Be composed of readily combustible materials 23 suitable for cremation. (b) Be able to be closed in order to provide a 2.4 complete covering for the human remains. 25 26 (c) Be resistant to leakage or spillage. 27 (d) Be rigid enough to be handled with ease. 2.8 (e) Be able to provide protection for the health, 29 safety, and personal integrity of crematory personnel. 30 (23)(24) "Cremation interment container" means a rigid outer container that, subject to a cemetery's rules and 31 12

1 regulations, is composed of concrete, steel, fiberglass, or 2 some similar material in which an urn is placed prior to being interred in the ground and that is designed to support the 3 earth above the urn. 4 (24)(25) "Department" means the Department of 5 6 Financial Services. 7 (25)(26) "Direct disposal establishment" means a 8 facility licensed under this chapter where a direct disposer practices direct disposition. 9 (26)(27) "Direct disposer" means any person licensed 10 under this chapter to practice direct disposition in this 11 12 state. 13 (27) "Director" means the director of the Division of Funeral, Cemetery, and Consumer Services. 14 (28)(29) "Disinterment" means removal of a dead human 15 body from earth interment or aboveground interment. 16 17 (29)(30) "Division" means the Division of Funeral, 18 Cemetery, and Consumer Services within the Department of Financial Services. 19 20 (30)(31) "Embalmer" means any person licensed under 21 this chapter to practice embalming in this state. 22 (31)(32) "Final disposition" means the final disposal 23 of a dead human body by earth interment, aboveground interment, cremation, burial at sea, or delivery to a medical 2.4 institution for lawful dissection if the medical institution 25 26 assumes responsibility for disposal. "Final disposition" does 27 not include the disposal or distribution of cremated remains 2.8 ashes and residue of cremated remains. (33) "Funeral" or "funeral service" means the 29 30 observances, services, or ceremonies held to commemorate the 31

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1 life of a specific deceased human being and at which the human 2 remains are present. (32)(34) "Funeral director" means any person licensed 3 under this chapter to practice funeral directing in this 4 5 state. б (33)(35) "Funeral establishment" means a facility 7 licensed under this chapter where a funeral director or 8 embalmer practices funeral directing or embalming. (36) "Funeral merchandise" or "merchandise" means any 9 merchandise commonly sold in connection with the funeral, 10 11 final disposition, or memorialization of human remains, 12 including, but not limited to, caskets, outer burial 13 containers, alternative containers, cremation containers, cremation interment containers, urns, monuments, private 14 15 mausoleums, flowers, benches, vases, acknowledgment cards, 16 register books, memory folders, prayer cards, and clothing. 17 (34)(37) "Grave space" means a space of ground in a 18 cemetery intended to be used for the interment in the ground of human remains. 19 (35)(38) "Human remains" or "remains," or "dead human 2.0 21 body" or "dead human bodies," means the body of a deceased 22 human person for which a death certificate or fetal death 23 certificate is required under chapter 382 and includes the body in any stage of decomposition and the residue of cremated 2.4 human bodies. 25 (36)(39) "Legally authorized person" means, in the 26 27 priority listed, the decedent, when written inter vivos 2.8 authorizations and directions are provided by the decedent; the surviving spouse, unless the spouse has been arrested for 29 committing against the deceased an act of domestic violence as 30 defined in s. 741.28 which resulted in or contributed to the

1 death of the deceased; a son or daughter who is 18 years of age or older; a parent; a brother or sister who is 18 years of 2 age or older; a grandchild who is 18 years of age or older; a 3 grandparent; or any person in the next degree of kinship. In 4 addition, the term may include, if no family member exists or 5 б is available, the guardian of the dead person at the time of 7 death; the personal representative of the deceased; the 8 attorney in fact of the dead person at the time of death; the health surrogate of the dead person at the time of death; a 9 public health officer; the medical examiner, county 10 commission, or administrator acting under part II of chapter 11 12 406 or other public administrator; a representative of a 13 nursing home or other health care institution in charge of final disposition; or a friend or other person not listed in 14 this subsection who is willing to assume the responsibility as 15 the legally authorized person. Where there is a person in any 16 17 priority class listed in this subsection, the funeral 18 establishment shall rely upon the authorization of any one legally authorized person of that class if that individual 19 represents that she or he is not aware of any objection to the 20 21 cremation of the deceased's human remains by others in the 22 same class of the person making the representation or of any 23 person in a higher priority class. (37)(40) "License" includes all authorizations 2.4 required or issued under this chapter, except where expressly 25 indicated otherwise, and shall be understood to include 26 27 authorizations previously referred to as registrations or 2.8 certificates of authority in chapters 470 and 497 as those chapters appeared in the 2004 edition of the Florida Statutes. 29 30 31

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1 (38)(41) "Licensee" means the person or entity holding 2 any license or other authorization issued under this chapter, except where expressly indicated otherwise. 3 (39)(42) "Mausoleum" means a structure or building 4 which is substantially exposed above the ground and which is 5 6 intended to be used for the entombment of human remains. 7 (40)(43) "Mausoleum section" means any construction 8 unit of a mausoleum which is acceptable to the department and 9 which a cemetery uses to initiate its mausoleum program or to add to its existing mausoleum structures. 10 (41)(44) "Monument" means any product used for 11 12 identifying a grave site and cemetery memorials of all types, 13 including monuments, markers, and vases. (42)(45) "Monument establishment" means a facility 14 that operates independently of a cemetery or funeral 15 establishment and that offers to sell monuments or monument 16 17 services to the public for placement in a cemetery. 18 (43)(46) "Net assets" means the amount by which the total assets of a licensee, excluding goodwill, franchises, 19 customer lists, patents, trademarks, and receivables from or 20 21 advances to officers, directors, employees, salespersons, and 22 affiliated companies, exceed total liabilities of the 23 licensee. For purposes of this definition, the term "total liabilities" does not include the capital stock, paid-in 2.4 capital, or retained earnings of the licensee. 25 (44)(47) "Net worth" means total assets minus total 26 27 liabilities pursuant to generally accepted accounting 2.8 principles. 29 (45)(48) "Niche" means a compartment or cubicle for 30 the memorialization or permanent placement of a container or urn containing cremated remains. 31 16

1	(46)(49) "Ossuary" means a receptacle used for the
2	communal placement of cremated remains without benefit of an
3	urn or any other container in which cremated remains may be
4	commingled with other cremated remains and are nonrecoverable.
5	It may or may not include memorialization.
6	(47)(50) "Outer burial container" means an enclosure
7	into which a casket is placed and includes, but is not limited
8	to, vaults made of concrete, steel, fiberglass, or copper;
9	sectional concrete enclosures; crypts; and wooden enclosures.
10	(48)(51) "Person," when used without qualification
11	such as "natural" or "individual," includes both natural
12	persons and legal entities.
13	(49)(52) "Personal residence" means any residential
14	building in which one temporarily or permanently maintains her
15	or his abode, including, but not limited to, an apartment or a
16	hotel, motel, nursing home, convalescent home, home for the
17	aged, or a public or private institution.
18	(50)(53) "Practice of direct disposition" means the
19	cremation of human remains without preparation of the human
20	remains by embalming and without any attendant services or
21	rites such as funeral or graveside services or the making of
22	arrangements for such final disposition.
23	(51)(54) "Practice of embalming" means disinfecting or
24	preserving or attempting to disinfect or preserve dead human
25	bodies by replacing certain body fluids with preserving and
26	disinfecting chemicals.
27	(52)(55) "Practice of funeral directing" means the
28	performance by a licensed funeral director of any of those
29	functions authorized by s. 497.372.
30	(53)(56) "Preneed contract" means any arrangement or
31	method, of which the provider of funeral merchandise or
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1 services has actual knowledge, whereby any person agrees to 2 furnish funeral merchandise or service in the future. (54)(57) "Preneed sales agent" means any person who is 3 licensed under this chapter to sell preneed burial or funeral 4 service and merchandise contracts or direct disposition 5 6 contracts in this state. 7 (55)(58) "Principal" means and includes the sole 8 proprietor of a sole proprietorship; all partners of a partnership; all members of a limited liability company; 9 regarding a corporation, all directors and officers, and all 10 stockholders controlling more than 10 percent of the voting 11 12 stock; and all other persons who can exercise control over the person or entity. 13 (56)(59) "Processing" means the reduction of 14 identifiable bone fragments after the completion of the 15 16 cremation process to unidentifiable bone fragments by manual 17 means. (57)(60) "Profession" and "occupation" are used 18 interchangeably in this chapter. The use of the word 19 "profession" in this chapter with respect to any activities 20 21 regulated under this chapter shall not be deemed to mean that 22 such activities are not occupations for other purposes in 23 state or federal law. (58)(61) "Pulverization" means the reduction of 2.4 identifiable bone fragments after the completion of the 25 26 cremation and processing to granulated particles by manual or 27 mechanical means. 2.8 (59)(62) "Refrigeration facility" means a facility that is operated independently of not physically connected 29 with a funeral establishment, crematory, or direct disposal 30 establishment, that maintains space and equipment for the 31

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storage and refrigeration of dead human bodies, and that 1 2 offers its service to funeral directors, and funeral establishments, direct disposers, direct disposal 3 establishments, or crematories for a fee. 4 5 (60)(63) "Religious institution" means an organization 6 formed primarily for religious purposes which has qualified 7 for exemption from federal income tax as an exempt 8 organization under the provisions of s. 501(c)(3) of the Internal Revenue Code of 1986, as amended. 9 10 (61)(64) "Removal service" means any service that operates independently of a funeral establishment or a direct 11 12 disposal establishment, that handles the initial removal of 13 dead human bodies, and that offers its service to funeral establishments and direct disposal establishments for a fee. 14 (62)(65) "Rules" refers to rules adopted under this 15 chapter unless expressly indicated to the contrary. 16 17 (63)(66) "Scattering garden" means a location set 18 aside, within a cemetery, which is used for the spreading or broadcasting of cremated remains that have been removed from 19 their container and can be mixed with or placed on top of the 20 21 soil or ground cover or buried in an underground receptacle on 22 a commingled basis and that are nonrecoverable. It may or may 23 not include memorialization. (64)(67) "Servicing agent" means any person acting as 2.4 an independent contractor whose fiduciary responsibility is to 25 assist both the trustee and licensee in administrating their 26 27 responsibilities pursuant to this chapter. 2.8 (65)(68) "Solicitation" means any communication which 29 directly or implicitly requests an immediate oral response 30 from the recipient. 31

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1 (66)(69) "Statutory accounting" means generally 2 accepted accounting principles, except as modified by this 3 chapter. 4 (67)(70) "Temporary container" means a receptacle for cremated remains usually made of cardboard, plastic, or 5 6 similar material designated to hold the cremated remains until 7 an urn or other permanent container is acquired. 8 (68)(71) "Urn" means a receptacle designed to 9 permanently encase cremated remains. 10 Section 3. Subsection (2) of section 497.101, Florida Statutes, as amended by chapter 2004-301, Laws of Florida, is 11 12 amended, and subsection (8) is added to that section, to read: 13 497.101 Board of Funeral, Cemetery, and Consumer Services; membership; appointment; terms.--14 (2) Two members of the board must be funeral directors 15 licensed under part III of this chapter who are associated 16 17 with a funeral establishment. One member of the board must be a funeral director licensed under part III of this chapter who 18 is associated with a funeral establishment licensed under part 19 III of this chapter which has a valid preneed license issued 20 21 pursuant to this chapter and who owns or operates a cinerator 22 facility approved under chapter 403 and licensed under part VI 23 of this chapter. Two members of the board must be persons whose primary occupation is associated with a cemetery company 2.4 licensed pursuant to this chapter. Three members of the board 25 26 must be consumers who are residents of the state, have never 27 been licensed as funeral directors or embalmers, are not 2.8 connected with a cemetery or cemetery company licensed pursuant to this chapter, and are not connected with the death 29 care industry or the practice of embalming, funeral directing, 30 or direct disposition. One of the consumer members must be at 31

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least 60 years of age, and one must be licensed as a certified 1 2 public accountant under chapter 473. One member of the board must be a monument establishment dealer licensed under this 3 chapter as a monument builder or, for board appointments made 4 before June 1, 2006, a licensed monument establishment 5 б certified by the department to be eligible for licensure as a 7 monument builder. One member must be the State Health Officer 8 or her or his designee. There shall not be two or more board 9 members who are principals or directors, employees, partners, 10 shareholders, or members of the same company or partnership or group of companies or partnerships under common control. 11 12 (8) The department shall adopt rules establishing 13 forms by which persons may apply for membership on the board and procedures for applying for such membership. Such forms 14 must require disclosure of the existence and nature of all 15 current and past employments by or contracts with, and direct 16 17 or indirect affiliations with or interests in, any entity or 18 business that at any time was licensed by the board or by the former Board of Funeral and Cemetery Services or the former 19 Board of Funeral Directors and Embalmers or that is or was 20 21 otherwise involved in the death care industry, as specified by 22 department rule. 23 Section 4. Paragraph (m) of subsection (2) of section 497.103, Florida Statutes, as amended by chapter 2004-301, 2.4 Laws of Florida, is amended, and paragraph (e) is added to 25 26 subsection (4) of that section, to read: 27 497.103 Rulemaking authority of board and 2.8 department. --(2) DEPARTMENT AUTHORITY. -- All authority provided by 29 30 this chapter and not expressly vested in the board by subsection (1) is vested in the department, and the department 31 21

1 shall be deemed to be the licensing authority as to such matters. Without limiting the generality of the foregoing 2 vesting of authority in the department, the authority provided 3 by this chapter which is vested solely in the department 4 includes: 5 б (m) Authority to take emergency action against any 7 licensee under this chapter, without prior consultation with 8 the board, when the department determines that there is an imminent danger to the health, safety, or welfare of the 9 10 residents of the state. (4) RECOMMENDATIONS BY THE CHIEF FINANCIAL OFFICER.--11 12 (e) The Chief Financial Officer shall have no 13 authority by recommendation or otherwise to set fees, rates, or prices to be used by any licensee under this chapter, and 14 notwithstanding this subsection, a licensee under this chapter 15 may not be required to set fees, rates, or prices in 16 17 accordance with any recommendation of the Chief Financial 18 Officer. Section 5. Paragraphs (b) and (c) of subsection (1) of 19 section 497.140, Florida Statutes, as renumbered and amended 20 21 by section 10 of chapter 2004-301, Laws of Florida, are 22 amended, and subsection (8) is added to that section, to read: 23 497.140 Fees.--2.4 (1)It is the legislative intent that the costs of 25 (b) regulation under this chapter be provided for by fees 26 27 collected under this chapter. The board shall ensure that fees 2.8 are adequate to cover all anticipated costs of implementation 29 of this chapter. The department shall at least every other year provide the board with estimates as to projected costs in 30 implementing this chapter and projected fee collections under 31

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1 this chapter for the following 2 years, information as to balances of regulatory trusts from fees collected, other 2 information which the department deems material to the setting 3 of fees by the board at proper levels, and a department 4 recommendation as to action, if any, regarding changing fee 5 6 levels. The board shall review such information provided by 7 the department and make such changes in fees, up or down, as 8 the board determines appropriate. If sufficient action is not taken by the board within 6 months 1 year after notification 9 by the department that fees are projected to be inadequate, 10 the department shall set fees on behalf of the board to cover 11 12 anticipated costs. 13 (c) The board may from time to time by rule assess and collect a one-time fee from each active and each voluntary 14 inactive licensee under this chapter in an amount necessary to 15 correct an inadequacy of fees received to implement regulation 16 17 required by this chapter, provided that no such assessments 18 may be made after October 1, 2007 more than one such assessment may be made in any 4 year period without specific 19 legislative authorization. 20 21 (8) A delinguency fee shall be charged and collected 22 from a licensee for the failure to timely renew a license 23 issued under this chapter. The amount of such a delinquency fee shall be \$50 unless a different amount is specified for a 2.4 particular category of licensure under this chapter. 25 Section 6. Subsection (2) of section 497.141, Florida 26 27 Statutes, as created by chapter 2004-301, Laws of Florida, is 2.8 amended, and subsection (12) is added to that section, to 29 read: 30 497.141 Licensing; general application procedures.--31

