By: Senators Williams of the 25th, Mallow of the 2nd, Robertson of the 29th, Walker III of the 20th and Esteves of the 6th

# A BILL TO BE ENTITLED AN ACT

1 To amend Article 1 of Chapter 18 of Title 43 of the Official Code of Georgia Annotated, 2 relating to funeral directors and establishments, embalmers, and crematories, so as to remove 3 the requirement that funeral directors be licensed embalmers; to revise definitions; to revise 4 provisions concerning the unlicensed practice of funeral directing and embalming; to revise 5 the powers and duties of the State Board of Funeral Services; to revise membership and 6 terms of the board; to change certain provisions concerning the education requirements for 7 funeral directors and embalmers; to provide separate examination requirements for funeral 8 directors and embalmers; to change certain provisions relating to the apprenticeship 9 requirements of funeral directors and embalmers; to revise provisions concerning the 10 licensure of funeral directors and embalmers by reciprocity; to make the provisions 11 concerning the reinstatement of licenses applicable to embalmers; to revise provisions 12 concerning funeral establishments; to require that a funeral director in full and continuous charge of a funeral establishment be licensed as both a funeral director and an embalmer; to 13 14 provide for responsibility of all funeral services offered at funeral establishments and 15 crematories; to change certain provisions concerning the disposition of cremated remains; 16 to provide for conforming cross-references and terminology; to provide for related matters; 17 to repeal conflicting laws; and for other purposes.

18

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

19	SECTION 1.
20	Article 1 of Chapter 18 of Title 43 of the Official Code of Georgia Annotated, relating to
21	funeral directors and establishments, embalmers, and crematories, is amended by revising
22	Code Section 43-18-1, relating to definitions, as follows:
23	″43-18-1.
24	As used in this article, the term:
25	(1) 'Alternative container' means any receptacle or enclosure which is of sufficient
26	strength to be used to hold and to transport a dead human body.
27	(2) 'Apprentice' means a person who practices embalming, funeral directing, or both,
28	under the direct supervision of a funeral director, embalmer, or both, in this state.
29	(3) 'Board' means the State Board of Funeral Service.
30	(4) 'Casket' means a container which is designed for the encasement and viewing of a
31	dead human body.
32	(5) 'Cremation' means the reduction of the dead human body to residue by intense heat
33	or any mechanical, chemical, thermal, or other professionally accepted process.
34	Cremation Such term also includes any other mechanical, chemical, thermal, or other
35	professionally accepted process whereby human remains are pulverized, burned,
36	recremated, or otherwise further reduced in size or quantity.
37	(5.1) 'Cremation device' means a retort, vat, or container in which dead human bodies
38	are cremated by traditional flame, alkaline hydrolysis, or other means approved by the
39	board.
40	(6) 'Crematory' means any place where cremation is performed, other than a hospital,
41	clinic, laboratory, or other facility authorized by the Department of Community Health
42	for such purposes.
43	(7) 'Direct supervision' means that the embalmer, funeral director, or both, are present

44 overseeing the activities of the apprentice.

(8) 'Embalmer' means a person who practices embalming or uses in connection with that
 person's name the words 'embalmer,' 'licensed embalmer,' 'undertaker,' or 'mortician' or
 offers or holds himself or herself out as offering such services service.

(9) 'Final disposition' means the final disposal of a dead human body whether it is by, but
not limited to, earth interment, above-ground interment, cremation, burial at sea, or
delivery to a medical institution for lawful dissection if the medical institution assumes
responsibility for disposal.

(10) 'Funeral' or 'funeral services' means the observances, services, or ceremonies held
for dead human bodies and includes any service relating to the transportation, embalming,
cremation, and interment of a dead human body.

55 (11) 'Funeral director' means a person who practices funeral directing or uses in 56 connection with that person's name or with a picture of that person the words 'funeral 57 director,' 'licensed funeral director,' 'undertaker,' or 'mortician' or offers or holds himself 58 or herself out as offering such services service.

