As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 282

Representative Schlichter

Cosponsors: Representatives Setzer, Webster, Huffman, Stebelton

A BILL

То	amend sections 1151.345, 1161.59, 1733.51,	1
	2108.81, 2117.251, 3103.03, 3905.451, 4717.01,	2
	4717.03, 4717.04, 4717.13, 4717.99, and 5747.02,	3
	to enact sections 4717.31 and 4717.32, and to	4
	repeal sections 1111.19 and 1111.99 of the Revised	5
	Code to revise the Preneed Funeral Contract Law.	б

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 1151.345, 1161.59, 1733.51, 2108.81,	7
2117.251, 3103.03, 3905.451, 4717.01, 4717.03, 4717.04, 4717.13,	8
4717.99, and 5747.02 be amended and sections 4717.31 and 4717.32	9
of the Revised Code be enacted to read as follows:	10

Sec. 1151.345. A savings and loan association, in accordance 11 with sections 111.19 and 1721.211 and 4717.31 of the Revised 12 Code, may receive and hold on deposit moneys under a preneed 13 funeral contract or a preneed cemetery merchandise and services 14 contract. 15

Sec. 1161.59. In accordance with sections 1111.19 and161721.211 and 4717.31 of the Revised Code, a savings bank may17receive and hold on deposit moneys under a preneed funeral18

sec. 1733.51. A credit union may, subject to sections 1111.19 20
and 1721.211 and 4717.31 of the Revised Code, receive and hold on 21
deposit moneys under a preneed funeral contract or preneed 22
cemetery merchandise and services contract. 23

sec. 2108.81. (A) If either of the following is true, 24
division (B) of this section shall apply: 25

(1) An adult has not executed a written declaration pursuant to sections 2108.70 to 2108.73 of the Revised Code that remains in force at the time of the adult's death.

(2) Each person to whom the right of disposition has been
assigned or reassigned pursuant to a written declaration is
disqualified from exercising the right as described in section
2108.75 of the Revised Code.

(B) Subject to division (A) of this section and sections
2108.75 and 2108.79 of the Revised Code, the right of disposition
34 is assigned to the following persons, if mentally competent adults
who can be located with reasonable effort, in the order of
priority stated:

(1) The deceased person's surviving spouse;

(2) The sole surviving child of the deceased person or, if
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there is more than one surviving child, all of the surviving
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children, collectively-*i*41

(3) The deceased person's surviving parent or parents;

(4) The deceased person's surviving sibling, whether of the
whole or of the half blood or, if there is more than one sibling
of the whole or of the half blood, all of the surviving siblings,
collectively;

(5) The deceased person's surviving grandparent or

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grandparents;	48
(6) The deceased person's surviving grandchild, or if there	49
is more than one surviving grandchild, all of the surviving	50
grandchildren collectively;	51
(7) The lineal descendants of the deceased person's	52
grandparents, as described in division (I) of section 2105.06 of	53
the Revised Code;	54
(7)(8) The person who was the deceased person's guardian at	55
the time of the deceased person's death, if a guardian had been	56
appointed;	57
(8)(9) Any other person willing to assume the right of	58
disposition, including the personal representative of the deceased	59
person's estate or the licensed funeral director with custody of	60
the deceased person's body, after attesting in writing that a good	61
faith effort has been made to locate the persons in divisions	62
(B)(1) to (7) of this section.	63
(10) If the deceased person was an indigent person or other	64
person the final disposition of whose body is the responsibility	65
of the state or a political subdivision of this state, the public	66
officer or employee responsible for arranging the final	67
disposition of the remains or the deceased person.	68
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Sec. 2117.251. A claim under the bill of a funeral director	69
pursuant to section 2117.25 of the Revised Code arises subsequent	70

pursuant to section 2117.25 of the Revised Code arises subsequent70to the death of the decedent and is not in satisfaction of a71personal obligation of the individual during the individual's72lifetime. If a decedent during the decedent's lifetime has73purchased an irrevocable preneed funeral contract pursuant to74section 1111.194717.31of the Revised Code, then those provisions75of section 2117.25 of the Revised Code that relate to the bill of76a funeral director, including divisions (A) and (B) of that77

section, do not apply to the estate of the decedent and the estate 78 is not liable for the funeral expenses of the decedent. 79

Sec. 3103.03. (A) Each married person must support the 80 person's self and spouse out of the person's property or by the 81 person's labor. If a married person is unable to do so, the spouse 82 of the married person must assist in the support so far as the 83 spouse is able. The biological or adoptive parent of a minor child 84 must support the parent's minor children out of the parent's 85 property or by the parent's labor. 86

(B) Notwithstanding section 3109.01 of the Revised Code and
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(C) If a married person neglects to support the person's 94 spouse in accordance with this section, any other person, in good 95 faith, may supply the spouse with necessaries for the support of 96 the spouse and recover the reasonable value of the necessaries 97 supplied from the married person who neglected to support the 98 spouse unless the spouse abandons that person without cause. 99

(D) If a parent neglects to support the parent's minor child
 in accordance with this section and if the minor child in question
 is unemancipated, any other person, in good faith, may supply the
 minor child with necessaries for the support of the minor child
 and recover the reasonable value of the necessaries supplied from
 the parent who neglected to support the minor child.

(E) If a decedent during the decedent's lifetime has
purchased an irrevocable preneed funeral contract pursuant to
section 1109.75 4717.31 of the Revised Code, then the duty of
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support owed to a spouse pursuant to this section does not include109an obligation to pay for the funeral expenses of the deceased110spouse. This division does not preclude a surviving spouse from111assuming by contract the obligation to pay for the funeral112expenses of the deceased spouse.113

Sec. 3905.451. A life insurance policy that is issued, sold, 114 or assigned for the purpose of purchasing funeral or burial goods 115 or services, and the contractual obligation to provide the goods 116 or services, are not subject to <u>divisions (C), (F), (G), (I), and</u> 117 (J) of section 1111.19 4717.31 of the Revised Code. 118

Sec. 4717.01. As used in this chapter: 119

(A) "Embalming" means the preservation and disinfection, or 120
attempted preservation and disinfection, of the dead human body by 121
application of chemicals externally, internally, or both. 122

(B) "Funeral business" means a sole proprietorship,
partnership, corporation, limited liability company, or other
business entity that is engaged in funeral directing for profit or
for free from one or more funeral homes licensed under this
chapter.

(C) "Funeral directing" means the business or profession of 128 directing or supervising funerals for profit, the business or 129 profession of preparing dead human bodies for burial by means 130 other than embalming, the disposition of dead human bodies, the 131 provision or maintenance of a place for the preparation, the care, 132 or disposition of dead human bodies, the use in connection with a 133 business of the term "funeral director," "undertaker," 134 "mortician," or any other term from which can be implied the 135 business of funeral directing, or the holding out to the public 136 that one is a funeral director or a disposer of dead human bodies. 137

(D) "Funeral home" means a fixed place for the care, 138

conducting of funerals. Each business location is a funeral home, 140 regardless of common ownership or management. 141 (E) "Embalmer" means a person who engages, in whole or in 142 part, in embalming and who is licensed under this chapter. 143 (F) "Funeral director" means a person who engages, in whole 144 or in part, in funeral directing and who is licensed under this 145 chapter. 146 (G) "Final disposition" has the same meaning as in division 147 (J) of section 3705.01 of the Revised Code. 148 (H) "Supervision" means the operation of all phases of the 149 business of funeral directing or embalming under the specific 150 direction of a licensed funeral director or licensed embalmer. 151 (I) "Direct supervision" means the physical presence of a 152 licensed funeral director or licensed embalmer while the specific 153 functions of the funeral or embalming are being carried out. 154 (J) "Embalming facility" means a fixed location, separate 155 from the funeral home, that is licensed under this chapter whose 156

preparation for burial, or disposition of dead human bodies or the

only function is the embalming and preparation of dead human 157 bodies. 158

(K) "Crematory facility" means the physical location at which 159 a cremation chamber is located and the cremation process takes 160 place. "Crematory facility" does not include an infectious waste 161 incineration facility for which a license is held under division 162 (B) of section 3734.05 of the Revised Code, or a solid waste 163 incineration facility for which a license is held under division 164 (A) of that section that includes a notation pursuant to division 165 (B)(3) of that section authorizing the facility to also treat 166 infectious wastes, in connection with the incineration of body 167 parts other than dead human bodies that were donated to science 168 for purposes of medical education or research. 169

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(L) "Crematory" means the building or portion of a building 170 that houses the holding facility and the cremation chamber. 171

(M) "Cremation" means the technical process of using heat and
 flame to reduce human or animal remains to bone fragments or ashes
 or any combination thereof. "Cremation" includes processing and
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 may include the pulverization of bone fragments.