1	(2) Any person desiring to be licensed shall apply to
2	the licensing authority in writing using such forms and
3	procedures as may be prescribed by rule. The application for
4	licensure shall include the applicant's social security number
5	if the applicant is a natural person; otherwise, the
б	applicant's federal tax identification number. Notwithstanding
7	any other provision of law, the department is the sole
8	authority for determining the forms and form contents to be
9	submitted for initial licensure and licensure renewal
10	application. Such forms and the information and materials
11	required by such forms may include, as appropriate,
12	demographics, education, work history, personal background,
13	criminal history, finances, business information, signature
14	notarization, performance periods, reciprocity, local
15	government approvals, supporting documentation, periodic
16	reporting requirements, fingerprint requirements, continuing
17	education requirements, business plans, character references,
18	and ongoing education monitoring. Such forms and the
19	information and materials required by such forms may also
20	include, to the extent such information or materials are not
21	already in the possession of the department or the board,
22	records or information as to complaints, inspections,
23	investigations, discipline, <u>and</u> bonding , and photographs . The
24	application shall be supplemented as needed to reflect any
25	material change in any circumstance or condition stated in the
26	application which takes place between the initial filing of
27	the application and the final grant or denial of the license
28	and which might affect the decision of the department or the
29	board. After an application by an individual for licensure
30	under this chapter is approved, the licensing authority may
31	require the successful applicant to provide a photograph of
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1	the applicant for permanent lamination onto the license card
2	to be issued to the applicant, pursuant to rules and fees
3	adopted by the licensing authority.
4	(12)(a) The following licenses may be applied for and
5	issued only to a natural person:
6	1. Embalmer apprentice.
7	2. Embalmer intern.
8	3. Funeral director intern.
9	4. Funeral director.
10	5. Funeral director and embalmer.
11	6. Direct disposer.
12	7. Monument establishment sales agent.
13	8. Preneed sales agent.
14	(b) The following licenses may be applied for and
15	issued to a natural person, a corporation, a limited liability
16	<u>company, or a partnership:</u>
17	1. Funeral establishment.
18	2. Centralized embalming facility.
19	3. Refrigeration facility.
20	4. Direct disposal establishment.
21	5. Monument establishment.
22	6. Cinerator facility.
23	7. Removal service.
24	8. Preneed sales business under s. 497.453.
25	(c) A cemetery license may be applied for and issued
26	only to a corporation, partnership, or limited liability
27	company.
28	(d) A license may not be issued to any applicant that
29	is a corporation, limited liability company, or partnership
30	unless the applicant is organized and in good standing under
31	the laws of this state or another state of the United States

1 and provides written proof of same issued by the applicable 2 state office or official in the state concerned. Each applicant that is a corporation, limited liability company, or 3 4 partnership shall file with its application a written 5 statement, signed by the same person who signs the 6 application, identifying by name and business functional title 7 the following persons, as applicable to the type of entity 8 applying: officers, managers, managing members, partners, general partners, limited partners, managing partners, 9 10 directors, all stockholders controlling more than 10 percent of the voting stock, and all other persons who can exercise 11 control over the applicant. The licensing authority may 12 13 require the filing of the applicant's articles of incorporation or other organizational documents and a resume 14 concerning any person identified pursuant to this paragraph. 15 (e) All applications shall be signed by the applicant. 16 17 Signatures of the applicant shall be as follows: 18 1. If the applicant is a natural person, the application shall be signed by the applicant. 19 2. If the applicant is a corporation, the application 20 21 shall be signed by the corporation's president. 2.2 3. If the applicant is a partnership, the application 23 shall be signed by a partner, who shall provide proof satisfactory to the licensing authority of that partner's 2.4 authority to sign on behalf of the partnership. 25 If the applicant is a limited liability company, 26 4. 27 the application shall be signed by a member of the company, 2.8 who shall provide proof satisfactory to the licensing authority of that member's authority to sign on behalf of the 29 30 company. 31

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1 (f) The licensing authority may adopt rules for the 2 administration of this section, including required procedures 3 and forms. 4 (q) A license regulated under this chapter is not assignable or transferable except as provided in this chapter. 5 б Section 7. Section 497.142, Florida Statutes, as 7 created by chapter 2004-301, Laws of Florida, is amended to 8 read: 9 497.142 Licensing; fingerprinting and criminal background checks. --10 (1) In any instance that this chapter requires 11 12 submission of fingerprints in connection with an application 13 for license, the provisions of this section shall apply. (2) The fingerprints must be taken by a law 14 enforcement agency or other agency or entity approved by the 15 department and in such a way as to allow their use to obtain a 16 17 criminal history check through the Department of Law 18 Enforcement. (3) The department shall submit the fingerprints to or 19 cause them to be submitted to the Department of Law 20 21 Enforcement for the purpose of ascertaining whether the person 22 fingerprinted has a criminal history in any state or before 23 the Federal Government and, if so, the nature of the criminal 2.4 history. (4) The Department of Law Enforcement may accept 25 fingerprints of any applicant under this chapter, any 26 27 principal of any such applicant, and any other person who is 2.8 examined or investigated or who is subject to examination or investigation under the provisions of this chapter. 29 30 (5) The Department of Law Enforcement may, to the extent provided for by federal law, exchange state, 31 27

1 multistate, and federal criminal history records with the 2 department and the board for the purpose of the issuance, denial, suspension, or revocation of any license or other 3 application under this chapter. 4 5 (6) The Department of Law Enforcement may accept б fingerprints of any other person required by statute or rule 7 to submit fingerprints to the department or board or any 8 applicant or licensee regulated by the department or board who is required to demonstrate that she or he has not been 9 convicted of or pled guilty or nolo contendere to a felony or 10 11 a misdemeanor. 12 (6) (7) The Department of Law Enforcement shall, upon 13 receipt of fingerprints from the department, submit the fingerprints to the Federal Bureau of Investigation to check 14 federal criminal history records. 15 (7) (8) Statewide criminal records obtained through the 16 17 Department of Law Enforcement, federal criminal records obtained through the Federal Bureau of Investigation, and 18 local criminal records obtained through local law enforcement 19 agencies shall be used by the department and board for the 20 21 purpose of issuance, denial, suspension, or revocation of 22 certificates of authority, certifications, or licenses issued 23 to operate in this state. (8)(9) For the purposes of criminal background checks, 2.4 applicants and principals of applicants for any approval or 25 26 license under this chapter may be required to disclose whether 27 they have ever had their name legally changed and any prior 2.8 name or names they have used. 29 (9) (10) If any applicant under this chapter has been, 30 within the 10 years preceding the application under this chapter, convicted or found guilty of, or entered a plea of 31

1 nolo contendere to, regardless of adjudication, any crime in 2 any jurisdiction, the application shall not be deemed complete until such time as the applicant provides such certified true 3 copies of the court records evidencing the conviction, 4 5 finding, or plea, as the licensing authority may by rule б require. 7 (10)(a) When applying for any license under this 8 chapter, every applicant shall be required to disclose the applicant's criminal records in accordance with this 9 10 subsection. (b) The criminal record required to be disclosed shall 11 12 be any crime listed in paragraph (c) of which the person or 13 entity required to make disclosure has been convicted or to which that person or entity entered a plea in the nature of no 14 contest. Disclosure shall be required pursuant to this 15 subsection regardless of whether adjudication was entered or 16 17 withheld by the court in which the case was prosecuted. 18 (c) Crimes to be disclosed are: 19 1. Any felony or misdemeanor, no matter when 20 committed, which was directly or indirectly related to or 21 involving any aspect of the practice or business of funeral directing, embalming, direct disposition, cremation, funeral 2.2 23 or cemetery preneed sales, funeral establishment operations, 2.4 cemetery operations, or cemetery monument or marker sales or 25 installation. 2. Any other felony not already disclosed under 26 27 subparagraph 1. which was committed within the 20 years 2.8 immediately preceding the application under this chapter. 3. Any other misdemeanor not already disclosed under 29 30 subparagraph 1. which was committed within the 5 years immediately preceding the application under this chapter. 31

1	(d) Criminal records falling within paragraphs (b) and
2	(c) shall be disclosed regardless of whether the criminal
3	conduct occurred inside or outside the state and regardless of
4	whether the criminal prosecution occurred in state court or
5	the court of another state, the United States, or a foreign
6	country. As to crimes prosecuted in courts other than the
7	courts of this state, the designation of the crime as a felony
8	or misdemeanor by the law of the jurisdiction prosecuting the
9	crime shall control. If the prosecuting jurisdiction does not
10	use the term "felony" or "misdemeanor" in classifying the
11	crime, the crime shall be deemed a felony for purposes of this
12	subsection if punishable under the law of the prosecuting
13	jurisdiction by a term of imprisonment in excess of 1 year;
14	otherwise, the crime shall be classified as a misdemeanor for
15	purposes of this subsection. Excessive speed in the operation
16	of a motor vehicle and other noncriminal traffic infractions
17	are not required to be reported under this section.
18	(e) For purposes of this subsection, the persons
19	required to make disclosure of their criminal records in
20	relation to an application shall be as follows:
21	1. If the applicant is a natural person, only the
22	natural person making application has the duty to disclose.
23	2. If the applicant is a corporation, all officers and
24	directors of that corporation have the duty to disclose.
25	3. If the applicant is a limited liability company,
26	all managers and members of the limited liability company have
27	the duty to disclose.
28	4. If the applicant is a partnership, all partners
29	have the duty to disclose.
30	5. If the applicant is required by this chapter to
31	identify in the application the individual licensee under this

1 chapter who will be in charge of the applicant, the identified 2 individual licensee in charge must make disclosure of criminal records as part of the application, in addition to the 3 4 applicant. 5 (f) In addition to persons identified in paragraph (e) 6 as being required to provide a criminal history in relation to 7 an application for license, the department may during its 8 prelicensing investigation of the applicant pursuant to subsection (3), on a case-by-case basis, require disclosure of 9 10 criminal records from any other employee or principal of the applicant, if the department has grounds to believe that the 11 12 employee or principal has committed any crime and that the 13 person's relationship to the applicant may render the applicant a danger to the public if the license applied for is 14 15 <u>issued.</u> (q) The licensing authority may adopt rules specifying 16 17 forms and procedures to be used by persons required to 18 disclose criminal records under this subsection. The licensing authority may conduct investigation and further inquiry of any 19 person regarding any criminal record disclosed pursuant to 20 21 this section. 22 (11)(a) Whenever in this chapter an applicant is 23 required to submit fingerprints in applying for a license, the persons whose fingerprints must be submitted shall be as 2.4 25 follows: 1. If the applicant is a natural person, the 26 27 fingerprints of the natural person making application. 2.8 2. If the applicant is a corporation, the fingerprints of the persons serving in the following capacities: chief 29 executive officer and president, or both persons if the 30 positions are filled by different persons; chief financial 31

1 officer; chief of operations; general counsel if a corporation 2 employee; and members of the board. 3. If the applicant is a limited liability company, 3 4 the fingerprints of all managers and members of the limited 5 liability company. б 4. If the applicant is a partnership, the fingerprints 7 of all partners. (b) In addition to persons identified in paragraph (a) 8 as being required to provide fingerprints, the department may 9 10 during its prelicensing investigation of the applicant pursuant to subsection (3), on a case-by-case basis, require 11 12 fingerprints from any other employee of the applicant, if the 13 department has grounds to believe that any such person may have committed any crime and that the person's relationship to 14 the applicant may render the applicant a danger to the public 15 if the license applied for is issued. 16 17 (12) The licensing authority may by rule establish 18 forms, procedures, and fees for the submission and processing of fingerprints required to be submitted in accordance with 19 this chapter. The licensing authority may by rule waive the 20 21 requirement for submission of fingerprints otherwise required 2.2 by this chapter if the person has within the preceding 24 23 months submitted fingerprints to the licensing authority and the licensing authority has obtained a criminal history report 2.4 utilizing those prior fingerprints. The cost for the 25 fingerprint processing must be paid to the Department of Law 26 27 Enforcement and may be borne by the department, the employer, 2.8 or the person subject to the background check. 29 Section 8. Subsection (2) of section 497.143, Florida Statutes, as created by chapter 2004-301, Laws of Florida, is 30 31 amended to read:

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1 497.143 Licensing; limited licenses for retired 2 professionals.--3 (2) Any person desiring to obtain a limited license, when permitted by rule, shall submit to the department an 4 application and fee, not to exceed \$300, and an affidavit 5 б stating that the applicant has been licensed to practice in 7 any jurisdiction in the United States for at least 10 years in 8 the profession for which the applicant seeks a limited license. The affidavit shall also state that the applicant has 9 retired or intends to retire from the practice of that 10 profession and intends to practice only pursuant to the 11 12 restrictions of the limited license granted pursuant to this 13 section. If the applicant for a limited license submits a notarized statement from the employer stating that the 14 applicant will not receive monetary compensation for any 15 service involving the practice of her or his profession, the 16 17 application and all licensure fees shall be waived. A person 18 holding a limited license under this section may not engage in preneed sales under such a limited license. 19 Section 9. Subsection (13) of section 497.144, Florida 20 21 Statutes, as created by chapter 2004-301, Laws of Florida, is 2.2 amended to read: 23 497.144 Licensing; examinations, general provisions.--(13) When any licensed applicant under this chapter 2.4 requests a hearing to challenge a decision that the 25 applicant's answer to any licensure test question was not a 26 27 correct answer, or to seek a determination that a challenged 2.8 question should be struck, unless the an applicant notifies 29 the department at least 5 days prior to the an examination hearing of the applicant's inability to attend or unless the 30 an applicant can demonstrate an extreme emergency for failing 31

to attend, the department may require the an applicant who 1 2 fails to attend to pay reasonable attorney's fees, costs, and court costs of the department for the examination hearing. 3 Section 10. Paragraph (c) of subsection (1) of section 4 5 497.149, Florida Statutes, as created by chapter 2004-301, 6 Laws of Florida, is amended to read: 7 497.149 Investigations, hearings, and inspections .--(1) INVESTIGATIONS.--Investigations shall be conducted 8 9 by the department. The following provisions shall apply 10 concerning investigations: (c) If the department finds any accounts or records of 11 12 a licensee required by this chapter to be created and 13 maintained by the licensee to be inadequate or inadequately kept or posted, it may employ experts to reconstruct, rewrite, 14 post, or balance them at the expense of the person being 15 16 investigated, provided the person has failed to maintain, 17 complete, or correct such records or accounting after the 18 department has given the licensee her or him notice and a 19 reasonable opportunity to do so. Section 11. Subsection (1) of section 497.151, Florida 20 21 Statutes, as created by chapter 2004-301, Laws of Florida, is 22 amended, and subsection (4) is added to that section, to read: 23 497.151 Complaints; logs; procedures.--(1) This section shall be applicable to all <u>licensed</u> 2.4 25 entities under this chapter licensees under this chapter except preneed sales agent licensees. 26 (4) For purposes of this section, the response of a 27 2.8 customer recorded by the customer on a customer satisfaction questionnaire or survey form sent to the customer by the 29 licensee, and returned by the customer to the licensee, shall 30 not be deemed to be a complaint. 31

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1 Section 12. Section 497.152, Florida Statutes, as created by chapter 2004-301, Laws of Florida, is amended to 2 3 read: 4 497.152 Disciplinary grounds.--This section sets forth conduct which is prohibited and which shall constitute grounds 5 б for denial of any application, imposition of discipline, or 7 and other enforcement action against the licensee or other 8 person committing such conduct. For purposes of this section, the requirements of this chapter include the requirements of 9 rules adopted under authority of this chapter. No subsection 10 heading in this section shall be interpreted as limiting the 11 12 applicability of any paragraph within the subsection. 13 (1) GENERAL PROVISIONS. -- The generality of the provisions of this subsection shall not be deemed to be 14 limited by the provisions of any other subsection. 15 (a) Violating any provision of this chapter or any 16 17 lawful order of the board or department or of the statutory 18 predecessors to the board or department. (b) Committing fraud, deceit, negligence, 19 incompetency, or misconduct in the practice of any of the 20 21 activities regulated under this chapter. 22 (c) Failing while holding a license under this chapter 23 to maintain one or more of the qualifications for such 2.4 license. (d) Refusing to sell or issue a contract or provide 25 services to any person because of the person's race, color, 26 27 creed, marital status, sex, or national origin. 2.8 (2) CRIMINAL ACTIVITY.--Being convicted or found 29 guilty of, or entering a plea of nolo contendere to, 30 regardless of adjudication, a crime in any jurisdiction which 31

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1 relates to the practice of, or the ability to practice, a 2 licensee's profession or occupation under this chapter. 3 (3) DISCIPLINARY ACTION BY OTHER AUTHORITIES. -- Having 4 a license or the authority to practice a profession or occupation revoked, suspended, fined, denied, or otherwise 5 6 acted against or disciplined by the licensing authority of 7 another any jurisdiction, including its agencies or 8 subdivisions, for conduct that would constitute a violation of this chapter if committed in this state or upon grounds which 9 directly relate to the ability to practice under this chapter. 10 The licensing authority's acceptance of a relinquishment of 11 12 licensure, stipulation, consent order, or other settlement 13 offered in response to or in anticipation of the filing of charges against the license shall be construed as action 14 against the license. 15 (4) OBLIGATIONS TO REGULATORS AND OTHER GOVERNMENT 16 17 AGENCIES.--18 (a) Improperly interfering with an investigation or inspection authorized by statute or with any disciplinary 19 proceeding. 20 21 (b) Failure to comply with a lawfully issued subpoena 22 of the department. 23 (c) Refusal to produce records to the department or board in connection with any activity regulated pursuant to 2.4 25 this chapter. (d) Failing to report to the department any violation 26 27 of this chapter by another person or entity which violation is 2.8 known to the licensee to have created or be creating a serious and immediate danger to the public health, safety, or welfare 29 30 person who the licensee knows is in violation of this chapter. 31