- 59 (12) 'Funeral director in full and continuous charge' means a funeral director who is 60 approved by the board to assume full responsibility for the operations of a particular 61 funeral establishment and who shall ensure that said establishment complies with this 62 article and with all rules promulgated pursuant thereto.
- (13) 'Funeral establishment' means a place where embalming or funeral directing is
   practiced and which is open to the public and transacting business relating to funeral
   services.

(14) 'Funeral merchandise' means the any goods that may only be are sold or offered for
sale by a funeral director working in a funeral establishment and includes, but is not
limited to, a casket or alternative container, but does not include an outer burial container
or cemetery marker for use in connection with the memorialization, interment,
entombment, or inurnment of dead human bodies.

(15) 'Funeral service contract' means a written or oral agreement between a funeral
director or funeral establishment and a legally authorized person for the embalming,
funeral, or final disposition of a dead human body.

(16) 'Legally authorized person' means the deceased's surviving spouse, a son or daughter who is 18 years of age or older; the deceased's parent, a brother or sister who is 18 years of age or older; any other person who is 18 years of age or older and who is in the next degree of kinship to the deceased; the deceased's guardian or personal representative; or a public health officer.

(17) 'Outer burial container' means an enclosure into which a casket is placed, including,
but not limited to, a vault made of concrete, steel, fiberglass, or copper, a sectional
concrete enclosure, a crypt, or a wooden enclosure.

(18) 'Practice of embalming' <u>or 'embalming'</u> means disinfecting or preserving or
 attempting to disinfect or preserve dead human bodies by replacing certain body fluids
 with the internal or external application of preserving and disinfecting chemicals.

(19) 'Practice of funeral directing' or 'funeral directing' means making or directing, at
need or preneed, arrangements for the preparation and transportation of dead human
bodies for final disposition and the supervision and direction of all funeral services.

88 (20) 'Retort' means a furnace where dead human bodies are cremated.

(21) 'Soliciting' means the making of any uninvited contact with another person by a
funeral director or by a funeral director's agent, assistant, employer, or employee for the
purpose of the sale of funeral services or merchandise but shall not mean any advertising
which is directed to the public in general."

93

#### **SECTION 2.**

94 Said article is further amended by revising Code Section 43-18-3, relating to practice without95 complying with article, as follows:

96 "43-18-3.

- 97 (a) It shall be unlawful for any person to engage in the practice of embalming or to
  98 represent to the public that such person is an embalmer, mortician, or undertaker without
  99 first complying with this article.
- 100 (b) It shall be unlawful for any person to engage in the business or profession of funeral
- 101 directing or to represent to the public that such person is a funeral director, undertaker, or
- 102 mortician without first complying with this article.
- 103 (c) Any person who actively engages or participates in any way in the business or
- 104 profession of funeral directing, including, but not limited to, consulting with consumers
- 105 <u>about potential funeral services</u>, shall be considered to be practicing as a funeral director
- and must be a licensed funeral director under the terms of this article.
- 107 (d) It shall be unlawful for any person to use in connection with such person's name or
- 108 with a picture of such person:
- 109 (1) The words 'funeral director' or 'licensed funeral director' without being a licensed
   110 funeral director under the terms of this article;
- 111 (2) The words 'embalmer' or 'licensed embalmer' without being licensed as an embalmer
- 112 <u>under the terms of this article; or</u>
- 113 (3) The words 'undertaker' or 'mortician' without being licensed as either a funeral
   114 director or an embalmer under the terms of this article.
- 115 (e)(1) The board may issue subpoenas to compel the attendance of witnesses and the
- 116 production of records or other documents in connection with an investigation of a
- 117 potential violation of this Code section.
- 118 (2) If any person fails or refuses to comply with a subpoena issued pursuant to
- 119 paragraph (1) of this subsection, a superior court of appropriate jurisdiction, upon
- 120 application of the board, may issue to the person an order requiring such person to appear
- 121 before the court to show cause why such person should not be held in contempt for the
- 122 <u>failure or refusal to comply with the subpoena.</u>

- (f) Any person who violates the provisions of this Code section shall be subject to the civil
   penalties provided in Code Section 43-1-20.1."
- 125

#### **SECTION 3.**

126 Said article is further amended by revising Code Section 43-18-4, relating to unlicensed

127 practice as constituting public nuisance and injunctions, as follows:

128 "43-18-4.