(N) "Cremation chamber" means the enclosed space within which 176cremation takes place. 177

(0) "Cremated remains" means all human or animal remains
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recovered after the completion of the cremation process, which may
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include the residue of any foreign matter such as casket material,
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dental work, or eyeglasses that were cremated with the human or
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animal remains.

(P) "Lapsed license" means a license issued under this
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chapter that has become invalid because of the failure of the
licensee to renew the license within the time limits prescribed
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under this chapter.

(Q) "Operator of a crematory facility" means the sole
proprietorship, partnership, corporation, limited liability
company, or other business entity responsible for the overall
operation of a crematory facility.

(R) "Processing" means the reduction of identifiable bone
fragments to unidentifiable bone fragments through manual or
mechanical means after the completion of the cremation process.

(S) "Pulverization" means the reduction of identifiable bone
fragments to granulated particles by manual or mechanical means
after the completion of the cremation process.

(T) "Financial institution" means a bank, savings bank, or197savings association located in this state and insured by the198federal deposit insurance corporation or a credit union authorized199

to do business in this state.

(U) "Preneed funeral contract" means a written agreement,	201
contract, or series of contracts to sell or otherwise provide any	202
funeral services, funeral goods, including caskets, or any	203
combination of funeral services and funeral goods to be used in	204
connection with the funeral or final disposition of a dead human	205
body, where payment for the goods or services is made either	206
outright or on an installment basis, prior to the death of the	207
person purchasing the goods or services or for whom the goods or	208
services are purchased. Preneed funeral contract does not include	209
any preneed cemetery merchandise and services contract or any	210
agreement, contract, or series of contracts pertaining to the sale	211
of any burial lot, burial or interment right, entombment right, or	212
columbarium right with respect to which an endowment care fund is	213
established or is exempt from establishment pursuant to section	214
1721.21 of the Revised Code.	215

Sec. 4717.03. (A) Members of the board of embalmers and 216 funeral directors shall annually in July, or within thirty days 217 after the senate's confirmation of the new members appointed in 218 that year, meet and organize by selecting from among its members a 219 president, vice-president, and secretary-treasurer. The board may 220 hold other meetings as it determines necessary. A quorum of the 221 board consists of four members, of whom at least three shall be 222 members who are embalmers and funeral directors. The concurrence 223 of at least four members is necessary for the board to take any 224 action. The president and secretary-treasurer shall sign all 225 licenses issued under this chapter and affix the board's seal to 226 each license. 227

(B) The board may appoint an individual who is not a member 228 of the board to serve as executive director of the board. The 229 executive director serves at the pleasure of the board and shall 230

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do all of the following:	231
(1) Serve as the board's chief administrative officer;	232
(2) Act as custodian of the board's records;	233
(3) Execute all of the board's orders.	234

In executing the board's orders, the executive director may 235 enter the premises, establishment, office, or place of business of 236 any embalmer, funeral director, or operator of a crematory 237 facility in this state. The executive director may serve and 238 execute any process issued by any court under this chapter. 239

(C) The board may employ clerical or technical staff who are 240 not members of the board and who serve at the pleasure of the 241 board to provide any clerical or technical assistance the board 242 considers necessary. The board may employ necessary inspectors, 243 who shall be licensed embalmers and funeral directors. Any 244 inspector employed by the board may enter the premises, 245 establishment, office, or place of business of any embalmer, 246 funeral director, or operator of a crematory facility in this 247 state, for the purposes of inspecting the facility and premises; 248 the license and registration of embalmers and funeral directors 249 operating in the facility; and the license of the funeral home, 250 embalming facility, or crematory. The inspector shall serve and 251 execute any process issued by any court under this chapter, serve 252 and execute any papers or process issued by the board or any 253 officer or member of the board, and perform any other duties 254 delegated by the board. 255

(D) The president of the board shall designate three of its 256 members to serve on the crematory review board, which is hereby 257 created, for such time as the president finds appropriate to carry 258 out the provisions of this chapter. Those members of the crematory 259 review board designated by the president to serve and three 260 members designated by the cemetery dispute resolution commission 261

shall designate, by a majority vote, one person who is experienced 262 in the operation of a crematory facility and who is not affiliated 263 with a cemetery or a funeral home to serve on the crematory review 264 board for such time as the crematory review board finds 265 appropriate. Members serving on the crematory review board shall 266 not receive any additional compensation for serving on the board, 267 but may be reimbursed for their actual and necessary expenses 268 incurred in the performance of official duties as members of the 269 board. Members of the crematory review board shall designate one 270 from among its members to serve as a chairperson for such time as 271 the board finds appropriate. Costs associated with conducting an 272 adjudicatory hearing in accordance with division (E) of this 273 section shall be paid from funds available to the board of 274 embalmers and funeral directors. 275

(E) Upon receiving written notice from the board of embalmers 276 and funeral directors of any of the following, the crematory 277 review board shall conduct an adjudicatory hearing on the matter 278 in accordance with Chapter 119. of the Revised Code, except as 279 otherwise provided in this section or division (C) of section 280 4717.14 of the Revised Code: 281

(1) Notice provided under division (H) of this section of an 282 alleged violation of any provision of this chapter or any rules 283 adopted under this chapter, or section 1111.19 of the Revised 284 Code, governing or in connection with crematory facilities or 285 cremation; 286

(2) Notice provided under division (B) of section 4717.14 of 287 the Revised Code that the board of embalmers and funeral directors 288 proposes to refuse to grant or renew, or to suspend or revoke, a 289 license to operate a crematory facility; 290

(3) Notice provided under division (C) of section 4717.14 of 291 the Revised Code that the board of embalmers and funeral directors 292 has issued an order summarily suspending a license to operate a 293

crematory facility;

(4) Notice provided under division (B) of section 4717.15 of 295
the Revised Code that the board of embalmers and funeral directors 296
proposes to issue a notice of violation and order requiring 297
payment of a forfeiture for any violation described in divisions 298
(A)(9)(a) to (g) of section 4717.04 of the Revised Code alleged in 299
connection with a crematory facility or cremation. 300

Nothing in division (E) of this section precludes the301crematory review board from appointing an independent examiner in302accordance with section 119.09 of the Revised Code to conduct any303adjudication hearing required under division (E) of this section.304

The crematory review board shall submit a written report of 305 findings and advisory recommendations, and a written transcript of 306 its proceedings, to the board of embalmers and funeral directors. 307 The board of embalmers and funeral directors shall serve a copy of 308 the written report of the crematory review board's findings and 309 advisory recommendations on the party to the adjudication or the 310 party's attorney, by certified mail, within five days after 311 receiving the report and advisory recommendations. A party may 312 file objections to the written report with the board of embalmers 313 and funeral directors within ten days after receiving the report. 314 No written report is final or appealable until it is issued as a 315 final order by the board of embalmers and funeral directors and 316 entered on the record of the proceedings. The board of embalmers 317 and funeral directors shall consider objections filed by the party 318 prior to issuing a final order. After reviewing the findings and 319 advisory recommendations of the crematory review board, the 320 written transcript of the crematory review board's proceedings, 321 and any objections filed by a party, the board of embalmers and 322 funeral directors shall issue a final order in the matter. Any 323 party may appeal the final order issued by the board of embalmers 324 and funeral directors in a matter described in divisions (E)(1) to 325