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1 (e) Knowingly concealing information relative to 2 violations of this chapter. (f) Attempting to obtain, obtaining, or renewing a 3 4 license under this chapter by bribery, false or forged evidence, or misrepresentation, or through an error of the 5 6 department or board known to the applicant. 7 (g) Making or filing a report or statement to or with 8 any government entity which the licensee knows or has reason to know to be false; or intentionally or negligently failing 9 10 to file a report or record required to be filed with any government entity, or willfully impeding or obstructing 11 12 another person to do so, or inducing another person to impede 13 or obstruct such filing. (h) Failing to perform any statutory or legal 14 obligation placed upon a licensee. 15 (5) LIMITATIONS ON SCOPE OF PRACTICE; UNLICENSED 16 17 PRACTICE.--(a) Practicing or offering to practice beyond the 18 scope permitted by this chapter and rules adopted under this 19 chapter for the type of licensure held or accepting and 20 21 performing professional responsibilities the licensee knows, 22 or has reason to know, the licensee is not competent to 23 perform. Practicing or attempting to practice with a 2.4 (b) revoked, suspended, inactive, or delinquent license. 25 (c) Representing as her or his own the license of 26 27 another. 28 (d) Aiding, assisting, procuring, employing, or advising any person or entity to practice a profession or 29 occupation regulated by this chapter without required 30 licensure under this chapter. 31

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1 (e) Aiding, assisting, procuring, employing, or 2 advising any person or entity to operate or in operating an establishment regulated by this chapter without the required 3 licensure under this chapter. 4 (f) Delegating to any person the performance of 5 6 professional activities, or contracting with any person for 7 the performance of professional activities by such person, 8 when the licensee knows or has reason to know the person is 9 not qualified by training, experience, and authorization to perform such responsibilities. 10 (g) Using the name or title "funeral director," 11 12 "embalmer," "direct disposer," or other title suggesting 13 licensure which the person using such name or title does not hold. 14 (h) Engaging by a direct disposer in the practice of 15 direct burial or offering the at-need or preneed service of 16 17 direct burial. (6) EDUCATIONAL REQUIREMENTS. --18 19 (a) Failing to comply with applicable educational course requirements pursuant to this chapter or rules adopted 20 21 under this chapter regarding human immunodeficiency virus and 22 acquired immune deficiency syndrome. 23 (b) Failing to timely comply with applicable continuing education requirements of this chapter. 2.4 (7) RELATIONS WITH OTHER LICENSEES. --25 (a) Having been found liable in a civil proceeding for 26 27 knowingly filing a false report or complaint against another 2.8 licensee with the department or the board. 29 (b) Making any misleading statements or misrepresentations as to the financial condition of any 30 person, or which are falsely and maliciously critical of any 31 38

1 person for the purpose of damaging that person's business regulated under this chapter. 2 (8) TRANSPORT, CUSTODY, TREATMENT, OR DISINTERMENT OF 3 4 HUMAN REMAINS. --5 (a) Violation of any state law or rule or any 6 municipal or county ordinance or regulation affecting the 7 handling, custody, care, or transportation of dead human bodies. 8 (b) Refusing to surrender promptly the custody of a 9 dead human body upon the express order of the person legally 10 authorized to its custody; however, this provision shall be 11 12 subject to any state or local laws or rules governing custody 13 or transportation of dead human bodies. (c) Taking possession of a dead human body without 14 first having obtained written or oral permission from a 15 legally authorized person. If oral permission is granted, the 16 17 licensee must obtain written permission within a reasonable 18 time as established by rule. 19 (d) Embalming human remains without first having obtained written or oral permission from a legally authorized 20 21 person; however, washing and other public health procedures, 22 such as closing of the orifices by placing cotton soaked in a 23 disinfectant in such orifices until authorization to embalm is received, shall not be precluded. If oral permission is 2.4 granted, the licensee must obtain written permission within a 25 26 reasonable time as established by board rule. 27 (e) Failing to obtain written authorization from the 2.8 family or next of kin of the deceased prior to entombment, interment, disinterment, disentombment, or disinurnment of the 29 remains of any human being. 30 (9) SALES PRACTICES IN GENERAL.--31 39

1 (a) Soliciting by the licensee, or by her or his 2 agent, assistant, or employee, through the use of fraud, undue influence, intimidation, overreaching, or other means which 3 takes advantage of a customer's ignorance or emotional 4 vulnerability. 5 б (b) Exercising undue influence on a client for the 7 purpose of financial gain of the licensee or a third party in 8 connection with any transaction regulated by this chapter. (c) Discouraging a customer's purchase of any funeral 9 10 merchandise or service which is advertised or offered for sale, with the purpose of encouraging the purchase of 11 12 additional or more expensive merchandise or service, by 13 disparaging its quality or appearance, except that true factual statements concerning features, design, or 14 construction do not constitute disparagement; by 15 misrepresenting its availability or any delay involved in 16 17 obtaining it; or by suggesting directly or by implication that 18 a customer's concern for price or expressed interest in inexpensive funeral merchandise or services is improper, 19 inappropriate, or indicative of diminished respect or 20 21 affection for the deceased. 22 (d) Misrepresenting the benefits, advantages, 23 conditions, or terms of any contract to provide any services or merchandise regulated under this chapter. 2.4 (e) Advertising goods and services in a manner that is 25 fraudulent, deceptive, or misleading in form or content. 26 27 (f) Directly or indirectly making any deceptive, 2.8 misleading, or untrue representations, whether oral or written, or employing any trick, scheme, or artifice, in or 29 related to the practice of a profession or occupation 30 regulated under this chapter, including in the advertising or 31 40

1 sale of any merchandise or services related to the practice of 2 the profession or occupation. (10) SPECIFIC MISREPRESENTATIONS.--3 4 (a) Making any false or misleading statement of the legal requirement as to the necessity of any particular burial 5 б or funeral merchandise or services. 7 (b) Making any oral, written, or visual representations, directly or indirectly, that any funeral 8 merchandise or service is offered for sale when such is not a 9 10 bona fide offer to sell such merchandise or service. (c) Making any misrepresentation for the purpose of 11 12 inducing, or tending to induce, the lapse, forfeiture, 13 exchange, conversion, or surrender of any preneed contract or any life insurance policy pledged or assigned to secure 14 payment for funeral or burial goods or services. 15 (d) Misrepresenting pertinent facts or prepaid 16 17 contract provisions relating to funeral or burial merchandise 18 or services. 19 (e) Misrepresenting the amount advanced on behalf of a customer for any item of service or merchandise, including, 20 21 but not limited to, cemetery or crematory services, 22 pallbearers, public transportation, clergy honoraria, flowers, 23 musicians or singers, nurses, obituary notices, gratuities, and death certificates, described as cash advances, 2.4 accommodations, or words of similar import on the contract, 25 final bill, or other written evidence of agreement or 26 27 obligation furnished to customers; however, nothing in this 2.8 paragraph shall require disclosure of a discount or rebate 29 which may accrue to a licensee subsequent to making a cash 30 advance. 31

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1 (f) Making any false or misleading statement or claim 2 that natural decomposition or decay of human remains can be prevented or substantially delayed by embalming, use of a 3 gasketed or ungasketed casket, or use of an adhesive or 4 nonadhesive closure on an outer burial container. 5 б (g) Making any false or misleading statement, oral or 7 written, directly or indirectly, regarding any law or rule 8 pertaining to the preparation for disposition, transportation for disposition, or disposition of dead human bodies. 9 10 (h) Making any false or misleading statements of the legal requirement as to the conditions under which 11 12 preservation of a dead human body is required or as to the 13 necessity of a casket or outer burial container. (11) SPECIFIC SALES PRACTICES.--14 (a) Failing to furnish, for retention, to each 15 purchaser of burial rights, burial or funeral merchandise, or 16 17 burial or funeral services a written agreement, the form of 18 which has been previously approved if and as required by this chapter, which lists in detail the items and services 19 purchased together with the prices for the items and services 20 21 purchased; the name, address, and telephone number of the 22 licensee; the signatures of the customer and the licensee or 23 her or his representative; and the date signed. (b) Filling in any contract form for use with a 2.4 particular customer, using language that Using any name or 25 title in any contract regulated under this chapter which 26 27 misrepresents the true nature of the contract. 28 (c) Selling an irrevocable preneed contract to a 29 person who is not an applicant for or recipient of Supplemental Security Income or Aid to Families with Dependent 30 Children or pursuant to s. 497.459(6)(a). 31

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(d) Except as authorized in part IV of this chapter, 1 2 guaranteeing the price of goods and services at a future date. 3 (e) Requiring that a casket be purchased for cremation 4 or claiming directly or by implication that a casket is required for cremation. 5 б (f) When displaying any caskets for sale, failing to 7 display the least expensive casket offered for sale or use in 8 adult funerals in the same general manner as the funeral service industry member's other caskets are displayed. 9 10 (g) Assessing fees and costs that have not been disclosed to the customer in connection with any transaction 11 12 regulated by this chapter. 13 (h) Failure by a cemetery licensed under this chapter to provide to any person, upon request, a copy of the cemetery 14 15 bylaws. (i) Requirements by a cemetery licensee that lot 16 17 owners or current customers make unnecessary visits to the cemetery company office for the purpose of solicitation. 18 (12) DISCLOSURE REQUIREMENTS. --19 (a) Failure to disclose, when such disclosure is 20 21 desired, the components of the prices for alternatives offered 22 by the licensee from whom disclosure is requested, such as 23 graveside service, direct disposition, and body donation without any rites or ceremonies prior to the delivery of the 2.4 body and prices of service if there are to be such after the 25 residue has been removed following the use thereof. 26 27 (b) Failing to furnish, for retention, to anyone who 2.8 inquires in person about burial rights, burial or funeral merchandise, or burial or funeral services, before any 29 discussion of selection, a printed or typewritten list 30 specifying the range of retail prices for such rights, 31 43

1 merchandise, or services. At a minimum, the list shall itemize 2 the highest and lowest priced product and service regularly offered and shall include the name, address, and telephone 3 number of the licensee and statements that the customer may 4 5 choose only the items the customer desires, that the customer 6 will be charged for only those items selected, and that there 7 may be other charges for other items or other services. 8 (c) Failing to reasonably provide by telephone, upon request, accurate information regarding the retail prices of 9 funeral merchandise and services offered for sale by that 10 11 licensee. 12 (d) Failure by a funeral director to make full 13 disclosure in the case of a funeral or direct disposition with regard to the use of funeral merchandise which is not to be 14 disposed of with the body or failure to obtain written 15 16 permission from the purchaser regarding disposition of such 17 merchandise. (e) Failure by any funeral director to fully disclose 18 all of her or his available services and merchandise prior to 19 the selection of a casket offered by a licensee. The full 20 21 disclosure required shall identify what is included in the 22 funeral or direct disposition and the prices of all services 23 and merchandise provided by the licensee or registrant. (f) Failing to have the price of any casket offered 2.4 for sale clearly marked on or in the casket, whether the 25 26 casket is displayed at a funeral establishment or at any other 27 location, regardless of whether the licensee is in control of 2.8 such location. If a licensee uses books, catalogs, brochures, or other printed display aids, the price of each casket shall 29 be clearly marked. 30

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1 (g) Failing to disclose all fees and costs the 2 customer may incur to use the burial rights or merchandise 3 purchased. 4 (13) CONTRACT OBLIGATIONS.--5 (a) Failing without reasonable justification to timely 6 honor contracts entered into by the licensee or under the 7 licensee's license for funeral or burial merchandise or 8 services. (b) Failure to honor preneed contract cancellation 9 requests and make refunds as required by the chapter. 10 (14) OBLIGATIONS REGARDING COMPLAINTS AND CLAIMS BY 11 12 CUSTOMERS.--13 (a) Failing to adopt and implement standards for the proper investigation and resolution of claims and complaints 14 received by a licensee relating to the licensee's activities 15 regulated by this chapter. 16 17 (b) Committing or performing with such frequency as to indicate a general business practice any of the following: 18 19 1. Failing to acknowledge and act promptly upon communications from a licensee's customers and their 20 21 representatives with respect to claims or complaints relating 22 to the licensee's activities regulated by this chapter. 23 2. Denying claims or rejecting complaints received by a licensee from a customer or customer's representative, 2.4 relating to the licensee's activities regulated by this 25 chapter, without first conducting reasonable investigation 26 27 based upon available information. 2.8 3. Attempting to settle a claim or complaint on the basis of a material document which was altered without notice 29 to, or without the knowledge or consent of, the contract 30 purchaser or her or his representative or legal guardian. 31 45

1 4. Failing within a reasonable time to affirm or deny 2 coverage of specified services or merchandise under a contract entered into by a licensee upon written request of the 3 contract purchaser or her or his representative or legal 4 5 quardian. б 5. Failing to promptly provide, in relation to a 7 contract for funeral or burial merchandise or services entered 8 into by the licensee or under the licensee's license, a 9 reasonable explanation to the contract purchaser or her or his representative or legal guardian of the licensee's basis for 10 denying or rejecting all or any part of a claim or complaint 11 12 submitted. 13 (c) Making a material misrepresentation to a contract purchaser or her or his representative or legal guardian for 14 the purpose and with the intent of effecting settlement of a 15 claim or complaint or loss under a prepaid contract on less 16 17 favorable terms than those provided in, and contemplated by, 18 the prepaid contract. (d) Failing to maintain a complete copy of every 19 complaint received by the licensee since the date of the last 20 21 examination of the licensee by the department. For purposes of 22 this subsection, the term "complaint" means any written 23 communication primarily expressing a grievance and which communication is from: 2.4 1. A representative or family member of a deceased 25 26 person interred at the licensee's facilities or using the 27 licensee's services, or which deceased's remains were the 2.8 subject of any service provided by the licensee or licensee's business; or 29 30 2. A person, or such person's family member or representative, who inquired of the licensee or licensee's 31 46

1 business concerning the purchase of, or who purchased or 2 contracted to purchase, any funeral or burial merchandise or services from the licensee or licensee's business. 3 4 5 For purposes of this subsection, the response of a customer б recorded by the customer on a customer satisfaction 7 questionnaire or survey form sent to the customer by the 8 licensee, and returned by the customer to the licensee, shall not be deemed to be a complaint. 9 10 (15) MISCELLANEOUS FINANCIAL MATTERS.--11 (a) Failing to timely pay any fee required by this 12 chapter. 13 (b) Failing to timely remit as required by this chapter the required amounts to any trust fund required by 14 this chapter. The board may, by rule, provide criteria for 15 identifying minor, nonwillful trust remittance deficiencies; 16 17 remittance deficiencies falling within such criteria, if fully 18 corrected within 30 days after notice to the licensee by the department, do not constitute a disciplinary violation. 19 (c) Paying to or receiving from any organization, 20 21 agency, or person, either directly or indirectly, any 22 commission, bonus, kickback, or rebate in any form whatsoever 23 for any business regulated under this chapter, whether such payments are made or received by the licensee, or her or his 2.4 25 agent, assistant, or employee; however, this provision shall 26 not prohibit the payment of commissions by a funeral director, 27 funeral establishment, cemetery, or monument establishment to 2.8 its preneed agents licensed pursuant to this chapter or to 29 licensees under this chapter. 30 Section 13. Subsection (1), paragraph (b) of subsection (2), and paragraph (c) of subsection (4) of section 31 47

1 497.153, Florida Statutes, as created by chapter 2004-301, 2 Laws of Florida, are amended to read: 497.153 Disciplinary procedures and penalties .--3 4 (1) JURISDICTION OF LICENSING AUTHORITY TO INVESTIGATE AND PROSECUTE .-- The expiration, nonrenewal, or surrender of 5 6 licensure under this chapter shall not eliminate jurisdiction 7 in the licensing authority to investigate and prosecute for 8 violations committed by a licensee while licensed under this chapter. The prosecution of any matter may be initiated or 9 continued notwithstanding the withdrawal of any complaint. 10 (2) DETERMINATION OF PROBABLE CAUSE. --11 12 (b) Prior to submitting a matter to the probable cause 13 panel, the licensee who is the subject of the matter shall be provided by the department with a copy of any written 14 complaint received by the department in the matter and shall 15 be advised that the licensee she or he may, within 20 days 16 17 after receipt of a copy of such complaint from the department, 18 submit to the department a written response. Any response timely received by the department shall be provided by the 19 department to the probable cause panel. Licensees may not 20 21 appear in person or through a representative at any probable 22 cause panel proceeding. This paragraph shall not apply to 23 emergency action. (4) ACTION AFTER PROBABLE CAUSE FOUND. --2.4 25 (c) The department may at any time present to the board a proposed settlement by consent order or otherwise of 26 27 any matter as to which probable cause has been found. If the 2.8 board accepts the proposed settlement, it may execute and file the consent order as its final order in the matter or may 29 otherwise issue its final order in the matter shall issue its 30 final order adopting the settlement. If the board does not 31