129 (a) The practice of embalming or funeral directing, as defined in this article, is declared 130 to be a business or profession affecting the public interest and involving the health and 131 safety of the public. Such practice by a person who is not licensed to practice in this state 132 is declared to be a public nuisance; and any citizen of this state, the board, or the 133 appropriate prosecuting attorney where such practice is carried on by such unlicensed 134 person may, on behalf of the public, bring an action in the superior court of the county 135 where such nuisance exists or is carried on to restrain and abate the same. On satisfactory 136 proof to the judge of the superior court that such illegal practice or business of funeral 137 directing or embalming is being carried on, the judge shall issue a temporary an injunction 138 against the party or parties operating such practice or business until they have qualified and 139 been licensed under the terms of this article. 140 (b) In any action brought pursuant to subsection (a) of this Code section or pursuant to

141 Code Section 43-1-20 where the plaintiff prevails in obtaining an injunction against the

142 unlicensed practice of funeral director or embalming, the plaintiff shall be entitled to

- 143 recover the costs incurred in bringing such action, including reasonable attorney's fees."
- 144

### **SECTION 4.**

145 Said article is further amended by revising Code Section 43-18-21, relating to composition

146 of board, qualification of members, vacancies, and removal of members, as follows:

147 "43-18-21.

148 (a) The board shall consist of six seven members as follows:

149 (1) Three members who shall be licensed and practicing funeral directors and embalmers

- 150 with who have practiced in this state as such for a minimum of five years as such in this
- 151 state immediately preceding their appointment;
- 152 (2) Three members who shall be licensed embalmers who have practiced in this state as
- 153 such for a minimum of five years immediately preceding their appointment; and

154 (3) One one member who shall have no connection whatsoever with the funeral service

industry but who shall have a recognized interest in consumer affairs and in consumerprotection concerns.

(b) The members of the board shall be appointed by the Governor for terms of office of six years and all <u>four years</u>. All vacancies occurring on the board shall be filled by the Governor. When an appointment is made to fill a vacancy caused by death or resignation of a member, such appointment shall be for the remainder of the unexpired term of the member whose death or resignation caused the vacancy so filled.

162 (c) An individual who is licensed as both a funeral director and an embalmer may be

163 appointed by the Governor as one of the three members of the board provided for in

164 paragraph (1) of subsection (a) of this Code section or as one of the three members of the

165 <u>board provided for in paragraph (2) of subsection (a) of this Code section.</u>

166 (c)(d) A majority of the members of the board may remove any member who misses three 167 or more consecutive regular meetings of the board without a medical reason and may 168 declare that position on the board to be vacant. A member so removed shall not be eligible 169 for reappointment until the expiration of the term of office for which such person was 170 serving. The Governor shall have the power to remove from office any member of the 171 board for willful neglect of duty or for conviction of a crime involving moral turpitude.

- 172 (d)(e) Those persons serving as members of the board immediately prior to April 11, 1990
- 173 July 1, 2024, shall continue to serve out the respective terms of office for which they were
- 174 appointed and until their respective successors are appointed and qualified."