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(4) of this section in accordance with section 119.12 of the 326
Revised Code, except that the appeal may be made to the court of 327
common pleas in the county in which is located the crematory 328
facility to which the final order pertains, or in the county in 329
which the party resides. 330

(F) On its own initiative or on receiving a written complaint 331 from any person whose identity is made known to the board of 332 embalmers and funeral directors, the board shall investigate the 333 acts or practices of any person holding or claiming to hold a 334 license or registration under this chapter that, if proven to have 335 occurred, would violate this chapter or any rules adopted under 336 it, or section 1111.19 of the Revised Code. The board may compel 337 witnesses by subpoena to appear and testify in relation to 338 investigations conducted under this chapter and may require by 339 subpoena duces tecum the production of any book, paper, or 340 document pertaining to an investigation. If a person does not 341 comply with a subpoena or subpoena duces tecum, the board may 342 apply to the court of common pleas of any county in this state for 343 an order compelling the person to comply with the subpoena or 344 subpoena duces tecum, or for failure to do so, to be held in 345 contempt of court. 346

(G) If, as a result of its investigation conducted under 347 division (F) of this section, the board of embalmers and funeral 348 directors has reasonable cause to believe that the person 349 investigated is violating any provision of this chapter or any 350 rules adopted under this chapter, or section 1111.19 of the 351 Revised Code, governing or in connection with embalming, funeral 352 directing, funeral homes, embalming facilities, or the operation 353 of funeral homes or embalming facilities, it may, after providing 354 the opportunity for an adjudicatory hearing, issue an order 355 directing the person to cease the acts or practices that 356 constitute the violation. The board shall conduct the adjudicatory 357

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hearing in accordance with Chapter 119. of the Revised Code except 358 that, notwithstanding the provisions of that chapter, the 359 following shall apply: 360

(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board shall send the notice informing the person of(1) The board send the notice information send the notice information

(2) The person is entitled to a hearing only if the person
requests a hearing and if the board receives the request within
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thirty days after the mailing of the notice described in division
(G)(1) of this section.

(3) A stenographic record shall be taken, in the manner
prescribed in section 119.09 of the Revised Code, at every
adjudicatory hearing held under this section, regardless of
whether the record may be the basis of an appeal to a court.

(H) If, as a result of its investigation conducted under 371 division (F) of this section, the board of embalmers and funeral 372 directors has reasonable cause to believe that the person 373 investigated is violating any provision of this chapter or any 374 rules adopted under this chapter, or section 1111.19 of the 375 Revised Code, governing or in connection with crematory facilities 376 or cremation, the board shall send written notice of the alleged 377 violation to the crematory review board. If, after the conclusion 378 of the adjudicatory hearing in the matter conducted under division 379 (E) of this section, the board of embalmers and funeral directors 380 finds that a person is in violation of any provision of this 381 chapter or any rules adopted under this chapter, or section 382 1111.19 of the Revised Code, governing or in connection with 383 crematory facilities or cremation, the board may issue a final 384 order under that division directing the person to cease the acts 385 or practices that constitute the violation. 386

(I) The board of embalmers and funeral directors may bring a 387civil action to enjoin any violation or threatened violation of 388

section 1111.19; sections 4717.01 to 4717.15 of the Revised Code 389 or a rule adopted under any of those sections; division (A) or (B) 390 of section 4717.23; division (B)(1) or (2), (C)(1) or (2), (D), 391 (E), or (F)(1) or (2), or divisions (H) to (K) of section 4717.26; 392 division (D)(1) of section 4717.27; or divisions (A) to (C) of 393 section 4717.28, or section 4717.31 of the Revised Code. The 394 action shall be brought in the county where the violation occurred 395 or the threatened violation is expected to occur. At the request 396 of the board, the attorney general shall represent the board in 397 any matter arising under this chapter. 398

(J) The board of embalmers and funeral directors and the 399 crematory review board may issue subpoenas for funeral directors 400 and embalmers or persons holding themselves out as such, for 401 operators of crematory facilities or persons holding themselves 402 out as such, or for any other person whose testimony, in the 403 opinion of either board, is necessary. The subpoena shall require 404 the person to appear before the appropriate board or any 405 designated member of either board, upon any hearing conducted 406 under this chapter. The penalty for disobedience to the command of 407 such a subpoena is the same as for refusal to answer such a 408 process issued under authority of the court of common pleas. 409

(K) All moneys received by the board of embalmers and funeral
directors from any source shall be deposited in the state treasury
to the credit of the occupational licensing and regulatory fund
created in section 4743.05 of the Revised Code.

(L) The board of embalmers and funeral directors shall submit
a written report to the governor on or before the first Monday of
July of each year. This report shall contain a detailed statement
of the nature and amount of the board's receipts and the amount
and manner of its expenditures.

Sec. 4717.04. (A) The board of embalmers and funeral 419

directors shall adopt rules in accordance with Chapter 119. of the 420 Revised Code for the government, transaction of the business, and 421 the management of the affairs of the board of embalmers and 422 funeral directors and the crematory review board, and for the 423 administration and enforcement of this chapter. These rules shall 424 include all of the following: 425 (1) The nature, scope, content, and form of the application 426 that must be completed and license examination that must be passed 427 in order to receive an embalmer's license or a funeral director's 428 license under section 4717.05 of the Revised Code. The rules shall 429 ensure both of the following: 430

(a) That the embalmer's license examination tests the
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applicant's knowledge through at least a comprehensive section and
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an Ohio laws section;
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(b) That the funeral director's license examination tests the
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applicant's knowledge through at least a comprehensive section, an
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Ohio laws section, and a sanitation section.
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(2) The minimum license examination score necessary to be
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licensed under section 4717.05 of the Revised Code as an embalmer
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or as a funeral director;
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(3) Procedures for determining the dates of the embalmer's
and funeral director's license examinations, which shall be
administered at least once each year, the time and place of each
examination, and the supervision required for each examination;
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(4) Procedures for determining whether the board shall accept
an applicant's compliance with the licensure, registration, or
certification requirements of another state as grounds for
granting the applicant a license under this chapter;

(5) A determination of whether completion of a nationally
recognized embalmer's or funeral director's examination
sufficiently meets the license requirements for the comprehensive
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homes;

facilities;

section of either the embalmer's or the funeral director's license 451 examination administered under this chapter; 452 (6) Continuing education requirements for licensed embalmers 453 and funeral directors; 454 (7) Requirements for the licensing and operation of funeral 455 456 (8) Requirements for the licensing and operation of embalming 457 458 (9) A schedule that lists, and specifies a forfeiture 459 commensurate with, each of the following types of conduct which, 460 for the purposes of division (A)(9) of this section and section 461 4717.15 of the Revised Code, are violations of this chapter: 462 (a) Obtaining a license under this chapter by fraud or 463 misrepresentation either in the application or in passing the 464 required examination for the license; 465 (b) Purposely violating any provision of sections 4717.01 to 466 4717.15 of the Revised Code or a rule adopted under any of those 467 sections; division (A) or (B) of section 4717.23; division (B)(1) 468 or (2), (C)(1) or (2), (D), (E), or (F)(1) or (2), or divisions 469 (H) to (K) of section 4717.26; division (D)(1) of section 4717.27; 470 or divisions (A) to (C) of section 4717.28 of the Revised Code; 471 (c) Committing unprofessional conduct; 472 (d) Knowingly permitting an unlicensed person, other than a 473 474

person serving an apprenticeship, to engage in the profession or business of embalming or funeral directing under the licensee's 475 supervision; 476

(e) Refusing to promptly submit the custody of a dead human 477 body upon the express order of the person legally entitled to the 478 body; 479

(f) Transferring a license to operate a funeral home, 480

embalming facility, or crematory facility from one owner or	481
operator to another, or from one location to another, without	482
notifying the board;	483
(g) Misleading the public using false or deceptive	484
advertising.	485
Each instance of the commission of any of the types of	486
conduct described in divisions (A)(9)(a), (b), (c), (d), (e), (f),	487
and (g) of this section is a separate violation. The rules adopted	488
under division (A)(9) of this section shall establish the amount	489
of the forfeiture for a violation of each of those divisions. The	490
forfeiture for a first violation shall not exceed five thousand	491
dollars, and the forfeiture for a second or subsequent violation	492
shall not exceed ten thousand dollars. The amount of the	493
forfeiture may differ among the types of violations according to	494
what the board considers the seriousness of each violation.	495
(10) Requirements for the licensing and operation of	496
crematory facilities;	497
(11) Procedures for the issuance of duplicate licenses:	498
(12) Requirements and procedures for annual reporting of	499
preneed sales by all preneed sellers;	500
(13) Procedures for the administration of the preneed	501
recovery fund.	502
(B) The board may adopt rules governing the educational	503
standards for licensure as an embalmer or funeral director and the	504
standards of service and practice to be followed in embalming and	505
funeral directing and in the operation of funeral homes, embalming	506
facilities, and crematory facilities in this state.	507
(C) Nothing in this chapter authorizes the board of embalmers	508
and funeral directors to regulate cemeteries, except that the	509

board shall license and regulate crematories located at cemeteries 510

in accordance with this chapter.