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accept such settlement, the prosecution of the matter shall be 1 2 resumed. No settlement of any disciplinary matter as to which probable cause has been found may be entered into by the board 3 prior to receipt of a recommended order of an administrative 4 law judge without the department's concurrence. 5 б Section 14. Subsection (1) of section 497.158, Florida 7 Statutes, as renumbered and amended by section 28 of chapter 8 2004-301, Laws of Florida, is amended to read: 9 497.158 Court enforcement actions; powers; abatement of nuisances. --10 (1) In addition to or in lieu of other actions 11 12 authorized by this chapter, the department may petition the 13 courts of this state for injunctive or other relief against any licensed or unlicensed person for the enforcement of this 14 chapter and orders issued under this chapter. The court shall 15 be authorized to impose a fine of up to \$5,000 per violation 16 17 on any licensee under this chapter and up to \$10,000 on any 18 person not licensed under this chapter, payable to the department, upon any person determined by the court to have 19 violated this chapter, and may order payment to the department 20 21 of the department's attorney's fees and litigation costs, by 22 any person found to have violated this chapter. 23 Section 15. Subsections (1), (3), and (4) and paragraph (a) of subsection (5) of section 497.159, Florida 2.4 Statutes, as created by chapter 2004-301, Laws of Florida, are 25 amended to read: 26 27 497.159 Crimes.--2.8 (1) The theft of an examination in whole or in part or the act of unauthorized reproducing, circulating, or copying 29 of any guestions or answers on, from, or for any prelicensure 30 examination administered by the department or the board, 31 49

1 whether such examination is reproduced or copied in part or in 2 whole and by any means, constitutes a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or 3 s. 775.084. 4 5 (3) Any individual who willfully obstructs the 6 department or its examiner in any examination or investigation 7 authorized by this chapter is guilty of a misdemeanor of the 8 second degree and is, in addition to any disciplinary action under this chapter, punishable as provided in s. 775.082 or s. 9 775.083. The initiation of action in any court by or on behalf 10 of any licensee to terminate or limit any examination or 11 12 investigation under this chapter shall not constitute a 13 violation under this subsection. (4) Any officer or director, or person occupying 14 similar status or performing similar functions, of a preneed 15 16 licensee who fails licensee under this chapter who knowingly 17 directs or causes the failure to make required deposits to any 18 trust fund required by this chapter; any director, officer, agent, or employee of a preneed licensee who makes any 19 unlawful withdrawal of funds from any such account or who 2.0 21 knowingly discloses to the department or an employee thereof any false report made pursuant to this chapter; or any person 22 23 who willfully violates any of the provisions of part II, part IV or part V, or with knowledge that such required deposits 2.4 are not being made as required by law fails to report such 25 26 failure to the department, or who knowingly directs or causes 27 the unlawful withdrawal of funds from any trust fund required 2.8 by this chapter, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 29 30 775.084. 31

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1 (5)(a) A No cemetery company or other legal entity 2 conducting or maintaining any public or private cemetery may not deny burial space to any person because of race, creed, 3 4 marital status, sex, national origin, or color. A cemetery 5 company or other entity operating any cemetery may designate 6 parts of cemeteries or burial grounds for the specific use of 7 persons whose religious code requires isolation. Religious 8 institution cemeteries may limit burials to members of the religious institution and their families. 9 10 Section 16. Paragraphs (g) and (h) of subsection (1) and subsection (3) of section 497.161, Florida Statutes, as 11 12 created by chapter 2004-301, Laws of Florida, are amended to 13 read: 497.161 Other rulemaking provisions.--14 (1) In addition to such other rules as are authorized 15 or required under this chapter, the following additional 16 17 rules, not inconsistent with this chapter, shall be authorized 18 by the licensing authority. 19 (g) Rules establishing procedures by which the 20 department may use the expert or technical advice of the board 21 or members of the board for the purposes of any investigation, 22 inspection, or financial examination, without thereby 23 disqualifying the board member from voting on final action in 2.4 the matter. (q)(h) In connection with the statutory revisions by 25 26 the 2004 2005 Regular Session of the Legislature merging 27 chapters 470 and 497 as those chapters appeared in the 2003 2.8 2004 edition of the Florida Statutes and the elimination of the former boards under those chapters and the movement of 29 regulation out of the Department of Business and Professional 30 Regulation, the licensing authority shall through July 1, 31

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1 2006, be deemed to have extraordinary rulemaking authority to 2 adopt any and all rules jointly agreed by the board and the department to be necessary for the protection of the public 3 concerning the regulation of the professions and occupations 4 regulated under this chapter, or for the relief of licensees 5 6 regulated under this chapter concerning any impacts which the 7 department and the board jointly agree were unintended or not contemplated in the enactment of the 2004 2005 legislative 8 9 changes. The authority under this paragraph and any rules adopted under authority of this paragraph shall expire July 1, 10 2006. 11 12 (3) The department and the board shall each have 13 standing under chapter 120 for the purposes of challenging rules or proposed rules under this chapter. This subsection 14 shall not be interpreted to deny standing to a licensee to 15 challenge any rule under this chapter if the licensee would 16 17 otherwise have standing. Section 17. Section 497.165, Florida Statutes, as 18 renumbered and amended by chapter 2004-30, Florida Statutes, 19 is amended to read: 20 21 497.165 Liability of owners, directors, and officers 22 regarding trust funds. -- The owners, officers, and directors of 23 any licensee under this chapter may be held jointly and severally liable for any deficiency in any trust fund required 2.4 by this chapter, to the extent the deficiency arose during the 25 period they were owners, officers or directors of the 26 27 licensee, if they intentionally or through gross their 2.8 conduct, or their negligence in the performance of their

29 duties, caused the deficiency or substantially contributed to

30 conditions that allowed the deficiency to arise or increase.

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1 Section 18. Subsections (1) and (3) of section 2 497.166, Florida Statutes, as created by chapter 2004-301, Laws of Florida, are amended to read: 3 4 497.166 Preneed sales.--5 (1) Regulation of preneed sales shall be as set forth б in part IV of this chapter. <u>A</u> No person may <u>not</u> act as an 7 agent for a preneed licensee funeral establishment or direct 8 disposal establishment with respect to preneed contracts 9 unless the such person is licensed as a preneed sales agent pursuant to part IV of this chapter or is a licensed funeral 10 director acting as a preneed sales agent. 11 12 (3)(a) The funeral director in charge of a funeral 13 establishment shall be responsible for the control and activities of the establishment's preneed sales agents. 14 (b) The direct disposer in charge or a funeral 15 director acting as a direct disposer in charge of a direct 16 17 disposal establishment shall be responsible for the control 18 and activities of the establishment's preneed sales agents. (c) The responsibility imposed by this subsection on 19 the funeral director and direct disposer in charge is a duty 20 21 of reasonable supervision and not absolute liability. The responsibility of the funeral director or direct disposer in 22 23 charge shall be in addition to the responsibility of the preneed licensee for the conduct of the preneed sales agents 2.4 it employs. 25 Section 19. Subsection (2) of section 497.169, Florida 26 27 Statutes, as renumbered and amended by section 39 of chapter 2.8 2004-301, Laws of Florida, is amended to read: 497.169 Private actions; actions on behalf of 29 30 consumers; attorney's fee.--31

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1	(2) In any civil litigation resulting from a
2	transaction involving a violation of this chapter by a
3	cemetery company or burial rights broker licensed under part
4	II, a monument establishment licensed under part V, or a
5	preneed entity or preneed sales agent licensed under part IV,
6	the court may award to the prevailing party and against the
7	cemetery company, burial rights broker, monument
8	establishment, or preneed entity or sales agent, after
9	judgment in the trial court and exhaustion of any appeal,
10	reasonable attorney's fees and costs from the nonprevailing
11	party in an amount to be determined by the trial court. Any
12	award of attorney's fees or costs shall become a part of the
13	judgment and shall be subject to execution as the law allows.
14	This subsection does not apply to licensees licensed under
15	part III or part VI.
16	Section 20. Section 497.171, Florida Statutes, is
17	created to read:
18	497.171 Identification of human remains
19	(1) PRIOR TO FINAL DISPOSITION
20	(a) This subsection applies to licensees under parts
21	III and VI.
22	(b) The licensee in charge of the final disposition of
23	dead human remains shall, prior to final disposition of such
24	dead human remains, affix on the ankle or wrist of the
25	deceased, and on the casket or alternative container or
26	cremation container, proper identification of the dead human
27	remains. The identification or tag shall be encased in or
28	consist of durable and long-lasting material containing the
29	name, date of birth, and date of death of the deceased, if
30	available. The board may adopt rules specifying acceptable
31	materials for such identification tags, acceptable locations

1 for the tags on the casket or alternative container or 2 cremation container, and acceptable methods of affixing the 3 tags. 4 (c) If the dead human remains are cremated, proper identification shall be placed in the container or urn 5 6 containing the remains. 7 (d) Any licensee responsible for removal of dead human 8 remains to any establishment, facility, or location shall ensure that the remains are identified by a tag or other means 9 10 of identification that is affixed to the ankle or wrist of the deceased at the time the remains are removed from the place of 11 12 death or other location. 13 (2) INTERMENT IN UNLICENSED CEMETERIES.--The identification of human remains interred in an unlicensed 14 cemetery shall be the responsibility of the licensed funeral 15 establishment in charge of the funeral arrangements for the 16 17 deceased person. The licensed funeral establishment in charge 18 of the funeral arrangements for the interment in an unlicensed cemetery of human remains shall place on the outer burial 19 container, cremation interment container, or other container 2.0 21 or on the inside of a crypt or niche a tag or permanent 2.2 identifying mark containing the name of the decedent and the 23 date of death, if available. The materials and locations of the tag or mark shall be more specifically described by rule 2.4 of the licensing authority. 25 (3) INTERMENT IN LICENSED CEMETERIES.--26 27 (a) This subsection applies to cemetery licensees 2.8 under part II. (b) As to interments in a licensed cemetery, each 29 licensed cemetery shall place on the outer burial container, 30 cremation interment container, or other container or on the 31

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1 inside of a crypt or niche a tag or permanent identifying 2 marker containing the name of the decedent and the date of death, if available. The materials and the location of the tag 3 4 or marker shall be more specifically described by rule of the licensing authority. 5 б (c) Each licensed cemetery may rely entirely on the 7 identity stated on the burial transit permit or on the 8 identification supplied by a person licensed under this chapter to establish the identity of the dead human remains 9 10 delivered by such person for burial and shall not be liable for any differences between the identity shown on the burial 11 12 transit permit or identification and the actual identity of 13 the dead human remains delivered by such person and buried in 14 the cemetery. (4) DIRECT DISPOSAL ESTABLISHMENTS. -- Direct disposal 15 establishments shall establish a system of identification of 16 17 human remains received which shall be designed to track the 18 identity of the remains from the time of receipt until delivery of the remains to the authorized persons. This is in 19 addition to the requirements for identification of human 2.0 21 remains set forth in subsection (1). A copy of the 2.2 identification procedures shall be available, upon request, to 23 the department and legally authorized persons. (5) RELIANCE ON LEGALLY AUTHORIZED PERSON. -- Any 2.4 licensee charged with responsibility under this section may 25 rely on the representation of a legally authorized person to 26 27 establish the identity of dead human remains. 2.8 Section 21. Paragraph (b) of subsection (6) of section 497.260, Florida Statutes, as renumbered and amended by 29 section 42 of chapter 2004-301, Laws of Florida, is amended to 30 31 read:

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1 497.260 Cemeteries; exemption; investigation and 2 mediation.--3 (6)(b) A No cemetery company or other legal entity conducting or maintaining any public or private cemetery may 4 not deny burial space to any person because of race, creed, 5 6 marital status, sex, national origin, or color. A cemetery 7 company or other entity operating any cemetery may designate parts of cemeteries or burial grounds for the specific use of 8 persons whose religious code requires isolation. Religious 9 10 institution cemeteries may limit burials to members of the religious institution and their families. 11 12 Section 22. Paragraphs (b), (m), (o), and (g) of 13 subsection (2) of section 497.263, Florida Statutes, as renumbered and amended by section 45 of chapter 2004-301, Laws 14 of Florida, are amended to read: 15 497.263 Cemetery companies; license required; 16 17 licensure requirements and procedures. --(2) APPLICATION PROCEDURES.--18 19 (b) The applicant shall be a corporation, or a partnership, or a limited liability company formed prior to 2.0 21 January 1, 2005, which limited liability company already holds 2.2 a license under this chapter. 23 (m) The applicant shall be required to make disclosure of the applicant's criminal records, if any, as required by s. 2.4 497.142. The application shall require the applicant to 25 26 disclose whether the applicant or any principal of the 27 applicant has ever been convicted or found quilty of, or 2.8 entered a plea of no contest to, regardless of adjudication, 29 any crime in any jurisdiction. The licensing authority may require by rule additional information to be provided 30 concerning any affirmative answers. 31

1 (0) The applicant shall submit fingerprints in 2 accordance with s. 497.142. The application shall require the applicant and applicant's principals to provide fingerprints 3 in accordance with part I of this chapter. 4 5 (q) The application shall be signed in accordance with 6 <u>s. 497.141(12)</u> by the president of the applicant. 7 Section 23. Paragraphs (h), (j), and (l) of subsection 8 (2) of section 497.264, Florida Statutes, as renumbered and amended by chapter 2004-301, Laws of Florida, are amended to 9 10 read: 497.264 License not assignable or transferable.--11 12 (2) Any person or entity that seeks to purchase or 13 otherwise acquire control of any cemetery licensed under this chapter shall first apply to the licensing authority and 14 obtain approval of such purchase or change in control. 15 (h) The applicant shall be required to make disclosure 16 17 of applicant's criminal records, if any, as required by s. 18 497.142. The application shall require the applicant to disclose whether the applicant or any principal of the 19 applicant has ever been convicted or found guilty of, or 2.0 21 entered a plea of no contest to, regardless of adjudication, 2.2 any crime in any jurisdiction. The licensing authority may 23 require by rule additional information to be provided concerning any affirmative answers. 2.4 25 The applicant shall submit fingerprints in (j) accordance with s. 497.142. The application shall require the 26 27 applicant and the applicant's principals to provide 2.8 fingerprints in accordance with part I of this chapter. 29 (1) The application shall be signed in accordance with 30 s. 497.141(12) by the applicant if a natural person, otherwise by the president of the applicant. 31

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1 Section 24. Section 497.281, Florida Statutes, as 2 renumbered and amended by section 62 of chapter 2004-301, Laws of Florida, is amended to read: 3 4 497.281 Licensure of brokers of burial rights.--5 (1) No person shall receive compensation to act as a 6 third party to the sale or transfer of three or more burial 7 rights in a 12-month period unless the person pays a license 8 fee as determined by licensing authority rule but not to exceed \$250 and is licensed with the department as a burial 9 rights broker in accordance with this section. 10 (2)(a) The applicant shall be required to make 11 12 disclosure of the applicant's criminal records, if any, as 13 required by s. 497.142. (b) The application must require the applicant to 14 disclose whether the applicant or any principal of the 15 applicant has ever had a license or the authority to practice 16 17 a profession or occupation refused, suspended, fined, denied, 18 or otherwise acted against or disciplined by the licensing authority of any jurisdiction. The licensing authority may 19 require, by rule, additional information to be provided 2.0 21 concerning any affirmative answers. A licensing authority's acceptance of a relinquishment of licensure, stipulation, 2.2 23 consent order, or other settlement, offered in response to or in anticipation of the filing of charges against the license, 2.4 shall be construed as action against the license. The 25 licensing authority may require, by rule, additional 26 27 information to be provided concerning any affirmative answers. 2.8 (c) The applicant shall submit fingerprints in accordance with s. 497.142. The application shall be signed in 29 30 accordance with s. 497.141(12). 31

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1 (d) The applicant shall demonstrate by clear and 2 convincing evidence that the applicant has the ability, experience, and integrity to act as a burial broker and, if 3 4 the applicant is an entity, that the applicant's principals are of good character. 5 б (3) The licensing authority shall by rule establish 7 requirements for minimum records to be maintained by licensees 8 under this section, for the purpose of preventing confusion and error by the licensee or by the cemeteries in which the 9 burial rights are located as to the status as sold or unsold, 10 and the identity of the owner, of the burial rights and 11 12 related interment spaces in the cemetery. (4) The licensing authority may, by rule, require 13 inspections of the records of licensees under this section. 14 (5)(2) The department, by rule, shall provide for the 15 biennial renewal of licenses under this section and a renewal 16 17 fee as determined by licensing authority rule but not to 18 exceed \$250. (6)(3) The licensure requirements of this section do 19 shall not apply to persons otherwise licensed pursuant to this 20 21 chapter, but such persons, if they engage in activity as a burial rights broker, are subject to rules relating to 2.2 23 required records and inspections. (4) The licensing authority may by rule specify 2.4 25 records of brokerage transactions which shall be required to 26 be maintained by burial rights brokers licensed under this 27 subsection, and which shall be subject to inspection by the 2.8 department. Section 25. Subsection (12) is added to section 29 30 497.365, Florida Statutes, to read: 497.365 Licensure; inactive and delinquent status.--31 60