	24 LC 55 0206
175	SECTION 5.
176	Said article is further amended by revising Code Section 43-18-23, relating to powers and
177	duties, rules and regulations, and seal, as follows:
178	"43-18-23.
179	For the purpose of better protection of life and health, preventing the spread of contagious,
180	communicable, and infectious diseases, and regulating the practice of embalming and
181	funeral directing and the care and disposition of dead human bodies, the board is
182	authorized:
183	(1) To prescribe a standard of proficiency as to the qualifications and fitness of those
184	engaged in and who may engage in the practice of embalming or funeral directing and
185	the care and disposition of dead human bodies;
186	(2) To revoke the license of any embalmer or funeral director for incompetency,
187	conviction of a crime involving moral turpitude, violation of this article, failure to
188	observe the standards of proficiency or rules and regulations promulgated by the board,
189	or any other cause as provided in this article;
190	(3) To fix and prescribe rules and regulations governing the business or profession of
191	funeral directing and the business or profession of embalming;
192	(4) To fix and prescribe standards of sanitation to be observed in the embalming of dead
193	human bodies or cremation of dead human bodies;
194	(5) To regulate and control the business or profession of funeral directing or embalming;
195	(6) To fix and prescribe minimum standards of general appearance of funeral
196	establishments or crematories;
197	(7) To adopt a common seal; <del>and</del>
198	(8) To make and promulgate rules and regulations not inconsistent with the laws of this
199	state for the regulation of such board and for the practice of embalming and funeral
200	directing within this state. All rules and regulations of the board existing immediately

201 prior to April 11, 1990, which are not inconsistent with this article shall continue in effect

202 until repealed, amended, or otherwise changed by the board<u>; and</u>

203 (9) To issue subpoenas for the attendance of witnesses before the board, administer

204 <u>oaths, and compel production of records or other documents and testimony of witnesses</u>

205 whenever, in the judgment of the board, it is necessary to do so for the effectual discharge

- 206 of the duties of the board under this article."
- 207

### **SECTION 6.**

208 Said article is further amended by revising Code Section 43-18-40, relating to application for 209 license and examination, as follows:

210 "43-18-40.

211 Any person desiring to engage either in the practice of embalming or in the business or 212 practice of funeral directing, or both, and who has not been licensed to do so shall make 213 written application to the board through the division director for such license or licenses. 214 Such application shall be upon such form and shall be submitted in such manner as shall 215 be prescribed by the board and the applicant shall pay such fee or fees as may be fixed by 216 the board. Before being issued a license to practice funeral directing or embalming in this 217 state, all applicants shall pass an examination approved by the board which tests their 218 qualifications and skill in either funeral directing or embalming, or both, as the case may 219 be; and such examination shall be made in the manner provided for in this article and by 220 the board through rules and regulations."

221

#### **SECTION 7.**

222 Said article is further amended by revising Code Section 43-18-41, relating to qualifications

223 of embalmer or funeral director applicants, as follows:

224 "43-18-41.

(a) Each applicant for a license as either an embalmer or a funeral director shall:

226 (1) Be at least 18 years of age; 227 (2) Be of good moral character; and 228 (3) Have graduated from a high school or have earned a state approved high school 229 equivalency (HSE) certificate. 230 (b) In addition to the qualifications set out in subsection (a) of this Code section, an 231 applicant for an embalmer's license shall: 232 (1) Have graduated from a program at an accredited college of funeral service or such 233 other college as provided by board rule; and obtained an associate's degree or higher by 234 successfully completing, at an institution of postsecondary education, a program of funeral service education that consists of not less than 60 semester hours, or equivalent 235 quarter credit hours, and that is accredited by a national or regional accrediting 236 organization recognized by the board, such as the American Board of Funeral Service 237 238 Education; 239 (2) Have attained a passing score, as determined by the board, on an examination 240 approved by the board which tests the applicant's qualifications and skill in the practice 241 of embalming, such as the science section of the national examination administered by 242 the International Conference of Funeral Service Examining Boards; 243 (2)(3) Have completed a minimum of 3,120 hours, pursuant to rules and regulations of 244 the board, of service as an apprentice under the direct supervision of a licensed embalmer 245 as provided in Code Sections 43-18-50 through 43-18-54; and Furnish an affidavit stating that, as an apprentice as provided in Code 246 (4)Section 43-18-50, the applicant assisted in the embalming of at least 50 dead human 247 248 bodies and specifying the names and dates of death relating to such dead human bodies. (c) In addition to the qualifications set out in subsection (a) of this Code section, an 249 250 applicant for a funeral director's license shall have, prior to the issuance of said license, a 251 valid embalmer's license; shall furnish:

252	(1) Have met the educational requirements specified in paragraph (1) of subsection (b)
253	of this Code section;
254	(2) Have attained a passing score, as determined by the board, on an examination
255	approved by the board which tests the applicant's qualifications and skill in the practice
256	of funeral directing, such as the arts section of the national examination administered by
257	the International Conference of Funeral Service Examining Boards;
258	(3) Have completed a minimum of 3,120 hours, pursuant to rules and regulations of the
259	board, of service as an apprentice under the direct supervision of a licensed funeral
260	director as provided in Code Sections 43-18-50 through 43-18-54;
261	(4) Furnish an affidavit which lists the names of the 50 funerals at which the apprentice
262	assisted as provided in Code Section 43-18-50 stating that, as an apprentice as provided
263	in Code Section 43-18-50, the applicant assisted with at least 50 funerals and specifying
264	the names and dates of death for the deceased at such funerals; and, effective
265	(5) Effective January 1, 1991, must pass have passed an examination approved by the
266	board which tests knowledge of the law of this state relating to funeral directors.
267	(d)(1) An individual who has met the educational requirement specified in paragraph (1)
268	of subsection (b) of this Code section shall be eligible to take the section of the
269	examination required under paragraph (2) of such subsection for embalmer relating
270	directly to scholastic training without waiting until such individual meets the additional
271	requirements for licensure specified in paragraph (2) paragraphs (3) and (4) of said such
272	subsection; provided, however, that such individual must submit a proper application and
273	pay the required fees as determined by the board.
274	(2) An individual who has met the educational requirement specified in paragraph (1) of
275	subsection (c) of this Code section shall be eligible to take the examination required
276	under paragraph (2) of such subsection without waiting until such individual meets the
277	additional requirements for licensure specified in paragraphs (3), (4), and (5) of such
278	subsection.

(3) Notwithstanding the passing of either or both of the examinations required under
paragraph (2) of subsection (b) or paragraph (2) of subsection (c) of this Code section,
an An applicant for licensure as an embalmer or funeral director who shall have
successfully completed the section of the examination for embalmer relating directly to
scholastic training shall have no status as an embalmer or funeral director until such
applicant meets all other requirements for licensure as outlined in this article and has
received a license as an embalmer or funeral director from the board.

286 (e)(1) An applicant may satisfy the requirements specified in paragraph (3) of 287 subsection (b) and paragraph (3) of subsection (c) of this Code section simultaneously by completing a minimum of 3,120 hours of service as an apprentice under the direct 288 289 supervision of a licensed funeral director and a licensed embalmer, or an individual licensed as both a funeral director and an embalmer, as provided in Code 290 291 Sections 43-18-50 through 43-18-54; provided, however, that such individual shall, 292 during such service as an apprentice, assist in the embalming of at least 50 dead human bodies and assist with at least 50 funerals as required under paragraph (4) of 293 294 subsection (b) and paragraph (4) of subsection (c) of this Code section.

(2) An applicant for an embalmer's license who is licensed as a funeral director in this
state and who has not satisfied the requirements specified in paragraph (3) of subsection
(b) of this Code section may satisfy the requirements of such paragraph by assisting, as
an apprentice under the direct supervision of a licensed embalmer, in the embalming of
at least 50 dead human bodies as provided in paragraph (1) of subsection (d) of Code
Section 43-18-50; provided, however, that such applicant shall be required to satisfy all
other requirements for an embalmer's license as set forth in this Code section.

302 (3) An applicant for a funeral director's license who is licensed as an embalmer in this
 303 state and who has not satisfied the requirements specified in paragraph (3) of subsection
 304 (c) of this Code section may satisfy the requirements of such paragraph by assisting, as
 305 an apprentice under the direct supervision of a licensed funeral director, with at least 50

306	funerals	as	provided	in	paragrap	oh (2)	) of	subsection	(d)	of	Code	Section	43-18-5	<b>0</b> :
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307 provided, however, that such applicant shall be required to satisfy all other requirements

- 308 for a funeral director's license as set forth in this Code section."
- 309 SECTION 8.
  310 Said article is further amended by revising Code Section 43-18-42, relating to reciprocity and
  311 examination upon meeting qualifications, as follows:

312 "43-18-42.