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Sec. 4717.13. (A) No person shall do any of the following: 512 (1) Engage in the business or profession of funeral directing 513 unless the person is licensed as a funeral director under this 514 chapter, is certified as an apprentice funeral director in 515 accordance with rules adopted under section 4717.04 of the Revised 516 Code and is assisting a funeral director licensed under this 517 chapter, or is a student in a college of mortuary sciences 518 approved by the board and is under the direct supervision of a 519 funeral director licensed by the board; 520

(2) Engage in embalming unless the person is licensed as an 521 embalmer under this chapter, is certified as an apprentice 522 embalmer in accordance with rules adopted under section 4717.04 of 523 the Revised Code and is assisting an embalmer licensed under this 524 chapter, or is a student in a college of mortuary science approved 525 by the board and is under the direct supervision of an embalmer 526 licensed by the board; 527

(3) Advertise or otherwise offer to provide or convey the 528 impression that the person provides funeral directing services 529 unless the person is licensed as a funeral director under this 530 chapter and is employed by or under contract to a licensed funeral 531 home and performs funeral directing services for that funeral home 532 in a manner consistent with the advertisement, offering, or 533 conveyance; 534

(4) Advertise or otherwise offer to provide or convey the 535 impression that the person provides embalming services unless the 536 person is licensed as an embalmer under this chapter and is 537 employed by or under contract to a licensed funeral home or a 538 licensed embalming facility and performs embalming services for 539 the funeral home or embalming facility in a manner consistent with 540 the advertisement, offering, or conveyance; 541

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(5) Operate a funeral home without a license to operate the	542
funeral home issued by the board under this chapter;	543
(6) Practice the business or profession of funeral directing	544
from any place except from a funeral home that a person is	545
licensed to operate under this chapter;	546
(7) Practice embalming from any place except from a funeral	547
home or embalming facility that a person is licensed to operate	548
under this chapter;	549
(8) Operate a crematory or perform cremation without a	550
license to operate the crematory issued under this chapter;	551
(9) Cremate animals in a cremation chamber in which dead	552
human bodies or body parts are cremated or cremate dead human	553
bodies or human body parts in a cremation chamber in which animals	554
are cremated.	555
(B) No funeral director or other person in charge of the	556
final disposition of a dead human body shall fail to do one of the	557
following prior to the interment of the body:	558
(1) Affix to the ankle or wrist of the deceased a tag encased	559
in a durable and long-lasting material that contains the name,	560
date of birth, date of death, and social security number of the	561
deceased;	562

(2) Place in the casket a capsule containing a tag bearing563the information described in division (B)(1) of this section;564

(3) If the body was cremated, place in the vessel containing
the cremated remains a tag bearing the information described in
division (B)(1) of this section.

(C) No person who holds a funeral home license for a funeral 568 home that is closed, or that is owned by a funeral business in 569 which changes in the ownership of the funeral business result in a 570 majority of the ownership of the funeral business being held by 571

one or more persons who solely or in combination with others did 572 not own a majority of the funeral business immediately prior to 573 the change in ownership, shall fail to submit to the board within 574 thirty days after the closing or such a change in ownership of the 575 funeral business owning the funeral home, a clearly enumerated 576 account of all of the following from which the licensee, at the 577 time of the closing or change in ownership of the funeral business 578 and in connection with the funeral home, was to receive payment 579 for providing funeral services, funeral goods, or any combination 580 of those in connection with the funeral or final disposition of a 581 dead human body: 582

(1) Preneed funeral contracts governed by section 1111.19
 583
 4717.31 of the Revised Code;
 584

(2) Life insurance policies the benefits of which are payable585to the provider of funeral or burial goods or services;586

(3) Accounts at banks or savings banks insured by the federal 587 deposit insurance corporation, savings and loan associations 588 insured by the federal savings and loan insurance corporation or 589 the Ohio deposit guarantee fund, or credit unions insured by the 590 national credit union administration or a credit union share 591 guaranty corporation organized under Chapter 1761. of the Revised 592 Code that are payable upon the death of the person for whose 593 benefit deposits into the accounts were made. 594

Sec. 4717.31. (A) Only a funeral director licensed pursuant595to Chapter 4717. of the Revised Code may sell a preneed funeral596contract that includes funeral services.597

(B) A preneed funeral contract may be funded by the purchase598or assignment of an insurance policy in accordance with section5993905.45 of the Revised Code. Preneed funeral contracts that are600funded by the purchase or assignment of an insurance policy in601accordance with section 3905.45 of the Revised Code are not602

subject to divisions (C), (F), (G), (I), and (J) of this section.	603
Any preneed funeral contract that involves the payment of money or	604
the purchase or assignment of an insurance policy shall be in	605
writing and include the following information:	606
(1) The name, address, and phone number of the seller and the	607
name, address, and social security number of the purchaser, and,	608
if the beneficiary of the preneed funeral contract is for someone	609
other than the purchaser, the name, address, and social security	610
number of the beneficiary;	611
(2) A statement of the funeral goods and funeral services	612
purchased, which disclosure may be made by attaching a copy of the	613
completed statement of funeral goods and services selected to the	614
preneed funeral contract;	615
(3) If the preneed funeral contract is funded by any means	616
other than an insurance policy or policies, disclosures	617
identifying the name and address of the trustee, indicating	618
whether fees, expenses, or taxes will be deducted from the trust,	619
and a statement of who will be responsible for the taxes owed on	620
the trust earnings;	621
(4) If the preneed funeral contract is funded by the purchase	622
or assignment of one or more insurance policies, disclosures	623
identifying the name and address of the insurance company and any	624
right the purchaser has regarding canceling or transferring the	625
insurance policies;	626
(5) A disclosure explaining the form in which the purchase	627
price must be paid and, if the price is to be paid in	628
installments, a disclosure to the purchaser regarding what	629
constitutes a default under the preneed funeral contract and the	630
consequences of the default;	631
(6) A disclosure informing the purchaser whether the contract	632
is either a guaranteed price preneed funeral contract or a	633

non-guaranteed price preneed funeral contract, and, if guaranteed	634
only in part, the funeral goods or funeral services included in	635
the guarantee shall be specified. If the preneed funeral contract	636
is a quaranteed price contract, the contract shall disclose that	637
the seller, in exchange for all of the proceeds of the trust or	638
insurance policy, shall provide the funeral goods and services set	639
forth in the preneed funeral contract without regard to the actual	640
cost of such funeral goods and services prevailing at the time of	641
performance. If the preneed funeral contract is a non-guaranteed	642
price contract, the contract shall disclose that the proceeds of	643
the trust or insurance policy shall be applied to the current	644
retail prices of the funeral goods and services set forth in the	645
contract. It shall further disclose that any surplus funds shall	646
be paid to the estate of the purchaser and, in the event of an	647
insufficiency in funds, the seller shall not be required to	648
perform until payment arrangements satisfactory to the seller have	649
been made.	650
(7) A disclosure that the purchaser has the right to make the	651
contract irrevocable and that if the preneed funeral contract is	652
irrevocable, the purchaser does not have a right to revoke the	653
<u>contract;</u>	654
(8) A disclosure informing the purchaser of the initial right	655
to cancel the preneed funeral contract within seven days as	656
provided in division (D) of this section and the right to revoke a	657
revocable preneed funeral contract in accordance with divisions	658
(E)(3) and (I)(1) of this section;	659
(9) A disclosure that the seller may substitute funeral goods	660
or services of equal quality, value, and workmanship if those	661
specified in the preneed funeral contract are unavailable at the	662
time of need;	663
(10) A disclosure that any purchaser of funeral goods and	664
services is entitled to receive price information prior to making	665