1 (12) The board shall prescribe, by rule, an application fee for inactive status, a renewal fee for 2 inactive status, a delinquency fee, and a fee for reactivation 3 4 of a license. The amount of any such fee may not exceed the 5 amount of the biennial renewal fee established by the board for an active license. The department may not reactivate a б 7 license unless the inactive or delinquent licensee has paid any applicable biennial renewal or delinquency fee, or both, 8 and a reactivation fee. 9 10 Section 26. Paragraph (c) of subsection (1) of section 497.368, Florida Statutes, as renumbered and amended by 11 12 section 73 of chapter 2004-301, Laws of Florida, is amended to 13 read: 497.368 Embalmers; licensure as an embalmer by 14 examination; provisional license.--15 (1) Any person desiring to be licensed as an embalmer 16 17 shall apply to the licensing authority to take the licensure 18 examination. The licensing authority shall examine each applicant who has remitted an examination fee set by rule of 19 the licensing authority not to exceed \$200 plus the actual per 2.0 21 applicant cost to the licensing authority for portions of the 2.2 examination and who has: 23 (c) Made disclosure of applicant's criminal records, if any, as required by s. 497.142. The applicant shall submit 2.4 fingerprints in accordance with s. 497.142. The applicant may 25 not be licensed under this section unless the licensing 26 27 authority determines that the applicant is of good character 2.8 and has no demonstrated history of lack of trustworthiness or integrity in business or professional matters. Had no 29 30 conviction or finding of guilt, regardless of adjudication, 31

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1 for a crime which directly relates to the ability to practice 2 embalming or the practice of embalming. Section 27. Paragraph (d) is added to subsection (1) 3 of section 497.369, Florida Statutes, as renumbered and 4 amended by section 74 of chapter 2004-301, Laws of Florida, to 5 б read: 7 497.369 Embalmers; licensure as an embalmer by 8 endorsement; licensure of a temporary embalmer.--(1) The licensing authority shall issue a license by 9 10 endorsement to practice embalming to an applicant who has remitted an examination fee set by rule of the licensing 11 12 authority not to exceed \$200 and who the licensing authority 13 certifies: (d) Has made disclosure of the applicant's criminal 14 records, if any, as required by s. 497.142. The applicant 15 shall submit fingerprints in accordance with s. 497.142. The 16 applicant may not be licensed under this section unless the 17 licensing authority determines that the applicant is of good 18 character and has no demonstrated history of lack of 19 trustworthiness or integrity in business or professional 20 21 matters. 22 Section 28. Paragraph (c) of subsection (1) of section 23 497.373, Florida Statutes, as renumbered and amended by section 78 of chapter 2004-301, Laws of Florida, is amended to 2.4 25 read: 497.373 Funeral directing; licensure as a funeral 26 27 director by examination; provisional license.--2.8 (1) Any person desiring to be licensed as a funeral 29 director shall apply to the licensing authority to take the licensure examination. The licensing authority shall examine 30 each applicant who has remitted an examination fee set by rule 31 62

1 of the licensing authority not to exceed \$200 plus the actual 2 per applicant cost to the licensing authority for portions of the examination and who the licensing authority certifies has: 3 (c) <u>Made disclosure of the applicant's criminal</u> 4 records, if any, as required by s. 497.142. The applicant 5 б shall submit fingerprints in accordance with s. 497.142. The 7 applicant may not be licensed under this section unless the licensing authority determines that the applicant is of good 8 character and has no demonstrated history of lack of 9 10 trustworthiness or integrity in business or professional matters. Had no conviction or finding of guilt, regardless of 11 12 adjudication, for a crime which directly relates to the 13 ability to practice funeral directing or the practice of funeral directing. 14 Section 29. Paragraph (d) is added to subsection (1) 15 of section 497.374, Florida Statutes, as renumbered and 16 17 amended by section 79 of chapter 2004-301, Laws of Florida, to 18 read: 497.374 Funeral directing; licensure as a funeral 19 director by endorsement; licensure of a temporary funeral 20 21 director.--22 (1) The licensing authority shall issue a license by 23 endorsement to practice funeral directing to an applicant who has remitted a fee set by rule of the licensing authority not 2.4 to exceed \$200 and who: 25 (d) Has made disclosure of the applicant's criminal 26 27 records, if any, as required by s. 497.142. The applicant 2.8 shall submit fingerprints in accordance with s. 497.142. The applicant may not be licensed under this section unless the 29 licensing authority determines that the applicant is of good 30 character and has no demonstrated history of lack of 31

1 trustworthiness or integrity in business or professional 2 matters. Section 30. Subsection (1) of section 497.376, Florida 3 Statutes, as renumbered and amended by section 81 of chapter 4 2004-301, Laws of Florida, is amended to read: 5 б 497.376 License as funeral director and embalmer 7 permitted; display of license. --8 (1) Nothing in this chapter may be construed to 9 prohibit a person from holding a license as an embalmer and a license as a funeral director at the same time. There may be 10 issued and renewed by the licensing authority a combination 11 12 license as both funeral director and embalmer to persons 13 meeting the separate requirements for both licenses as set forth in this chapter. The licensing authority may adopt rules 14 providing procedures for applying for and renewing such a 15 combination license. The licensing authority may, by rule, 16 17 establish application, renewal, and other fees for such a combination license, which fees may not exceed the sum of the 18 maximum fees for the separate funeral director and embalmer 19 license categories as provided in this chapter. A person who 2.0 21 holds a combination license as a funeral director and embalmer is subject to regulation under this chapter both as a funeral 22 23 director and an embalmer. Section 31. Subsection (1) of section 497.378, Florida 2.4 Statutes, as renumbered and amended by chapter 2004-301, Laws 25 26 of Florida, is amended to read: 27 497.378 Renewal of funeral director and embalmer 2.8 licenses.--(1) There shall be renewed a funeral director or 29 embalmer license upon receipt of the renewal application and 30 fee set by the licensing authority not to exceed $\frac{5500}{250}$. 31

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1 The licensing authority may prescribe by rule continuing 2 education requirements of up to 12 classroom hours and may by rule establish criteria for accepting alternative nonclassroom 3 continuing education on an hour-for-hour basis, in addition to 4 a licensing authority-approved course on communicable diseases 5 6 that includes the course on human immunodeficiency virus and 7 acquired immune deficiency syndrome required by s. 497.367, 8 for the renewal of a funeral director or embalmer license. The rule may provide for the waiver of continuing education 9 requirements in circumstances that would justify the waiver, 10 such as hardship, disability, or illness. The continuing 11 12 education requirement is not required after July 1, 1996, for 13 a licensee who is over the age of 75 years if the licensee does not qualify as the sole person in charge of an 14 establishment or facility. 15 16 Section 32. Subsections (1), (4), (5), and (12) of 17 section 497.380, Florida Statutes, as renumbered and amended by section 85 of chapter 2004-301, Laws of Florida, are 18 amended to read: 19 497.380 Funeral establishment; licensure.--20 21 (1) A funeral establishment shall be a place at a 22 specific street address or location consisting of at least 23 1,250 contiguous interior square feet and must maintain or make arrangements for either capacity for the refrigeration 2.4 and storage of dead human bodies handled and stored by the 25 establishment and a preparation room equipped with necessary 26 27 ventilation and drainage and containing necessary instruments 2.8 for embalming dead human bodies or must make arrangements for 29 a preparation room as established by rule. 30 (4) Application for a funeral establishment license shall be made on forms and pursuant to procedures specified by 31

1	rule, shall be accompanied by a nonrefundable fee not to
2	exceed \$300 as set by licensing authority rule, and shall
3	include the name of the licensed funeral director who is in
4	charge of that establishment. The applicant shall be required
5	to make disclosure of the applicant's criminal records, if
6	any, as required by s. 497.142. The applicant shall submit
7	fingerprints in accordance with s. 497.142. A duly completed
8	application accompanied by the required fees shall be approved
9	and the license issued if the proposed funeral establishment
10	has passed an inspection pursuant to rule of the licensing
11	authority, the licensing authority determines the applicant is
12	of good character and has no demonstrated history of lack of
13	trustworthiness or integrity in business or professional
14	matters, and the applicant otherwise is in compliance with all
15	applicable requirements of this chapter.
16	(5) A funeral establishment license shall be renewable
17	biennially pursuant to procedures, and upon payment of a
18	nonrefundable fee not to exceed $\frac{5500}{300}$, as set by licensing
19	authority rule. The licensing authority may also establish by
20	rule a delinquency fee not to exceed \$50 per day.
21	(12) <u>(a)</u> A change in ownership of a funeral
22	establishment shall be promptly reported pursuant to
23	procedures established by rule and shall require the
24	relicensure of the funeral establishment, including
25	reinspection and payment of applicable fees.
26	(b) A change in location of a funeral establishment
27	shall be promptly reported to the licensing authority pursuant
28	to procedures established by rule. Operations by the licensee
29	at a new location may not commence until an inspection by the
30	licensing authority of the facilities, pursuant to rules of
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1 the licensing authority, has been conducted and passed at the 2 new location. 3 Section 33. Paragraphs (a) and (g) of subsection (1) and paragraphs (a), (f), and (g) of subsection (2) of section 4 497.385, Florida Statutes, as renumbered and amended by 5 6 section 90 of chapter 2004-301, Laws of Florida, are amended, 7 and paragraph (i) is added to subsection (2) of that section, 8 to read: 9 497.385 Removal services; refrigeration facilities; 10 centralized embalming facilities .-- In order to ensure that the removal, refrigeration, and embalming of all dead human bodies 11 12 is conducted in a manner that properly protects the public's 13 health and safety, the licensing authority shall adopt rules to provide for the licensure of removal services, 14 refrigeration facilities, and centralized embalming facilities 15 operated independently of funeral establishments, direct 16 17 disposal establishments, and cinerator facilities. (1) REMOVAL SERVICES AND REFRIGERATION SERVICES.--18 (a) Application for licensure of a removal service or 19 a refrigeration service shall be made using forms and 20 21 procedures as specified by rule, shall be accompanied by a 22 nonrefundable fee not to exceed \$300 as set by licensing 23 authority rule, and shall include the name of the business owner, manager in charge, business address, and copies of 2.4 occupational and other local permits. The applicant shall be 25 required to make disclosure of the applicant's criminal 26 records, if any, as required by s. 497.142. The applicant 27 2.8 shall submit fingerprints in accordance with s. 497.142. A duly completed application accompanied by the required fees 29 shall be approved and the license issued if the applicant has 30 passed an inspection pursuant to rule of the licensing 31

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authority, the licensing authority determines that the 1 2 applicant is of good character and has no demonstrated history of lack of trustworthiness or integrity in business or 3 4 professional matters, and the applicant otherwise is in compliance with all applicable requirements of this chapter. 5 б (g)1. A change in ownership shall be promptly reported 7 using forms and procedures specified by rule and may require 8 the relicensure of the licensee, including reinspection and 9 payment of applicable fees, as required by rule. 10 2. A change in location shall be promptly reported to the licensing authority pursuant to procedures established by 11 12 rule. Operations by the licensee at a new location may not 13 commence until an inspection by the licensing authority of the facilities, pursuant to rules of the licensing authority, has 14 been conducted and passed at the new location. 15 (2) CENTRALIZED EMBALMING FACILITIES. -- In order to 16 17 ensure that all funeral establishments have access to 18 embalming facilities that comply with all applicable health and safety requirements, the licensing authority shall adopt 19 rules to provide for the licensure and operation of 20 21 centralized embalming facilities and shall require, at a 22 minimum, the following: 23 (a) All centralized embalming facilities shall contain all of the equipment and meet all of the requirements that a 2.4 25 preparation room located in a funeral establishment is required to meet, but such facilities shall not be required to 26 27 comply with any of the other requirements for funeral 2.8 establishments, as set forth in s. 497.380. The licensing 29 authority may adopt rules establishing the equipment and other requirements for operation of a centralized embalming facility 30 consistent with this paragraph. 31

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1	(f) Application for licensure of a centralized
2	embalming facility shall be made utilizing forms and
3	procedures prescribed by rule and shall be accompanied by a
4	nonrefundable fee not to exceed \$300 as set by licensing
5	authority rule, and licensure shall be renewed biennially
б	pursuant to procedures and upon payment of a nonrefundable fee
7	not to exceed \$300 as set by licensing authority rule. The
8	licensing authority may also establish by rule a late fee not
9	to exceed \$50 per day. Any licensure not renewed within 30
10	days after the renewal date shall expire without further
11	action by the department. The applicant shall be required to
12	make disclosure of the applicant's criminal records, if any,
13	as required by s. 497.142. The applicant shall submit
14	fingerprints in accordance with s. 497.142. A duly completed
15	application accompanied by the required fees shall be approved
16	and the license issued if the applicant has passed an
17	inspection pursuant to rule of the licensing authority, the
18	licensing authority determines that the applicant is of good
19	character and has no demonstrated history of lack of
20	trustworthiness or integrity in business or professional
21	matters, and the applicant otherwise is in compliance with all
22	applicable requirements of this chapter.
23	(g) The licensing authority shall set by rule an
24	annual inspection fee not to exceed \$300, payable upon
25	application for licensure and upon renewal of such licensure.
26	Centralized embalming facilities shall be subject to
27	inspection before issuance of a license and annually
28	thereafter.
29	(i)1. A change in ownership shall be promptly reported
30	using forms and procedures specified by rule and may require
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1 the relicensure of the licensee, including reinspection and 2 payment of applicable fees, as required by rule. 2. A change in location shall be promptly reported to 3 4 the licensing authority pursuant to procedures established by 5 rule. Operations by the licensee at a new location may not 6 commence until an inspection by the licensing authority of the 7 facilities, pursuant to rules of the licensing authority, has 8 been conducted and passed at the new location. Section 34. Section 497.453, Florida Statutes, as 9 renumbered and amended by section 102 of chapter 2004-301, 10 Laws of Florida, is amended to read: 11 12 497.453 Application for preneed license, procedures 13 and criteria; renewal; reports.--(1) PRENEED LICENSE APPLICATION PROCEDURES.--14 (a) A person seeking a license to enter into preneed 15 contracts shall apply for such licensure using forms 16 17 prescribed by rule. (b) The application shall require the name, business 18 address, residence address, date and place of birth or 19 20 incorporation, and business phone number of the applicant and 21 all principals of the applicant. The application shall require 22 the applicant's social security number, or, if the applicant 23 is an entity, its federal tax identification number. (c) The application may require information as to the 2.4 applicant's financial resources. 25 (d) The application may require information as to the 26 27 educational and employment history of an individual applicant; 2.8 and as to applicants that are not natural persons, the business and employment history of the applicant and 29 30 principals of the applicant. 31

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1 (e) The applicant shall be required to make disclosure 2 of the applicant's criminal records, if any, as required by s. 3 497.142. The application shall require the applicant to 4 disclose whether the applicant or any of the applicant's 5 principals have ever been convicted or found quilty of, or б entered a plea of no contest to, regardless of adjudication, 7 any crime in any jurisdiction. 8 (f) The application shall require the applicant to disclose whether the applicant or any of the applicant's 9 10 principals have ever had a license or the authority to practice a profession or occupation refused, suspended, fined, 11 12 denied, or otherwise acted against or disciplined by the 13 licensing authority of any jurisdiction. A licensing authority's acceptance of a relinquishment of licensure, 14 stipulation, consent order, or other settlement, offered in 15 response to or in anticipation of the filing of charges 16 17 against the license, shall be construed as action against the 18 license. The applicant shall submit fingerprints in 19 (g) accordance with s. 497.142. The application shall require the 20 21 applicant and its principals to provide fingerprints in 22 accordance with part I of this chapter. 23 (h) The application shall state the name and license number of the funeral establishment, cemetery company, direct 2.4 disposal establishment, or monument establishment, under whose 25 license the preneed application is made. 26 27 (i) The application shall state the types of preneed 2.8 contracts proposed to be written. 29 (j) The application shall disclose the existence of 30 all preneed contracts for service or merchandise entered into by the applicant, or by any other entity under common control 31 71

1 with the applicant, without or prior to authorization under 2 this section or predecessors to this section. As to each such contract, the applicant shall disclose the name and address of 3 the contract purchaser, the status of the contract, and what 4 steps or measures the applicant has taken to ensure 5 6 performance of unfulfilled contracts, setting forth the 7 treatment and status of funds received from the customer in 8 regard to the contract, and stating the name and address of 9 any institution where such funds are deposited and the number used by the institution to identify the account. With respect 10 to contracts entered into before January 1, 1983, an 11 12 application to issue or renew a preneed license may not be 13 denied solely on the basis of such disclosure. The purchaser of any such contract may not be required to liquidate the 14 account if such account was established before July 1, 1965. 15 Information disclosed may be used by the licensing authority 16 17 to notify the contract purchaser and the institution in which such funds are deposited should the holder of a preneed 18 license be unable to fulfill the requirements of the contract. 19 20 (k) The application shall require the applicant to 21 demonstrate that the applicant complies and will comply with 22 all requirements for preneed contract licensure under this 23 chapter. (1) The application may require any other information 2.4 considered necessary by the department or board to meet its 25 26 responsibilities under this chapter. 27 (m) The application shall be sworn to and signed in 2.8 accordance with s. 497.141(12) by the applicant if a natural 29 person, or by the president of an applicant that is not a 30 natural person. 31