that purchase in accordance with the Federal Trade Commission's	666
funeral industry practices revised rule, 16 C.F.R. Part 453;	667
(11) The following notice in boldface print and in	668
substantially the following form:	669
"NOTICE: Under Ohio law, the person holding the right of	670
disposition of the remains of the beneficiary of this contract	671
pursuant to section 2108.70 or 2108.81 of the Revised Code will	672
have the right to make funeral arrangements inconsistent with the	673
arrangements set forth in this contract. However, the beneficiary	674
is encouraged to state his or her preferences as to funeral	675
arrangements in a declaration of the right of disposition pursuant	676
to section 2108.72 of the Revised Code, including that the	677
arrangements set forth in this contract shall be followed."	678
(12) If the preneed funeral contract is funded by the	679
purchase of one or more insurance policies, the following notice	680
in boldface print and in substantially the following form:	681
"NOTICE: You, as the purchaser of this contract, will be	682
notified in writing by any insurance company when the insurance	683
policy or policies that will fund this contract have been issued.	684
If you do not receive the notice within sixty days of the date you	685
paid the funds to the seller, you should contact the insurance	686
company identified in the contract."	687
(13) If the preneed contract is funded by means other than an	688
insurance policy, the following notice in boldface print and in	689
substantially the following form:	690
"NOTICE: You, as the purchaser of this contract, will be	691
notified in writing when the trustee of this contract has received	692
a deposit of the funds you paid the seller under this contract. If	693
you do not receive the notice within sixty days of the date you	694
paid the funds to the seller, you should contact the trustee	695
identified in the contract."	696

(C) One hundred per cent of all payments for funeral goods	697
and services made under a preneed funeral contract shall remain	698
intact and held in trust in accordance with divisions (F), (G),	699
(I), and (J) of this section for the benefit of the person for	700
whose benefit the contract is made. No money in a preneed funeral	701
contract trust shall be distributed from the trust except as	702
provided in this section. Within thirty days after the seller of	703
funeral goods or services receives any payment under a preneed	704
funeral contract, the seller shall deliver the moneys received and	705
not returned to the purchaser as provided in division (D) of this	706
section to the trustee designated in the preneed funeral contract.	707
(D) Any purchaser on initially entering into a preneed	708
funeral contract may, within seven days, rescind the contract and	709
request and receive from the seller one hundred per cent of all	710
payments made under the contract. Each preneed funeral contract	711
shall contain the following notice in boldface print and in	712
substantially the following form:	713
"NOTICE: Under Ohio law, you, as the purchaser of this	714
contract, may rescind it and receive a refund of all payments you	715
made under the contract. To rescind the contract, you must notify	716
the seller within seven days of signing the contract."	717
(E)(1) If the preneed funeral contract provides that it will	718
be funded by the purchase of an insurance policy, the seller,	719
within thirty days after receiving any payment under the preneed	720
funeral contract, shall deliver the money received and not	721
returned to the purchaser as provided in division (D) of this	722
section, to the insurance company designated in the preneed	723
funeral contract.	724
(2) The insurance company receiving payment from a preneed	725
funeral contract seller for an insurance policy to fund the	726
preneed funeral contract shall notify the purchaser of the	727
contract in writing of the amount of any payment received within	728

fifteen days of the receipt of the payment.	729
(3) The purchaser of a preneed funeral contract that is not	730
irrevocable and that is funded by an insurance policy may, on not	731
less than fifteen days' notice, cancel the preneed funeral	732
contract and change the beneficiary of the insurance policy or	733
reassign the benefits under the policy.	734
(4) The purchaser of a preneed funeral contract that is	735
irrevocable and that is funded by an insurance policy may transfer	736
the preneed funeral contract to a successor seller. Within fifteen	737
days of receiving the written notice of the designation of the	738
successor seller from the purchaser, the original seller shall	739
notify the insurance company to transfer all rights under the	740
insurance policy to the successor seller. The insurance company	741
shall confirm the transfer to the original seller, the successor	742
seller, and the purchaser by written notice to each.	743
perfer, and the parenaper wy written metree to caom.	
(F) The trustee of each preneed funeral contract shall be a	744
	744 745
(F) The trustee of each preneed funeral contract shall be a	
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or	745
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges	745 746
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code	745 746 747
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the	745 746 747 748
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the county in which the seller is located for at least one year, each	745 746 747 748 749
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the county in which the seller is located for at least one year, each of whom shall be bonded by a corporate surety in an amount that is	745 746 747 748 749 750
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the county in which the seller is located for at least one year, each of whom shall be bonded by a corporate surety in an amount that is at least equal to the amount deposited in the fund of which those	745 746 747 748 749 750 751
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the county in which the seller is located for at least one year, each of whom shall be bonded by a corporate surety in an amount that is at least equal to the amount deposited in the fund of which those persons serve as trustee. Amounts in the fund shall be held and	745 746 747 748 749 750 751 752
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the county in which the seller is located for at least one year, each of whom shall be bonded by a corporate surety in an amount that is at least equal to the amount deposited in the fund of which those persons serve as trustee. Amounts in the fund shall be held and invested in the manner in which trust funds are permitted to be	745 746 747 748 749 750 751 752 753
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the county in which the seller is located for at least one year, each of whom shall be bonded by a corporate surety in an amount that is at least equal to the amount deposited in the fund of which those persons serve as trustee. Amounts in the fund shall be held and invested in the manner in which trust funds are permitted to be held and invested pursuant to sections 2109.37 and 2109.371 of the	745 746 747 748 749 750 751 752 753 754
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the county in which the seller is located for at least one year, each of whom shall be bonded by a corporate surety in an amount that is at least equal to the amount deposited in the fund of which those persons serve as trustee. Amounts in the fund shall be held and invested in the manner in which trust funds are permitted to be held and invested pursuant to sections 2109.37 and 2109.371 of the Revised Code.	745 746 747 748 749 750 751 752 753 754 755
(F) The trustee of each preneed funeral contract shall be a trust company licensed under Chapter 1111. of the Revised Code or a national bank or federal savings association that pledges securities in accordance with section 1111.04 of the Revised Code or at least three individuals who have been residents of the county in which the seller is located for at least one year, each of whom shall be bonded by a corporate surety in an amount that is at least equal to the amount deposited in the fund of which those persons serve as trustee. Amounts in the fund shall be held and invested in the manner in which trust funds are permitted to be held and invested pursuant to sections 2109.37 and 2109.371 of the Revised Code.	745 746 747 748 749 750 751 752 753 754 755 756

preneed funeral contract trust. The trustee of a combined preneed

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funeral contract trust shall keep exact records of the corpus,	761
income, expenses, and disbursements with regard to each	762
beneficiary of a preneed funeral contract for whom moneys are held	763
in the trust. The terms of a preneed funeral contract trust are	764
governed by this section.	765
(2) The trustee of a preneed funeral contract shall notify	766
the purchaser of the contract in writing of the amount of any	767
deposit with the trustee of a payment under the contract within	768
fifteen days of receiving the deposit from the seller of the	769
contract.	770
(3) A trustee may charge a fee for managing a preneed funeral	771
contract trust. The fee shall not exceed the amount regularly or	772
usually charged for similar services rendered by the financial	773
institution when serving as a trustee, and shall be paid only from	774
the income on that trust.	775
(H) No preneed funeral contract shall restrict the purchaser	776
from making the contract irrevocable. On the purchase by an	777
individual of an irrevocable preneed funeral contract, the selling	778
funeral director assumes the legal obligation to provide for the	779
funeral of the individual pursuant to the terms of the contract.	
No money deposited in a trust fund for an irrevocable preneed	781
contract shall be withdrawn to purchase an insurance policy.	782
(I)(1) The purchaser of a preneed funeral contract that is	783
not irrevocable may, on not less than fifteen days' notice, cancel	784
the contract and request and receive from the trustee payments	785
made under the contract and any income earned up to the time of	786
cancellation, less fees, distributions, and expenses made pursuant	787
to this section; except, if a preneed funeral contract stipulates	788
a firm or fixed or guaranteed price for funeral services and goods	789
for future use at a time determined by the death of the	790
beneficiary of the preneed funeral contract, the purchaser, on not	791
less than fifteen days' notice, may cancel the contract and	792

receive from the trustee ninety per cent of the principal paid	793
pursuant to the preneed funeral contract, not less than eighty per	794
cent of any interest earned up to the time of cancellation, and	795
not less than eighty per cent of any income earned on the funds	796
since the funds were paid to the seller and up to the time of	797
cancellation less any fees, distributions, and expenses. On	798
cancellation, after the funds are distributed to the purchaser	799
pursuant to this division, the trustee shall distribute all	800
remaining funds attributable to the cancelled preneed funeral	801
contract to the seller. If more than one purchaser enters into the	802
contract, all of those purchasers must request cancellation for it	803
to be effective under this division, and the trustee shall refund	804
to each purchaser only those funds that purchaser has paid under	805
the contract and a proportionate amount of any income earned on	806
those funds, less any fees, distributions, and expenses.	807
(2) The purchaser of a preped funeral contract that is	808

(2) The purchaser of a preneed funeral contract that is 808 irrevocable may transfer the preneed funeral contract to a 809 successor seller. Within fifteen days of receiving the written 810 notice of the new designation from the purchaser, the trustee 811 shall list the successor seller as the seller of the preneed 812 funeral contract and the original seller shall relinquish and 813 transfer all rights under the preneed funeral contract to the 814 successor seller. The trustee shall confirm the transfer to the 815 original seller, the successor seller, and the purchaser by 816 written notice to each. If the preneed funeral contract stipulates 817 a firm or fixed or quaranteed price for the funeral services and 818 goods to be provided under the preneed funeral contract, the 819 original seller may collect from the trustee a cancellation fee 820 not exceeding ten per cent of the principal paid pursuant to the 821 preneed funeral contract and twenty per cent of any interest or 822 income earned on the funds since the time the funds were paid to 823 the seller up to the time of transfer. If the preneed funeral 824 contract does not stipulate a firm or fixed or quaranteed price 825

for funeral services and goods to be provided under the preneed	826
funeral contract, no cancellation fee may be collected by the	827
<u>original seller.</u>	828
(3) Within thirty days after a seller receives notice that	829
the beneficiary of a preneed funeral contract has died and that	830
funeral services and goods have been provided by a different	831
provider, the seller shall notify the trustee to pay to the estate	832
of the beneficiary of the preneed funeral contract all funds held	833
by the trustee, less fees, distributions, and expenses made	834
pursuant to this section; provided, however, that in the event the	835
preneed funeral contract stipulates a firm or fixed or guaranteed	836
price for funeral services and goods that were to be provided	837
under the preneed funeral contract, the seller may collect from	838
the trustee a cancellation fee not exceeding ten per cent of the	839
principal paid pursuant to the preneed funeral contract and twenty	840
per cent of any interest or income earned on the funds since the	841
time the funds were paid to the seller up to the date that the	842
trust funds were paid to the estate of the beneficiary. If the	843
preneed funeral trust does not stipulate a firm or fixed or	844
guaranteed price for funeral services and goods to be provided	845
under the preneed funeral contract, no cancellation fees may be	846
collected by the original seller.	847
(J) A certified copy of the certificate of death or other	848
evidence of death satisfactory to the trustee shall be furnished	849
to the trustee as evidence of death, and the trustee shall	850
promptly pay the accumulated payments and income, if any,	851
according to the preneed funeral contract. The payment of the	852
accumulated payments and income pursuant to this section and, when	853
applicable, the preneed funeral contract, shall relieve the	854
trustee of any further liability on the accumulated payments and	855
income.	856

(K) For purposes of this section, the seller is deemed to 857

have delivered funeral goods pursuant to a preneed funeral	858
contract when the seller makes actual delivery of the goods to the	859
beneficiary.	860
(L) All sellers of funeral goods or services under a preneed	861
funeral contract, whether funded by insurance or otherwise,	862
annually shall submit to the board of embalmers and funeral	863
directors the reports the board requires.	864
(M) This section shall be construed as a limitation on the	865
manner in which a person is permitted to accept funds in	866
prepayment for funeral services to be performed in the future, or	867
funeral goods to be used in connection with the funeral or final	868
disposition of human remains, to the end that at all times members	869
of the public may have an opportunity to arrange and pay for a	870
funeral for themselves and their families in advance of need while	871
at the same time providing all possible safeguards to ensure that	872
prepaid funds cannot be dissipated, whether intentionally or not,	873
but remain available for payment for funeral goods and services in	874
connection with the funeral or final disposition of dead human	
bodies.	876
(N) This section does not apply when the seller of funeral	877
goods or services under a preneed funeral contract is an	878
established and legally cognizable church or denomination that is	879
exempt from federal income taxation under section 501(c)(3) of the	880
<u>"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 501, as</u>	881
amended, and the preneed funeral contract pertains to a cemetery	882
owned and operated entirely and exclusively by the church or	883
denomination; provided the church or denomination adopts, on a	884
voluntary basis, rules and other measures to safeguard and secure	885
all funds received under any preneed funeral contract.	886
(0) This section does not prohibit persons who are not	887
licensed funeral directors from selling funeral goods pursuant to	888
a preneed funeral contract; however, all sellers of funeral goods	889

pursuant to a preneed funeral contract shall comply with this	890
section unless the seller is specifically exempt from compliance	891
by this section.	892
(P) Any money, insurance policies, or other items delivered	893
in payment of a preneed funeral contract, and any funds held in	894
trust pursuant to this section, are exempt from levy, attachment,	895
<u>or sale to satisfy a judgment or order.</u>	896
Sec. 4717.32. (A) There is hereby created in the state	897
treasury the preneed recovery fund, which shall be used to	898
reimburse any purchaser of a preneed funeral contract who has	899
incurred financial losses as a result of the malfeasance,	900
misfeasance, default, failure, or insolvency of any seller of a	901
preneed funeral contract. All investment earnings of the fund	902
shall be credited to the fund.	903
(B) A seller of a preneed funeral contract that is funded by	904
the payment of money or by an insurance policy shall collect from	905
each purchaser of a preneed funeral contract a fee of ten dollars.	906
The sellers of preneed funeral contracts annually shall remit the	907
fees collected to the board of embalmers and funeral directors	908
guarterly within thirty days after the end of March, June,	909
September, and December for all preneed funeral contracts that	910
have been entered into during the three-month period. The board	911
shall deposit one-half of the fees collected into the preneed	912
recovery fund, to be expended only for the purposes specified in	913
<u>division (E) of this section.</u>	914
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(C) The remaining one-half of the fees remitted to the board915in accordance with division (B) of this section shall be used by916the board to administer the preneed recovery fund and to monitor917the preneed annual reports filed by sellers of preneed funeral918contracts.919