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1 (n) The application shall be accompanied by a 2 nonrefundable fee as determined by licensing authority rule but not to exceed \$500. 3 4 (2) ACTION CONCERNING APPLICATIONS.--A duly completed application for licensure under this section, accompanied by 5 б the required fees, shall be approved and a license issued, if 7 the licensing authority determines that the following 8 conditions are met: 9 (a) The application is made by a funeral 10 establishment, cemetery company, direct disposal establishment, or monument establishment, or on behalf of one 11 12 of the preceding licensees by its agent in the case of a 13 corporate entity, licensed and in good standing under this 14 chapter. (b) The applicant meets net worth requirements 15 specified by rule of the licensing authority. 16 17 1. The net worth required by rule to obtain or renew a preneed license and write and carry up to \$100,000 in total 18 retail value of outstanding preneed contracts shall not exceed 19 \$20,000. The board may specify higher net worth requirements 2.0 21 by increments, for total retail value of outstanding preneed contracts carried in excess of \$100,000, as the board 2.2 23 determines necessary for the protection of the public. 2. An applicant to obtain or renew a preneed licensee 2.4 25 that cannot demonstrate the required initial minimum net worth may voluntarily submit to the licensing authority and request 26 27 acceptance of alternative evidence of financial stability and 2.8 resources or agree to additional oversight in lieu of the required net worth. Such additional evidence or oversight may 29 30 include, as appropriate, one or more of the following: 31

1 a. An agreement to submit monthly financial statements 2 of the entity. 3 b. An agreement to submit quarterly financial 4 statements of the entity. c. An appraisal of the entity's property or broker's 5 б opinion of the entity's assets. 7 d. A credit report of the entity or its principals. e. A subordination-of-debt agreement from the entity's 8 9 principals. 10 f. An indemnification or subrogation agreement binding the entity and its principals. 11 12 A guarantee agreement for the entity from its α. 13 principals. h. A written explanation of past financial activity. 14 Submission of a 12-month projected business plan 15 i. that includes: 16 17 (I) A statement of cash flows. 18 (II) Pro forma income statements, with sources of revenues identified. 19 (III) Marketing initiatives. 20 21 j. Submission of previous department examination 22 reports. 23 k. An agreement of 100 percent voluntary trust by the 2.4 entity. 25 3. The licensing authority may accept such alternative evidence or arrangements in lieu of the required net worth 26 27 only if the licensing authority determines that such 2.8 alternative evidence or arrangements are an adequate substitute for required net worth and that acceptance would 29 30 not substantially increase the risk to existing or future 31

1 customers of nonperformance by the applicant or licensee on 2 its retail sales agreements. (c) The applicant has and will have the ability to 3 discharge her or his liabilities as they become due in the 4 normal course of business, and has and will have sufficient 5 6 funds available during the calendar year to perform her or his 7 obligations under her or his contracts. 8 (d) If the applicant or any entity under common control with the applicant has entered into preneed contracts 9 prior to being authorized to do so under the laws of this 10 11 state: 12 1. The licensing authority determines that adequate 13 provision has been made to ensure the performance of such 14 contracts. 2. The licensing authority determines that the 15 improper sale of such preneed contracts prior to authorization 16 17 under this chapter does not indicate, under the facts of the 18 particular application in issue, that the applicant has a disregard of the laws of this state such as would expose the 19 public to unreasonable risk if the applicant were issued a 20 21 preneed license. 22 3. Nothing in this section shall imply any 23 authorization to enter into preneed contracts without authorization under this chapter. 2.4 (e) Neither the applicant nor the applicant's 25 principals have a demonstrated history of conducting their 26 27 business affairs to the detriment of the public. 2.8 (f) The applicant and the applicant's principals are of good character and have no demonstrated history of lack of 29 trustworthiness or integrity in business or professional 30 31 matters.

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1 (q) The applicant does and will comply with all other 2 requirements of this chapter relating to preneed licensure. 3 (3) ISSUANCE OF LICENSES ON PROBATIONARY STATUS.--It 4 is the policy of this state to encourage competition for the public benefit in the preneed contract business by, among 5 6 other means, the entry of new licensees into that business. To 7 facilitate issuance of licenses concerning applications judged 8 by the licensing authority to be borderline as to qualification for licensure, the licensing authority may issue 9 a new license under this section on a probationary basis, 10 subject to conditions specified by the licensing authority on 11 12 a case-by-case basis, which conditions may impose special 13 monitoring, reporting, and restrictions on operations for up to the first 12 months of licensure, to ensure the licensee's 14 responsibleness, competency, financial stability, and 15 compliance with this chapter. Provided, no such probationary 16 17 license shall be issued unless the licensing authority 18 determines that issuance would not pose an unreasonable risk to the public, and the licensing authority must within 12 19 months after issuance of the license either remove the 20 21 probationary status or determine that the licensee is not 22 qualified for licensure under this chapter and institute 23 proceedings for revocation of licensure. (4) CHANGE IN CONTROL SUBSEQUENT TO LICENSURE. --2.4 25 (a) Each licensee under this section must provide notice as required by rule prior to any change in control of 26 27 the licensee. Any such change is subject to disapproval or to 2.8 reasonable conditions imposed by the licensing authority, for 29 the protection of the public to ensure compliance with this 30 chapter, based upon criteria established by rule, which 31

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1 criteria shall promote the purposes of this part in protecting 2 the consumer. 3 (b) The licensing authority may authorize the transfer of a preneed license and establish by rule a fee for the 4 transfer in an amount not to exceed \$500. Upon receipt of an 5 6 application for transfer, the executive director may grant a 7 temporary preneed license to the proposed transferee, based upon criteria established by the licensing authority by rule, 8 which criteria shall promote the purposes of this chapter in 9 protecting the consumer. Such a temporary preneed license 10 shall expire at the conclusion of the next regular meeting of 11 12 the board unless renewed by the board. The licensing authority 13 may by rule establish forms and procedures for the implementation of this paragraph. 14 (5) RENEWAL OF LICENSES.--15 (a) A preneed license shall expire annually on June 1, 16 17 unless renewed, or at such other time or times as may be provided by rule. The application for renewal of the license 18 shall be on forms prescribed by rule and shall be accompanied 19 by a renewal fee as specified in paragraph (c). 20 21 (b) Within 3 months after the end of its fiscal 22 period, or within an extension of time therefor, as the 23 department for good cause may grant, the licensee shall file with the department a full and true statement of her or his 2.4 financial condition, transactions, and affairs, prepared on a 25 basis as adopted by rule, as of the end of the preceding 26 27 fiscal period or at such other time or times as may be 2.8 required by rule, together with such other information and 29 data which may be required by rule. To facilitate uniformity

30 in financial statements and to facilitate department analysis,

31 there may be adopted by rule a form for financial statements.

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1 The rules regarding net worth, authorized by paragraph (2)(b), 2 shall be applicable to the renewal of preneed licenses. 3 (c)<u>1.</u> Each annual application for renewal of a preneed 4 license that is not held by a monument establishment shall be accompanied by the appropriate fee as follows: 5 б <u>a.1.</u> For a preneed licensee with no preneed contract 7 sales during the immediately preceding year.....\$300. 8 b.2. For a preneed licensee with at least 1 but fewer 9 than 50 preneed contract sales during the immediately 10 preceding year.....\$400. c.3. For a preneed licensee with at least 50 but fewer 11 12 than 250 preneed contract sales during the immediately 13 preceding year.....\$500. 14 d.4. For a preneed licensee with at least 250 but 15 fewer than 1,000 preneed contract sales during the immediately 16 preceding year.....\$850. 17 e.5. For a preneed licensee with at least 1,000 but 18 fewer than 2,500 preneed contract sales during the immediately 19 preceding year.....\$1,500. 20 f.6. For a preneed licensee with at least 2,500 but 21 fewer than 5,000 preneed contract sales during the immediately 22 preceding year....\$2,500. 23 g.7. For a preneed licensee with at least 5,000 but fewer than 15,000 preneed contract sales during the 2.4 25 immediately preceding year.....\$6,000. h.8. For a preneed licensee with at least 15,000 but 26 27 fewer than 30,000 preneed contract sales during the 2.8 immediately preceding year.....\$12,500. 29 i.9. For a preneed licensee with 30,000 preneed contract sales or more during the immediately preceding year 30 31\$18,500.

1	2. Each annual application for renewal of a preneed
2	license that is held by a monument establishment shall be
3	accompanied by the appropriate fee determined by its total
4	gross aggregate at-need and preneed retail sales for the
5	12-month period ending 2 full calendar months prior to the
б	month in which the renewal is required, as follows:
7	<u>a. Total sales of \$1 to \$50,000, renewal fee \$1,000.</u>
8	<u>b. Total sales of \$50,001 to \$250,000, renewal fee</u>
9	<u>\$1,500.</u>
10	<u>c. Total sales of \$250,001 to \$500,000, renewal fee</u>
11	<u>\$2,000.</u>
12	<u>d. Total sales over \$500,000, renewal fee \$2,500.</u>
13	(d) An application for renewal shall disclose the
14	existence of all preneed contracts for service or merchandise
15	funded by any method other than a method permitted by this
16	chapter, which contracts are known to the applicant and were
17	entered into by the applicant, or any other entity under
18	common control with the applicant, during the annual license
19	period then ending. Such disclosure shall include the name and
20	address of the contract purchaser, the name and address of the
21	institution where such funds are deposited, and the number
22	used by the institution to identify the account.
23	(e) In addition to any other penalty that may be
24	provided for under this chapter, there may be levied a late
25	fee as determined by licensing authority rule but not to
26	exceed \$50 a day for each day the preneed licensee fails to
27	file its annual statement, and there may be levied a late fee
28	as determined by licensing authority rule but not to exceed
29	\$50 a day for each day the preneed licensee fails to file the
30	statement of activities of the trust. Upon notice to the
31	preneed licensee by the department that the preneed licensee
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1 has failed to file the annual statement or the statement of 2 activities of the trust, the preneed licensee's authority to sell preneed contracts shall cease while such default 3 continues. 4 5 (6) OUARTERLY PAYMENTS. -- In addition to other amounts б required to be paid by this section, each preneed licensee 7 shall pay to the Regulatory Trust Fund an amount established 8 by rule not to exceed \$10 for each preneed contract entered into. This amount must be paid within 60 days after the end of 9 10 each quarter. These funds must be used to defray the cost of administering the provisions of this chapter part. 11 12 (7) BRANCH OPERATIONS AND LICENSURE. --13 (a) Any person or entity that is part of a common business enterprise that has a preneed license issued pursuant 14 to this section and desires to operate under a name other than 15 that of the common business enterprise, may submit an 16 17 application on a form adopted by rule to become a branch 18 licensee. The application shall be accompanied by an application fee as determined by licensing authority rule but 19 not to exceed \$300. 20 21 (b) Upon a determination that such branch applicant 22 qualifies to sell preneed contracts under this part except for 23 the requirements of paragraph (2)(c), and if the sponsoring preneed licensee under whose preneed license the branch 2.4 applicant seeks branch status meets the requirements of such 25 paragraph and is in compliance with all requirements of this 26 27 part regarding its preneed license and operations thereunder, 2.8 a branch license shall be issued. (c) Branch licenses shall be renewed annually by 29 payment of a renewal fee set by licensing authority rule and 30 not to exceed \$500 \$300. Branch licenses may be renewed only 31

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so long as the preneed license of the sponsoring preneed 1 2 licensee remains in good standing. (d) Violations of this part by the branch shall be 3 deemed to be violations of this part by its sponsoring preneed 4 licensee, unless the licensing authority determines that 5 6 extenuating circumstances indicate that it would be unjust to 7 attribute the branch's misconduct to the sponsoring preneed 8 licensee. Preneed sales of the branch shall be deemed to be sales of the sponsoring licensee for purposes of renewal fees 9 and trust requirements under this chapter. 10 (e) The sponsoring preneed licensee shall be 11 12 responsible for performance of preneed contracts entered into 13 by its branch if the branch does not timely fulfill any such contract. 14 (8) ANNUAL TRUST REPORTS. -- On or before April 1 of 15 each year, the preneed licensee shall file in the form 16 17 prescribed by rule a full and true statement as to the 18 activities of any trust established by it pursuant to this part for the preceding calendar year. 19 (9) DEPOSIT OF FUNDS.--All sums collected under this 20 21 section shall be deposited to the credit of the Regulatory 2.2 Trust Fund. 23 Section 35. Subsection (6) of section 497.456, Florida Statutes, as renumbered and amended by section 105 of chapter 2.4 2004-301, Laws of Florida, is amended to read: 25 497.456 Preneed Funeral Contract Consumer Protection 26 27 Trust Fund. --2.8 (6) Upon the commencement of a delinquency proceeding 29 pursuant to this chapter against a preneed licensee, the licensing authority may use up to 50 percent of the balance of 30 the trust fund not already committed to a prior delinquency 31 81

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1 proceeding solely for the purpose of establishing a 2 receivership and providing restitution to preneed contract purchasers and their estates due to a preneed licensee's 3 failure to provide the benefits of a preneed contract or 4 failure to refund the appropriate principal amount by reason 5 6 of cancellation thereof. The balance of the trust fund shall 7 be determined as of the date of the delinquency proceeding. 8 Section 36. Paragraph (h) of subsection (1) and subsection (4) of section 497.458, Florida Statutes, as 9 renumbered and amended by section 107 of chapter 2004-301, 10 Laws of Florida, are amended to read: 11 12 497.458 Disposition of proceeds received on 13 contracts.--14 (1) In no event may trust funds be loaned, directly or 15 (h) indirectly, to any of the following persons: the preneed 16 17 licensee; any entity under any degree of common control with 18 the preneed licensee; any employee, director, full or partial owner, or principal of the preneed licensee; or any person 19 related by blood or marriage to any of those persons. In no 2.0 21 event may trust funds, directly or indirectly, be invested in 2.2 or with, or loaned to, any business or business venture in 23 which any of the following persons have an interest: the preneed licensee, any entity under any degree of common 2.4 control with the preneed licensee, any employee, director, 25 full or partial owner, or principal of the preneed licensee, 26 27 or any person related by blood or marriage to any of those 2.8 persons. In no event may said funds be loaned to a preneed 29 licensee, an affiliate of a preneed licensee, or any person 30 directly or indirectly engaged in the burial, funeral home 31 cemetery business.