(D) The board shall adopt rules governing management of the 920

preneed recovery fund, the presentation and processing of	921
applications for reimbursement, and subrogation or assignment of	922
the rights of any reimbursed applicant.	923
(E) The board may expend moneys in the fund for the following	924
purposes:	925
(1) To make reimbursements on approved applications;	926
(2) To purchase insurance to cover losses as deemed	927
appropriate by the board and not inconsistent with the purposes of	928
the fund;	929
(3) To invest such portions of the fund as are not currently	930
needed to reimburse losses and maintain adequate reserves as are	931
permitted to be made by fiduciaries under state law.	932
(F) Reimbursements from the fund shall be made only to the	933
extent to which such losses are not bonded or otherwise covered,	934
protected, or reimbursed, and only after the applicant has	
complied with all applicable rules of the board.	936
(G) The board shall investigate all applications made and may	937
reject or allow such claims in whole or in part to the extent that	938
the moneys are available in the fund. The board has complete	939
discretion to determine the order and manner of payment of	940
approved applications. All payments are a matter of privilege and	941
not a right, and no person has any right in the fund as a	942
third-party beneficiary or otherwise. No attorney may be	943
compensated by the board for prosecuting an application for	944
reimbursement.	945
(H) In the event reimbursement is made to an applicant under	946
this section, the board is subrogated in the reimbursed amount and	947
may bring any action it deems advisable against any person,	948
including a seller of a preneed funeral contract. The board may	949
enforce any claims it may have for restitution or otherwise and	950
may employ and compensate consultants, agents, legal counsel,	951

accountants, and any other person it deems appropriate.	952
(I) The fund shall not be applied toward any reimbursement on	953
losses on a preneed funeral contract that was entered into prior	954
to the effective date of this section.	955
(J) If at the end of any fiscal year for the state, the	956
balance in the fund exceeds two million dollars, the amount	957
collected from purchasers of preneed funeral contracts during the	958
next fiscal year shall be reduced from ten dollars to five	959
dollars, with all such proceeds to be used by the board in	960
accordance with division (C) of this section.	961
Sec. 4717.99. Whoever violates any provision of sections	962
4717.01 to 4717.15; division (A) or (B) of section 4717.23;	963
division (B)(1) or (2), (C)(1) or (2), (D), (E), or (F)(1) or (2),	964
or divisions (H) to (K) of section 4717.26; division (D)(1) of	965
section 4717.27; or divisions (A) to (C) of section 4717.28 of the	966
Revised Code shall be fined not less than one hundred nor more	967
than five thousand dollars, or imprisoned for not more than one	968
year, or both, for the first offense. For each subsequent offense	969
such a person shall be fined not less than one hundred nor more	970
than ten thousand dollars, or imprisoned for not more than one	971
year, or both.	972
Whoever purposely violates section 4717.31 of the Revised	973
Code is guilty of a felony of the fourth degree.	974

Sec. 5747.02. (A) For the purpose of providing revenue for 975 the support of schools and local government functions, to provide 976 relief to property taxpayers, to provide revenue for the general 977 revenue fund, and to meet the expenses of administering the tax 978 levied by this chapter, there is hereby levied on every 979 individual, trust, and estate residing in or earning or receiving 980 income in this state, on every individual, trust, and estate 981

earning or receiving lottery winn	ings, prizes, or awards pursuant	982
to Chapter 3770. of the Revised Code, and on every individual,		983
trust, and estate otherwise having	g nexus with or in this state	984
under the Constitution of the Uni	ted States, an annual tax	985
measured in the case of individua	ls by Ohio adjusted gross income	986
less an exemption for the taxpaye	r, the taxpayer's spouse, and	987
each dependent as provided in sec	tion 5747.025 of the Revised	988
Code; measured in the case of tru	sts by modified Ohio taxable	989
income under division (D) of this	section; and measured in the	990
case of estates by Ohio taxable i	ncome. The tax imposed by this	991
section on the balance thus obtain	ned is hereby levied as follows:	992
(1) For taxable years beginn	ing in 2004:	993
OHIO ADJUSTED GROSS INCOME LESS		994
EXEMPTIONS (INDIVIDUALS)		
OR		995
MODIFIED OHIO		996
TAXABLE INCOME (TRUSTS)		997
OR		998
OHIO TAXABLE INCOME (ESTATES)	TAX	999
\$5,000 or less	.743%	1000
More than \$5,000 but not more	\$37.15 plus 1.486% of the amount	1001
than \$10,000	in excess of \$5,000	
More than \$10,000 but not more	\$111.45 plus 2.972% of the	1002
than \$15,000	amount in excess of \$10,000	
More than \$15,000 but not more	\$260.05 plus 3.715% of the	1003
than \$20,000	amount in excess of \$15,000	
More than \$20,000 but not more	\$445.80 plus 4.457% of the	1004
than \$40,000	amount in excess of \$20,000	
More than \$40,000 but not more	\$1,337.20 plus 5.201% of the	1005
than \$80,000	amount in excess of \$40,000	
More than \$80,000 but not more	\$3,417.60 plus 5.943% of the	1006
than \$100,000	amount in excess of \$80,000	

More than \$100,000 but not more	\$4,606.20 plus 6.9% of the	1007
than \$200,000	amount in excess of \$100,000	
More than \$200,000	\$11,506.20 plus 7.5% of the	1008
	amount in excess of \$200,000	
(2) For taxable years beginning	ing in 2005:	1009
OHIO ADJUSTED GROSS INCOME LESS		1010
EXEMPTIONS (INDIVIDUALS)		
OR		1011
MODIFIED OHIO		1012
TAXABLE INCOME (TRUSTS)		1013
OR		1014
OHIO TAXABLE INCOME (ESTATES)	TAX	1015
\$5,000 or less	.712%	1016
More than \$5,000 but not more	\$35.60 plus 1.424% of the amount	1017
than \$10,000	in excess of \$5,000	
More than \$10,000 but not more	\$106.80 plus 2.847% of the	1018
than \$15,000	amount in excess of \$10,000	
More than \$15,000 but not more	\$249.15 plus 3.559% of the	1019
than \$20,000	amount in excess of \$15,000	
More than \$20,000 but not more	\$427.10 plus 4.27% of the amount	1020
than \$40,000	in excess of \$20,000	
More than \$40,000 but not more	\$1,281.10 plus 4.983% of the	1021
than \$80,000	amount in excess of \$40,000	
More than \$80,000 but not more	\$3,274.30 plus 5.693% of the	1022
than \$100,000	amount in excess of \$80,000	
More than \$100,000 but not more	\$4,412.90 plus 6.61% of the	1023
than \$200,000	amount in excess of \$100,000	
More than \$200,000	\$11,022.90 plus 7.185% of the	1024
	amount in excess of \$200,000	

(3) For taxable years beginning in 2006: 1025
 OHIO ADJUSTED GROSS INCOME LESS 1026
 EXEMPTIONS (INDIVIDUALS)

than \$10,000

1027 OR MODIFIED OHIO 1028 TAXABLE INCOME (TRUSTS) 1029 OR 1030 OHIO TAXABLE INCOME (ESTATES) TAX 1031 \$5,000 or less .681% 1032 More than \$5,000 but not more \$34.05 plus 1.361% of the amount 1033 than \$10,000 in excess of \$5,000 More than \$10,000 but not more \$102.10 plus 2.722% of the 1034 than \$15,000 amount in excess of \$10,000 More than \$15,000 but not more \$238.20 plus 3.403% of the 1035 than \$20,000 amount in excess of \$15,000 More than \$20,000 but not more \$408.35 plus 4.083% of the 1036 amount in excess of \$20,000 than \$40,000 More than \$40,000 but not more \$1,224.95 plus 4.764% of the 1037 than \$80,000 amount in excess of \$40,000 1038 More than \$80,000 but not more \$3,130.55 plus 5.444% of the than \$100,000 amount in excess of \$80,000 More than \$100,000 but not more \$4,219.35 plus 6.32% of the 1039 than \$200,000 amount in excess of \$100,000 More than \$200,000 \$10,539.35 plus 6.87% of the 1040 amount in excess of \$200,000 (4) For taxable years beginning in 2007: 1041 OHIO ADJUSTED GROSS INCOME LESS 1042 EXEMPTIONS (INDIVIDUALS) 1043 OR MODIFIED OHIO 1044 TAXABLE INCOME (TRUSTS) 1045 1046 OR OHIO TAXABLE INCOME (ESTATES) TAX 1047 \$5,000 or less .649% 1048 More than \$5,000 but not more \$32.45 plus 1.299% of the amount 1049