1 (4) (a) Trust funds shall not be invested in or loaned 2 or for the benefit of any business venture in which the 3 preneed licensee, its principals, or persons related by blood 4 marriage to the licensee or its principals, have a direct 5 or indirect interest, without the prior approval of the б licensing authority. 7 (b) Trust funds shall not be loaned to or for the 8 benefit of the preneed licensee, its principals, or persons 9 related by blood or marriage to the licensee or its 10 principals, without the prior approval of the licensing 11 authority. 12 (c) No approval of such loans or investments shall be 13 given unless it be shown by clear and convincing evidence that such loan or investment would be in the interest of the 14 15 preneed contract holders whose contracts are secured by the 16 trust funds. 17 (d) The licensing authority may adopt rules exempting from the prohibition of paragraph (1)(h) this subsection, 18 pursuant to criteria established in such rule, the investment 19 of trust funds in investments, such as widely and publicly 20 21 traded stocks and bonds, notwithstanding that the licensee, 22 its principals, or persons related by blood or marriage to the 23 licensee or its principals have an interest by investment in the same entity, where neither the licensee, its principals, 2.4 or persons related by blood or marriage to the licensee or its 25 26 principals have the ability to control the entity invested in, 27 and it would be in the interest of the preneed contract 2.8 holders whose contracts are secured by the trust funds to allow the investment. 29 30 31

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1 Section 37. Section 497.466, Florida Statutes, as 2 renumbered and amended by section 115 of chapter 2004-301, Florida Statutes, is amended to read: 3 4 (Substantial rewording of section. See s. 497.466, F.S., for present text.) 5 б 497.466 Preneed sales agents, license required; 7 application procedures and criteria; appointment of agents; 8 responsibility of preneed licensee .--9 (1) GENERAL PROVISIONS.--Each individual who offers 10 preneed contracts to the public, or who executes preneed contracts on behalf of a preneed licensee, including any 11 12 individual who offers, sells, or signs contracts for the 13 preneed sale of burial rights, shall be licensed as a preneed sales agent and shall be appointed by each preneed licensee 14 whom he or she represents regarding preneed sales, pursuant to 15 this section; however, an individual licensed in good standing 16 17 under this chapter as a funeral director may engage in preneed 18 sales for the preneed licensee with whom the funeral director is affiliated, without preneed sales agent licensure or 19 appointment under this section. 2.0 21 (2) PRENEED SALES AGENT LICENSE; APPLICATION 2.2 PROCEDURES. --23 (a) An individual may hold only one preneed sales 2.4 agent license at a time. (b) A preneed sales agent license may not be issued to 25 a person under the age of 18 years. 26 27 (c) A person desiring a preneed sales agent license 2.8 shall apply to the department for such a license. The application must require the name, social security number, 29 residence address, residence phone number if any, and date and 30 place of birth of the applicant. 31

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1	(d) The application must require the preneed sales
2	agent applicant to disclose any criminal record, as required
3	<u>by s. 497.142.</u>
4	(e) The application must require the preneed sales
5	agent applicant to disclose whether the applicant has ever had
б	a license or the authority to practice a profession or
7	occupation refused, suspended, fined, denied, or otherwise
8	acted against or disciplined by the licensing authority of any
9	jurisdiction. A licensing authority's acceptance of a
10	relinquishment of licensure, stipulation, consent order, or
11	other settlement, offered in response to or in anticipation of
12	the filing of charges against the license, constitutes action
13	against the license.
14	(f) The application must require identification by the
15	preneed sales agent applicant of the preneed licensee whom the
16	preneed sales agent applicant believes will initially appoint
17	the preneed sales agent if a preneed sales agent license is
18	issued.
19	(q) The application must be signed by the applicant.
20	The licensing authority may accept electronic signatures.
21	(h) The application must be accompanied by a
22	nonrefundable fee of \$150 if made through the department's
23	online licensing system, or \$175 if made using paper forms.
24	Payment of either fee as specified in this paragraph entitles
25	the applicant to one initial appointment without payment of
26	further fees by the preneed sales agent or the appointing
27	preneed licensee if a preneed sales agent license is issued.
28	The licensing authority may from time to time increase the
29	fees specified in this paragraph, but not to exceed \$300.
30	(3) ISSUANCE OF A TEMPORARY PRENEED SALES AGENT
31	LICENSE

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1	(a) Upon receipt of a duly completed application and
2	the required fee, a temporary preneed sales agent license
3	shall be issued to the applicant if:
4	1. The applicant is at least 18 years of age;
5	2. The application indicates that the applicant has no
6	disciplinary or criminal record, and the department has no
7	record indicating that the applicant has a disciplinary or
8	criminal record; and
9	3. The applicant has never previously held a temporary
10	preneed sales agent license that lapsed for failure to submit
11	fingerprints as required by this section.
12	(b) A temporary preneed sales agent license is valid
13	for only 120 days after the date issued and may not be
14	renewed.
15	(c) An applicant for a preneed sales agent license who
16	has previously been issued a preneed sales agent temporary
17	license that for any reason expired without becoming permanent
18	is thereafter ineligible for another temporary preneed sales
19	agent license. Such a person may apply again for a preneed
20	sales agent license, but the license may not be issued until
21	fingerprints are provided as required by s. 497.142, a report
22	is received from the Department of Law Enforcement advising
23	that the applicant has no criminal record, and the applicant
24	is otherwise determined by the department and board to qualify
25	for preneed sales agent licensure.
26	(4) CONVERSION OF TEMPORARY PRENEED SALES AGENT
27	LICENSE TO PERMANENT PRENEED SALES AGENT LICENSE
28	(a) A temporary preneed sales agent licensee who
29	desires to obtain a permanent preneed sales agent license
30	shall, within 90 days after the issuance of the temporary
31	preneed sales agent license, submit his or her fingerprints to

1 the licensing authority for a criminal background check, in accordance with s. 497.142. Unless the department determines 2 before the expiration of the temporary preneed sales agent 3 4 license that the temporary licensee has a criminal or disciplinary record, the preneed sales agent temporary license 5 6 shall automatically be converted to a permanent preneed sales <u>agent license.</u> 7 8 (b) The department shall promptly give written notice to the temporary preneed sales agent licensee, and to all 9 10 preneed licensees who have the temporary preneed sales agent under appointment, that the preneed sales agent's temporary 11 12 license has been converted to a permanent license, or has 13 lapsed, as the case may be. (5) APPLICANTS HAVING A CRIMINAL OR DISCIPLINARY 14 15 RECORD.--16 (a) A preneed sales agent applicant having a criminal 17 or disciplinary record is ineligible for a temporary preneed 18 sales agent license. A permanent preneed sales agent license may not be issued to any person who has a criminal or 19 disciplinary record, except upon approval of the board. 2.0 21 (b) If, while a temporary preneed sales agent license 2.2 is in force, the department determines that the temporary 23 licensee has a criminal or disciplinary record, the temporary license shall be immediately suspended and shall not 2.4 automatically convert to a permanent preneed sales agent 25 license. The department shall promptly give written notice of 26 27 the suspension to the suspended licensee and to all preneed 2.8 licensees who have the suspended preneed sales agent under appointment. The suspended preneed sales agent licensee may 29 30 thereafter, within 21 days after the date of suspension, petition the board under paragraph (c) for issuance of a 31

1 permanent preneed sales agent notwithstanding the criminal or 2 disciplinary record. If a petition for board review is not timely received by the department or board, the temporary 3 4 preneed sales agent license shall be revoked. 5 (c) An applicant having a criminal or disciplinary 6 record who desires a permanent preneed sales agent license 7 shall petition the board for issuance of such a license, using 8 forms and procedures as specified by rule. The board shall issue a permanent preneed sales agent license to an applicant 9 10 having a criminal or disciplinary record if the board determines that: 11 12 There was no inaccuracy in the application for 1. license which indicates that the applicant is untrustworthy; 13 14 and The applicant, if issued a preneed sales agent 15 2. license, would not pose an unreasonable risk to members of the 16 17 public who deal with the applicant in preneed transactions. 18 (d) The board may issue a preneed sales agent license to an applicant who has a criminal or disciplinary record, on 19 a probationary status and subject to reasonable terms of 20 21 probation not to exceed 24 months in duration. 22 (6) TERMINATION OF A PERMANENT PRENEED SALES AGENT 23 LICENSE DUE TO LACK OF APPOINTMENTS .-- A permanent preneed sales agent license shall remain in force without a 2.4 requirement for renewal until there have been no appointments 25 of the preneed sales agent under the license for 48 26 27 consecutive months, at which time the permanent preneed sales agent license will terminate. The former preneed sales agent 2.8 licensee may thereafter apply for issuance of a new preneed 29 sales agent license under this section. 30 (7) APPOINTMENT OF PRENEED SALES AGENTS.--31

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1	(a) A preneed sales agent licensee may be appointed by
2	as many preneed licensees as desire to appoint the preneed
3	sales agent licensee. When a preneed sales agent licensee is
4	appointed by a preneed licensee, the department shall promptly
5	give written notice to all other preneed licensees who then
6	have that same preneed sales agent under appointment.
7	(b) A preneed licensee may appoint a preneed sales
8	agent licensee by identifying to the department the preneed
9	sales agent licensee to be appointed, requesting appointment,
10	and paying the required appointment fee. The appointment
11	request shall be signed by the preneed licensee. The
12	department may accept electronic signatures.
13	(c) Appointments shall be effective when made and
14	shall expire 24 months after the last day of the month in
15	which the appointment was made, unless earlier terminated by
16	the preneed licensee or the preneed sales agent. However, the
17	initial appointment of a preneed sales agent licensee may not
18	be made until 24 hours after a temporary preneed sales agent
19	license is issued to that preneed sales agent. Furthermore, an
20	appointment is effective only as long as the preneed sales
21	agent licensee's license is in good standing.
22	(d) A preneed licensee shall take reasonable steps to
23	assure that the preneed sales agent licensees whom it appoints
24	have adequate training regarding preneed sales.
25	(e) An appointment may be renewed for additional
26	24-month periods by notification by the preneed licensee to
27	the department that the preneed licensee desires to renew the
28	appointment, accompanied by payment by the preneed licensee of
29	the appointment renewal fee.
30	(f) Initial and renewal appointment fees shall be
31	nonrefundable and shall be in the amount of \$150 if made

1 through the department's online licensing system, and \$175 if 2 made using paper forms requiring manual processing by the department. The board may, by rule, increase the appointment 3 4 fees but not to exceed \$300. 5 (q)1. An appointment may be terminated at any time by б the appointing preneed licensee or by the appointed preneed 7 sales agent licensee. 8 2. Termination of appointment shall be accomplished by notice of termination conveyed to the department and signed by 9 10 the person or entity requesting the termination. The department may accept electronic signatures. There shall be 11 12 no fee for termination of appointment accomplished through the 13 department's online licensing system. There shall be a fee of \$25 for terminations made using paper forms requiring manual 14 processing by the department. 15 When an appointment is terminated, whether by the 16 17 preneed licensee or the preneed sales agent licensee, the department shall promptly provide written confirmation of the 18 termination to both the preneed sales agent licensee and the 19 20 preneed licensee at their respective addresses of record with 21 the department. 22 4. If a preneed licensee terminates the authority of a 23 preneed sales agent license to sell for the preneed licensee, the preneed licensee shall, within 30 days after the 2.4 25 termination, terminate the appointment as provided under subparagraph 2. 26 27 5. If a preneed sales agent licensee terminates his or 2.8 her preneed sales relationship with a preneed licensee, the preneed sales agent licensee shall, within 30 days after the 29 30 termination, terminate the appointment as provided under 31 <u>subparagraph 2.</u>

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1	6. If the license of a preneed sales agent is
2	suspended or revoked pursuant to disciplinary action by the
3	licensing authority against the preneed sales agent, the
4	department shall promptly give written notice of such action
5	to all preneed licensees who then have that preneed sales
6	agent under appointment.
7	(8) ADMINISTRATIVE MATTERS
8	(a) The licensing authority may, by rule, prescribe
9	forms and procedures for administering this section.
10	(b)1. Each person who holds one or more preneed sales
11	agent licenses in good standing under s. 497.439 as of 11:59
12	p.m. on September 30, 2005, shall be deemed as of October 1,
13	2005, to hold a permanent preneed sales agent license under
14	this section, effective October 1, 2005.
15	2. Each person who holds one or more preneed sales
16	agent licenses in good standing under s. 497.439 as of 11:59
17	p.m. on September 30, 2005, shall be deemed as of October 1,
18	2005, to be appointed by each preneed licensee in regard to
19	whom he or she holds a preneed sales agent license as of 11:59
20	p.m. on September 30, 2005. Such appointments shall expire on
21	the same date as the preneed sales agent license would have
22	expired under the law in effect at 11:59 p.m. on September 30,
23	2005.
24	(c) The reference to a criminal record in this section
25	refers to and includes only crimes required to be disclosed
26	<u>under s. 497.142.</u>
27	(d) The reference to a disciplinary record as used in
28	this section refers to and includes any instance in which the
29	applicant has ever had a license or the authority to practice
30	a profession or occupation refused, suspended, fined, denied,
31	or otherwise acted against or disciplined by the licensing
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authority of any jurisdiction. A licensing authority's 1 2 acceptance of a relinquishment of licensure, stipulation, consent order, or other settlement, offered in response to or 3 4 in anticipation of the filing of charges against the license, constitutes action against the license. 5 б (e) A preneed licensee shall be responsible for the 7 activities of all preneed sales agents, and all funeral 8 directors acting as preneed sales agents, who are affiliated with the preneed licensee and who perform any type of 9 10 preneed-related activity on behalf of the preneed licensee. In addition to the preneed sales agents and funeral directors 11 12 acting as preneed sales agents, each preneed licensee is also subject to discipline if its preneed sales agents or funeral 13 directors acting as preneed sales agents violate any provision 14 of this chapter. 15 Section 38. Section 497.468, Florida Statutes, is 16 17 created to read: 497.468 Disclosure of information to the public. -- A 18 preneed licensee offering to provide burial rights, 19 merchandise, or services to the public shall: 2.0 21 (1) Provide by telephone, upon request, accurate information regarding the retail prices of burial merchandise 2.2 23 and services offered for sale by the licensee. (2) Fully disclose all regularly offered services and 2.4 merchandise prior to the selection of burial services or 25 merchandise. The full disclosure required shall identify the 26 27 prices of all burial rights, services, and merchandise 2.8 provided by the licensee. (3) Not make any false or misleading statements of the 29 legal requirement as to the necessity of a casket or outer 30 burial container. 31

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1 (4) Provide a good-faith estimate of all fees and 2 costs the customer will incur to use any burial rights, merchandise, or services purchased. 3 4 (5) Provide to the customer, upon the purchase of any burial right, merchandise, or service, a written contract, the 5 6 form of which has been approved by the licensing authority 7 pursuant to procedures specified by rule. 8 (a) The written contract shall be completed as to all essential provisions prior to the signing of the contract by 9 10 the customer. (b) The written contract shall provide an itemization 11 12 of the amounts charged for all services, merchandise, and 13 fees, which itemization shall be clearly and conspicuously segregated from everything else on the written contract. 14 (c) A description of the merchandise covered by the 15 contract to include, when applicable, model, manufacturer, and 16 17 other relevant specifications. 18 (6) Provide the licensee's policy on cancellation and refunds to each customer. 19 (7) In a manner established by rule of the licensing 20 21 authority, provide on the signature page, clearly and 2.2 conspicuously in boldfaced 10-point type or larger, the 23 following: (a) The words "purchase price." 2.4 25 (b) The amount to be trusted. (c) The amount to be refunded upon contract 26 27 cancellation. 2.8 (d) The amounts allocated to merchandise, services, 29 and cash advances. 30 (e) The toll-free number of the department which is available for questions or complaints. 31

1 (f) A statement that the purchaser shall have 30 days 2 from the date of execution of contract to cancel the contract and receive a total refund of all moneys paid for items not 3 4 used. 5 (8) Effective October 1, 2006, display in its offices 6 for free distribution to all potential customers, and provide 7 to all customers at the time of sale, a brochure explaining 8 how and by whom preneed sales are regulated, summarizing consumer rights under the law, and providing the name, 9 10 address, and phone number of the department's consumer affairs division. The format and content of the brochure shall be as 11 12 prescribed by rule. The licensing authority may cause the 13 publication of such brochures and, by rule, establish requirements that preneed licensees purchase and make 14 available such brochures as so published, in the licensee's 15 offices, to all potential customers. 16 17 (9) Provide to each customer a complete description of 18 any monument, marker, or memorialization to be placed at the gravesite pursuant to the preneed contract. 19 20 Section 39. Paragraphs (a), (b), (c), (d), and (e) are 21 added to subsection (1) of section 497.550, Florida Statutes, 22 as renumbered and amended by section 118 of chapter 2004-301, 23 Laws of Florida, paragraphs (c), (e), (f), and (h) of subsection (2) of that section are amended, and paragraph (j) 2.4 25 is added to subsection (2) of that section, to read: 497.550 Licensure of monument establishments required; 26 27 procedures and criteria.--2.8 (1) LICENSE REQUIRED. -- No person shall conduct, 29 maintain, manage, or operate a monument establishment in this state unless the monument establishment is licensed pursuant 30 31 to this part.

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1	(a) The two categories of monument establishment
2	licensure available in this state are:
3	1. Monument builder; and
4	2. Monument dealer.
5	(b) An applicant for licensure as a monument
б	establishment shall designate, on the application form, the
7	category of monument establishment licensure for which he or
8	she is applying.
9	(c) Each monument establishment that is licensed under
10	this chapter at 11:59 p.m. on September 30, 2005, is, on and
11	after October 1, 2005, licensed as a monument dealer subject
12	to the requirements of this chapter. A person who becomes
13	licensed as a monument dealer by operation of this paragraph
14	may apply to the board for licensure as a monument builder
15	and, upon payment of applicable application fees and the
16	granting of such application and licensure as a monument
17	<u>builder, such person's licensure as a monument dealer will</u>
18	expire.
19	(d) The requirements of this part apply to both
20	monument dealers and monument builders, except as provided in
21	this paragraph. Each monument establishment must be a
22	physical structure that is located at a specific street
23	address, in compliance with zoning regulations of the
24	appropriate local government, and not located on property that
25	is exempt from taxation, but a monument dealer may not
26	otherwise be required to comply with s. 497.552 or be subject
27	to inspection under this part.
28	(e) A monument establishment that is not licensed
29	under the monument-builder category is not eligible for a
30	preneed sales license.
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1 (2) APPLICATION PROCEDURES. -- A person seeking 2 licensure as a monument establishment shall apply for such licensure using forms prescribed by rule. 3 4 (c) The applicant shall be required to make disclosure 5 of the applicant's criminal records, if any, as required by s. б 497.142. The application shall require the applicant to 7 disclose whether the applicant or any of its principals have 8 ever been convicted or found guilty of, or entered a plea of 9 no contest to, regardless of adjudication, any crime in any 10 jurisdiction. (e) The applicant shall submit fingerprints in 11 accordance with s. 497.142. The application shall require the 12 13 applicant's principals to provide fingerprints in accordance with part I of this chapter. 14 (f) The applicant shall be a natural person at least 15 16 18 years of age, a corporation, a partnership, or a limited 17 liability company formed prior to January 1, 2005, which 18 limited liability company already holds a license under this chapter. 19 (h) 20 The application shall be signed in accordance with 21 s. 497.141(12) by the applicant if a natural person, or by the 2.2 president of an applicant that is a corporation. 23 (j) Upon receipt of the application and application fee, the licensing authority shall inspect the proposed 2.4 25 monument establishment facilities in accordance with rules of 26 the licensing authority. 27 Section 40. Section 497.551, Florida Statutes, as 2.8 created by chapter 2004-301, Laws of Florida, is amended to 29 read: 497.551 Renewal of monument establishment licensure.--30 31

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1 (1) A monument establishment license must be renewed 2 biennially by the licensee. 3 (2) A monument establishment licensee that does not 4 hold a preneed sales license as of 90 days prior to the date 5 its monument establishment license renewal is due, shall renew 6 its monument establishment license by payment of a renewal fee 7 established by rule not to exceed \$250. A monument establishment licensee which as of 90 8 (3)9 days prior to its monument establishment license renewal date 10 also holds a preneed sales license issued under this chapter, shall renew its monument establishment license by payment of a 11 12 renewal fee determined by its total gross aggregate at need 13 and preneed retail sales for the 12 month period ending 2 full calendar months prior to the month in which the renewal is 14 required, as follows: 15 16 -Total sales of \$1 to \$50,000, renewal fee \$1,000. (a)17 (b) Total sales of \$50,001 to \$250,000, renewal fee 18 \$1,500. 19 Total sales of \$250,001 to \$500,000, renewal fee (c)\$2,000. 20 21 (d) Total sales over \$500,000, renewal fee \$2,500. 22 (3)(4) Rules may be adopted providing procedures, 23 forms, and uniform timeframes for monument establishment license renewals. 2.4 Section 41. Subsection (4) of section 497.552, Florida 25 Statutes, as created by chapter 2004-301, Laws of Florida, is 26 27 amended to read: 28 497.552 Required facilities.--Effective January 1, 29 2006, a monument establishment shall at all times have and 30 maintain a full-service place of business at a specific street 31

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1 address or location in Florida complying with the following 2 requirements: 3 (4) It shall have facilities on site for inscribing monuments and equipment to deliver and install markers and 4 5 monuments. б Section 42. Subsections (1) and (5) of section 7 497.553, Florida Statutes, as created by chapter 2004-301, 8 Laws of Florida, are amended, and subsection (6) is added to 9 that section, to read: 10 497.553 Regulation of monument establishments.--(1) The Department of Financial Services shall 11 12 establish and implement an inspection program for all monument 13 establishments in accordance with the requirements of this act. The board shall set by rule an annual inspection fee not 14 to exceed \$300, payable upon application for licensure and 15 upon each renewal of such a license. 16 17 (5) Commencing January 1, 2006, the failure of a monument establishment to deliver and install a purchased 18 19 monument or marker by the date agreed in the sales agreement shall entitle the customer to a full refund of all amounts 20 21 paid by the customer for the monument and its delivery and 22 installation, unless the monument establishment has obtained a 23 written agreement from the customer extending the delivery date. Such refund shall be made within 30 days after receipt 2.4 by the monument establishment of the customer's written 25 26 request for a refund. This subsection does not preclude the 27 purchase and installation of a new monument from any other 2.8 registered monument establishment or preneed sales licensee. 29 (6)(a) A change in ownership shall be promptly reported using forms and procedures specified by rule and may 30 require the relicensure of the licensee, including 31

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1 reinspection and payment of applicable fees, as required by 2 rule. (b) A change in location shall be promptly reported to 3 4 the licensing authority pursuant to procedures established by 5 rule. Operations by the licensee at a new location may not 6 commence until an inspection by the licensing authority of the 7 facilities, pursuant to rules of the licensing authority, has been conducted and passed at the new location. 8 9 Section 43. Paragraph (b) of subsection (2) and 10 subsection (4) of section 497.554, Florida Statutes, as created by chapter 2004-301, Laws of Florida, are amended, and 11 12 subsection (7) is added to that section, to read: 13 497.554 Monument establishment sales representatives.--14 (2) APPLICATION PROCEDURES.--Licensure as a monument 15 establishment sales agent shall be by submission of an 16 17 application for licensure to the department on a form 18 prescribed by rule. (b) The applicant shall be required to make disclosure 19 of the applicant's criminal records, if any, as required by s. 20 21 497.142. The applicant shall submit fingerprints in accordance 2.2 with s. 497.142. The application shall require the applicant 23 to disclose whether the applicant has ever been convicted or 2.4 found guilty of, or entered a plea of no contest to, 25 regardless of adjudication, any crime in any jurisdiction. (4) <u>RENEWAL;</u> TERMINATION OF AUTHORITY.--26 27 (a) A monument establishment sales agent license under 2.8 this section shall be renewed upon payment of a fee determined by rule of the licensing authority but not to exceed \$250. 29 Once issued, a monument establishment sales agent license of 30 31 an agent not licensed to make preneed sales shall remain in

1 effect without renewal until surrendered, or the sponsoring 2 monument establishment terminates the agent's authority to sell on behalf of that monument establishment, or the license 3 is revoked or suspended by the licensing authority for cause. 4 5 The monument establishment whose officer signed (b) б the sales agent application shall terminate that agent's 7 authority to sell on behalf of that monument establishment, 8 and the monument establishment in writing shall advise the licensing authority of such termination within 30 days after 9 10 the termination. (7) EFFECTIVE DATE.--The provisions of this section 11 12 shall be effective October 1, 2006. 13 Section 44. Section 497.555, Florida Statutes, as created by chapter 2004-301, Laws of Florida, is amended to 14 15 read: 497.555 Required rules.--Rules shall be adopted 16 17 establishing minimum standards for access to all cemeteries by licensed monument establishments for the purpose of delivering 18 and installing markers and monuments. In all cases, cemeteries 19 and monument establishments must comply with these minimum 20 21 standards. 22 Section 45. Paragraphs (d) and (f) of subsection (2) 23 of section 497.602, Florida Statutes, as renumbered and amended by section 127 of chapter 2004-301, Laws of Florida, 2.4 are amended to read: 25 497.602 Direct disposers, license required; licensing 26 27 procedures and criteria; regulation .--28 (2) APPLICATION PROCEDURES.--29 (d) The applicant shall be required to make disclosure 30 of the applicant's criminal records, if any, as required by s. 497.142. The application shall require the applicant to 31

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1 disclose whether the applicant has ever been convicted or 2 found guilty of, or entered a plea of no contest to, 3 regardless of adjudication, any crime in any jurisdiction. 4 (f) The applicant shall submit fingerprints in 5 accordance with s. 497.142. The application shall require the 6 applicant to provide fingerprints in accordance with part I of 7 this chapter. Section 46. Subsection (1) of section 497.603, Florida 8 Statutes, as renumbered and amended by chapter 2004-301, Laws 9 10 of Florida, is amended to read: 497.603 Direct disposers, renewal of license.--11 12 (1) A direct disposer's renewal of license upon 13 receipt of the renewal application and fee set by rule of the licensing authority but not to exceed \$500 \$250. 14 Section 47. Paragraphs (f), (h), and (j) of subsection 15 (2), paragraphs (a) and (b) of subsection (3), and subsection 16 17 (7) of section 497.604, Florida Statutes, as renumbered and amended by section 129 of chapter 2004-301, Laws of Florida, 18 are amended, and paragraph (f) is added to subsection (9) of 19 that section, to read: 2.0 21 497.604 Direct disposal establishments, license 22 required; licensing procedures and criteria; license renewal; 23 regulation. --(2) APPLICATION PROCEDURES.--2.4 (f) The applicant shall be required to make disclosure 25 of the applicant's criminal records, if any, as required by s. 26 27 497.142. The application shall require the applicant to 2.8 disclose whether the applicant or any of the applicant's principals including its proposed supervising licensee has 29 30 ever been convicted or found guilty of, or entered a plea of 31

1 no contest to, regardless of adjudication, any crime in any 2 jurisdiction. 3 (h) The applicant shall submit fingerprints in 4 accordance with s. 497.142. The application shall require the 5 applicant and its principals to provide fingerprints in 6 accordance with part I of this chapter. 7 (j) The application shall be signed in accordance with 8 s. 497.141(12) by the applicant if a natural person or by the 9 president of an applicant that is not a natural person. 10 (3) ACTION CONCERNING APPLICATIONS. -- A duly completed application for licensure under this section, accompanied by 11 12 the required fee, shall be approved if the licensing authority 13 determines that the following conditions are met: (a) The applicant is a natural person at least 18 14 years of age, a corporation, a partnership, or a limited 15 liability company formed prior to January 1, 2006, which 16 17 limited liability company already holds a license under this 18 chapter. The applicant does or will prior to commencing 19 (b) operations under the license comply with all requirements of 20 21 this chapter relating to the license applied for. The 2.2 applicant shall have passed an inspection prior to issuance of 23 a license under this section, in accordance with rules of the licensing authority. 2.4 (7) CHANGES SUBSEQUENT TO LICENSURE.--Each licensee 25 under this section must provide notice as required by rule 26 27 prior to any change in location or control of the licensee or 2.8 licensed person in charge of the licensee's operations. A change in control is subject to approval by the licensing 29 authority and to reasonable conditions imposed by the 30 licensing authority, for the protection of the public to 31

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1 ensure compliance with this chapter. Operations by the 2 licensee at a new location may not commence until an inspection by the licensing authority of the facilities at the 3 4 new location, pursuant to rules of the licensing authority, 5 has been conducted and passed. Each licensee under this section must provide notice as required by rule prior to any 6 7 change in location or control of the licensee or licensed 8 person in charge of the licensee's operations. Any such change 9 is subject to disapproval or to reasonable conditions imposed by the licensing authority, for the protection of the public 10 to ensure compliance with this chapter. 11 (9) REGULATION OF DIRECT DISPOSAL ESTABLISHMENTS.--12 13 (f) A direct disposal establishment shall retain all signed contracts for a period of at least 2 years. 14 Section 48. Paragraphs (f), (h), and (j) of subsection 15 (2), paragraph (b) of subsection (3), subsection (7), and 16 17 paragraphs (i), (j), and (k) of subsection (9) of section 18 497.606, Florida Statutes, as renumbered and amended by section 131 of chapter 2004-301, Laws of Florida, are amended 19 to read: 20 21 497.606 Cinerator facility, licensure required; 22 licensing procedures and criteria; license renewal; 23 regulation. --(2) APPLICATION PROCEDURES.--2.4 (f) The applicant shall be required to make disclosure 25 of the applicant's criminal records, if any, as required by s. 26 27 497.142. The application shall require the applicant to 2.8 disclose whether the applicant or any of the applicant's 29 principals including its proposed supervising licensee has 30 ever been convicted or found guilty of, or entered a plea of 31

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1 no contest to, regardless of adjudication, any crime in any 2 jurisdiction. 3 (h) The applicant shall submit fingerprints in 4 accordance with s. 497.142. The application shall require the 5 applicant and its principals to provide fingerprints in 6 accordance with part I of this chapter. 7 (j) The application shall be signed in accordance with 8 s. 497.141(12) by the applicant if a natural person or by the 9 president of an applicant that is not a natural person. 10 (3) ACTION CONCERNING APPLICATIONS. -- A duly completed application for licensure under this section, accompanied by 11 12 the required fee, shall be approved if the licensing authority 13 determines that the following conditions are met: (b) The applicant is a natural person at least 18 14 years of age, a corporation, a partnership, or a limited 15 liability company formed prior to January 1, 2006, which 16 17 limited liability company already holds a license under this 18 chapter. (7) CHANGES SUBSEQUENT TO LICENSURE.--Each licensee 19 under this section must provide notice as required by rule 20 21 prior to any change in location or, control of the licensee, 22 or licensed person in charge of the licensee's operations. A 23 change in control is subject to approval by the licensing authority and to reasonable conditions Any such change is 2.4 25 subject to disapproval or to reasonable conditions imposed by the licensing authority, for the protection of the public to 26 27 ensure compliance with this chapter. Operations by the 2.8 licensee at a new location may not commence until an inspection by the licensing authority of the facilities, 29 pursuant to rules of the licensing authority, has been 30 conducted and passed at the new location. 31

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1 (9) REGULATION OF CINERATOR FACILITIES.--2 (i) There shall be adopted by rule criteria for 3 acceptable cremation and alternative containers. 4 (i)(j) There shall be rules adopted requiring each facility to submit periodic reports to the department which 5 6 include the names of persons cremated, the date and county of 7 death, the name of each person supervising each cremation, the 8 name and license number of the establishment requesting cremation, and the types of containers used to hold the body 9 during cremation. 10 (j)(k) Each cinerator facility must be inspected prior 11 12 to the initial issuance of its license and annually thereafter issuance and renewal of its license and shall: 13 1. Maintain one or more retorts for the reduction of 14 dead human bodies. 15 2. Maintain refrigeration that satisfies the standards 16 17 set by the Department of Health and contains a sufficient 18 refrigerated space number of shelves for the average daily number of bodies stored, if unembalmed bodies are kept at the 19 site. 2.0 21 3. Maintain sufficient pollution control equipment to 22 comply with requirements of the Department of Environmental 23 Protection in order to secure annual approved certification. 4. Either have on site or immediately available 2.4 sufficient gasketed sealed containers of a type required for 25 26 the transportation of bodies as specified in applicable state 27 rules. 2.8 5. Maintain the premises in a clean and sanitary condition. 29 30 6. Have appropriate Department of Environmental Protection permits. 31

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1 7. Retain all signed contracts for a period of at 2 least 2 years. Section 49. Subsection (3) of section 497.607, Florida 3 Statutes, as renumbered and amended by section 132 of chapter 4 2004-301, Laws of Florida, is amended, and subsection (4) is 5 6 added to that section, to read: 7 497.607 Cremation; procedure required .--8 (3) Pursuant to the request of a legally authorized 9 person and incidental to final disposition, cremation may be performed on parts of human remains. This subsection does not 10 authorize the cremation of body parts as defined in s. 11 12 497.005. 13 (4) In regard to human remains delivered to the control of the anatomical board of this state headquartered at 14 the University of Florida Health Science Center, the 15 provisions of this subsection and chapter may not be construed 16 17 to prohibit the anatomical board from causing the final disposition of such human remains through cremation or 18 otherwise, when performed in facilities owned and operated by 19 the anatomical board or the University of Florida Health 20 21 Science Center pursuant to and using such processes, equipment, and procedures as the anatomical board determines 2.2 23 to be proper and adequate. Section 50. Section 152 of chapter 2004-301, Laws of 2.4 Florida, is amended to read: 25 Section 152. (1) The rules of the Board of Funeral 26 27 Directors and Embalmers and of the Department of Business and 2.8 Professional Regulation relating to the Board of Funeral 29 Directors and Embalmers or implementation of chapter 470, Florida Statutes, which were in effect at 11:59 p.m. on the 30 day prior to this act taking effect shall become on the 31

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1 subjects that they address the rules of the Department of 2 Financial Services and the Board of Funeral, Cemetery, and Consumer Services and shall remain in effect until amended or 3 repealed in the manner provided by law. 4 (2) The rules of the Board of Funeral and Cemetery 5 6 Services which were in effect at 11:59 p.m. on the day prior 7 to this act taking effect shall become on the subjects that 8 they address the rules of the Department of Financial Services and the Board of Funeral, Cemetery, and Consumer Services and 9 shall remain in effect until specifically amended or repealed 10 in the manner provided by law. 11 12 (3) The rules of the Department of Financial Services 13 relating to chapter 497, Florida Statutes, which were in effect at 11:59 p.m. P.M. on the day prior to this act taking 14 effect shall continue in force until thereafter repealed or 15 amended pursuant to chapter 120, Florida Statutes, and this 16 17 act. 18 Section 51. Subsection (3) of section 626.785, Florida Statutes, is amended to read: 19 626.785 Qualifications for license.--20 21 (3) Notwithstanding any other provisions of this 22 chapter, a funeral director, a direct disposer, or an employee 23 of a funeral establishment which holds a certificate of authority pursuant to <u>s. 497.452</u> s. 497.405 may obtain an 2.4 agent's license to sell only policies of life insurance 25 26 covering the expense of a prearrangement for funeral services 27 or merchandise so as to provide funds at the time the services 2.8 and merchandise are needed. The face amount of insurance 29 covered by any such policy shall not exceed \$12,500, plus an annual percentage increase based on the Annual Consumer Price 30 Index compiled by the United States Department of Labor, 31

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beginning with the Annual Consumer Price Index announced by the United States Department of Labor for 2003\$7,500. Section 52. Sections 497.275, 497.388, and 497.556, Florida Statutes, are repealed. Section 53. This act shall take effect October 1, б 2005. STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR CS for SB 2346 Clarifies that the human remains delivered to the State's anatomical board for final disposition are not limited to "unclaimed" human remains and that the disposal of such remains may be by cremation or otherwise. Provides that the maximum face amount of life insurance that may be sold by a funeral director who is a licensed insurance agent, to cover the pre-need expense of funerals, which is increased by the bill from \$7,500 to \$12,500, would be increased annually based on the Annual Consumer Price index. 2.4