in excess of \$5,000

More than \$10,000 but not more	\$97.40 plus 2.598% of the amount	1050
than \$15,000	in excess of \$10,000	
More than \$15,000 but not more	\$227.30 plus 3.247% of the	1051
than \$20,000	amount in excess of \$15,000	
More than \$20,000 but not more	\$389.65 plus 3.895% of the	1052
than \$40,000	amount in excess of \$20,000	
More than \$40,000 but not more	\$1,168.65 plus 4.546% of the	1053
than \$80,000	amount in excess of \$40,000	
More than \$80,000 but not more	\$2,987.05 plus 5.194% of the	1054
than \$100,000	amount in excess of \$80,000	
More than \$100,000 but not more	\$4,025.85 plus 6.031% of the	1055
than \$200,000	amount in excess of \$100,000	
More than \$200,000	\$10,056.85 plus 6.555% of the	1056
	amount in excess of \$200,000	
(5) For taxable years beginn	ing in 2008:	1057
OHIO ADJUSTED GROSS INCOME LESS		1058
EXEMPTIONS (INDIVIDUALS)		
OR		1059
MODIFIED OHIO		1060
TAXABLE INCOME (TRUSTS)		1061
OR		1062
OHIO TAXABLE INCOME (ESTATES)	TAX	1063
\$5,000 or less	.618%	1064
More than \$5,000 but not more	\$30.90 plus 1.236% of the amount	1065
than \$10,000	in excess of \$5,000	
More than \$10,000 but not more	\$92.70 plus 2.473% of the amount	1066
than \$15,000	in excess of \$10,000	
More than \$15,000 but not more	\$216.35 plus 3.091% of the	1067
than \$20,000	amount in excess of \$15,000	
More than \$20,000 but not more	\$370.90 plus 3.708% of the	1068
than \$40,000	amount in excess of \$20,000	

\$1,112.50 plus 4.327% of the

amount in excess of \$40,000

1069

More than \$40,000 but not more than \$80,000

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More than \$80,000 but not more	\$2,843.30 plus 4.945% of the	1070
than \$100,000	amount in excess of \$80,000	
More than \$100,000 but not more	\$3,832.30 plus 5.741% of the	1071
than \$200,000	amount in excess of \$100,000	
More than \$200,000	\$9,573.30 plus 6.24% of the	1072
	amount in excess of \$200,000	
(6) For taxable years beginn	ing in 2009 or thereafter:	1073
OHIO ADJUSTED GROSS INCOME LESS		1074
EXEMPTIONS (INDIVIDUALS)		
OR		1075
MODIFIED OHIO		1076
TAXABLE INCOME (TRUSTS)		1077
OR		1078
OHIO TAXABLE INCOME (ESTATES)	TAX	1079
\$5,000 or less	.587%	1080
More than \$5,000 but not more	\$29.35 plus 1.174% of the amount	1081
than \$10,000	in excess of \$5,000	
More than \$10,000 but not more	\$88.05 plus 2.348% of the amount	1082
than \$15,000	in excess of \$10,000	
More than \$15,000 but not more	\$205.45 plus 2.935% of the	1083
than \$20,000	amount in excess of \$15,000	
More than \$20,000 but not more	\$352.20 plus 3.521% of the	1084
than \$40,000	amount in excess of \$20,000	
More than \$40,000 but not more	\$1,056.40 plus 4.109% of the	1085
than \$80,000	amount in excess of \$40,000	
More than \$80,000 but not more	\$2,700.00 plus 4.695% of the	1086
than \$100,000	amount in excess of \$80,000	
More than \$100,000 but not more	\$3,639.00 plus 5.451% of the	1087
than \$200,000	amount in excess of \$100,000	
More than \$200,000	\$9,090.00 plus 5.925% of the	1088

In July of each year, beginning in 2010, the tax commissioner 1089 shall adjust the income amounts prescribed in this division by 1090

amount in excess of \$200,000

multiplying the percentage increase in the gross domestic product 1091 deflator computed that year under section 5747.025 of the Revised 1092 Code by each of the income amounts resulting from the adjustment 1093 under this division in the preceding year, adding the resulting 1094 product to the corresponding income amount resulting from the 1095 adjustment in the preceding year, and rounding the resulting sum 1096 to the nearest multiple of fifty dollars. The tax commissioner 1097 also shall recompute each of the tax dollar amounts to the extent 1098 necessary to reflect the adjustment of the income amounts. The 1099 rates of taxation shall not be adjusted. 1100

The adjusted amounts apply to taxable years beginning in the 1101 calendar year in which the adjustments are made. The tax 1102 commissioner shall not make such adjustments in any year in which 1103 the amount resulting from the adjustment would be less than the 1104 amount resulting from the adjustment in the preceding year. 1105

(B) If the director of budget and management makes a 1106 certification to the tax commissioner under division (B) of 1107 section 131.44 of the Revised Code, the amount of tax as 1108 determined under division (A) of this section shall be reduced by 1109 the percentage prescribed in that certification for taxable years 1110 beginning in the calendar year in which that certification is 1111 made. 1112

(C) The levy of this tax on income does not prevent a 1113 municipal corporation, a joint economic development zone created 1114 under section 715.691, or a joint economic development district 1115 created under section 715.70 or 715.71 or sections 715.72 to 1116 715.81 of the Revised Code from levying a tax on income. 1117

(D) This division applies only to taxable years of a trust 1118 beginning in 2002 or thereafter. 1119

(1) The tax imposed by this section on a trust shall be 1120 computed by multiplying the Ohio modified taxable income of the 1121

trust by the rates prescribed by division (A) of this section. 1122

(2) A credit is allowed against the tax computed under 1123 division (D) of this section equal to the lesser of (1) the tax 1124 paid to another state or the District of Columbia on the trust's 1125 modified nonbusiness income, other than the portion of the trust's 1126 nonbusiness income that is qualifying investment income as defined 1127 in section 5747.012 of the Revised Code, or (2) the effective tax 1128 rate, based on modified Ohio taxable income, multiplied by the 1129 trust's modified nonbusiness income other than the portion of 1130 trust's nonbusiness income that is qualifying investment income. 1131 The credit applies before any other applicable credits. 1132

(3) The credits enumerated in divisions (A)(1) to (13) of 1133 section 5747.98 of the Revised Code do not apply to a trust 1134 subject to this division. Any credits enumerated in other 1135 divisions of section 5747.98 of the Revised Code apply to a trust 1136 subject to this division. To the extent that the trust distributes 1137 income for the taxable year for which a credit is available to the 1138 trust, the credit shall be shared by the trust and its 1139 beneficiaries. The tax commissioner and the trust shall be guided 1140 by applicable regulations of the United States treasury regarding 1141 the sharing of credits. 1142

(E) For the purposes of this section, "trust" means any trust 1143 described in Subchapter J of Chapter 1 of the Internal Revenue 1144 Code, excluding trusts that are not irrevocable as defined in 1145 division (I)(3)(b) of section 5747.01 of the Revised Code and that 1146 have no modified Ohio taxable income for the taxable year, 1147 charitable remainder trusts, qualified funeral trusts and preneed 1148 funeral contract trusts established pursuant to section 1111.19 1149 <u>4717.31</u> of the Revised Code that are not qualified funeral trusts, 1150 endowment and perpetual care trusts, qualified settlement trusts 1151 and funds, designated settlement trusts and funds, and trusts 1152 exempted from taxation under section 501(a) of the Internal 1153

Revenue Code.	1154
Section 2. That existing sections 1151.345, 1161.59, 1733.51,	1155
2108.81, 2117.251, 3103.03, 3905.451, 4717.01, 4717.03, 4717.04,	1156
4717.13, 4717.99, and 5747.02 and sections 1111.19 and 1111.99 of	1157
the Revised Code are hereby repealed.	1158