313 (a) The board may, in its discretion and in accordance with regulations adopted by the

board, grant to any person licensed in another state, territory, or country, or the District of

315 Columbia full privileges to engage in equivalent practice authorized by this article without

316 taking a national examination the examination required under paragraph (2) of

317 <u>subsection (b) or paragraph (2) of subsection (c) of Code Section 43-18-41</u> if:

- 318 (1)(A) On or after January 1, 1991, such person successfully passes an examination
   319 approved by the board which tests knowledge of the law of this state relating to funeral
   320 directors; and
- 321 (B) Such person satisfied in another state, territory, <u>or</u> country<del>,</del> or <u>the</u> District of
- 322 Columbia the requirements for licensure which are:
- 323 (i) In effect in Georgia on the date of application; or
- 324 (ii) Substantially equal to the requirements for a similar license in Georgia; and

325 (B) Such person, if seeking a funeral director's license, passes an examination approved

326 by the board which tests knowledge of the law of this state relating to funeral directors;

327 or

328 (2) Such person seeking a license pursuant to this Code section has, in another state,

- 329 territory, or country or the District of Columbia, engaged in the active practice of funeral
- 330 service funeral directing as a licensed funeral director and or the active practice of

331 <u>embalming as a licensed embalmer, as applicable</u>, for three years immediately preceding

- his or her application for <del>a</del> <u>such</u> license in Georgia.
- 333 (b) Nothing in this Code section shall be construed to prevent an applicant denied pursuant
- to this Code section from taking the examination for licensure pursuant to this article being
- 335 issued a license as a funeral director or embalmer under this article if that applicant
- 336 otherwise meets the qualifications set out in Code Section 43-18-41."
- 337

### **SECTION 9.**

338 Said article is further amended by revising Code Section 43-18-43.1, relating to application339 for reinstatement of licensure, as follows:

340 "43-18-43.1.

341 If a licensee who has passed the examination for licensure as a funeral director required

342 under this part either or both of the examinations required under paragraph (2) of

subsection (b) or paragraph (2) of subsection (c) of Code Section 43-18-41 and who has
not been subject to disciplinary action by the board allows <u>or has allowed his or her license</u>
to lapse for a period of not more than ten years, the board shall reinstate such <del>funeral</del>

346 director's license upon such applicant for reinstatement:

347 (1) Paying the total amount of all renewal fees for the period during which the license
348 was lapsed, plus a reinstatement fee not to exceed the amount of the biennial renewal fee;
349 and

- 350 (2) Successfully completing continuing education hours as the board may require under
- Code Section <u>43-18-55 or</u> 43-18-56, unless such continuing education hours would be
- 352 waived under subsection (c) of Code Section 43-18-55 or subsection (c) of Code
- 353 Section 43-18-56, if such applicant for reinstatement had not let the license lapse."
- 354

# **SECTION 10.**

355 Said article is further amended by revising Code Section 43-18-50, relating to application for
356 funeral service apprenticeship and period of apprenticeship, as follows:
357 "43-18-50.

358 (a) Every person desiring to serve as an apprentice shall make application as a funeral service apprentice to the board upon a form provided by the board. The applicant must be 359 at least 18 years of age and have either graduated from high school or have a state approved 360 361 high school equivalency (HSE) certificate. The apprenticeship shall be served at an 362 approved establishment and under the direct supervision of a funeral director, embalmer, 363 or both. The application must be verified by oath of applicant and be accompanied by a 364 fee to be established by the board. The application shall be submitted to the board and may 365 be accepted or rejected by a majority of the board.

(b) An apprenticeship shall be approved for a specific establishment and under a specific
supervising funeral director, embalmer, or both. Any change in establishment or
supervising funeral director, embalmer, or both shall terminate that apprenticeship and shall
require submission of a new application.

370 (c) The Except as provided in subsection (d) of this Code section, the total period of 371 apprenticeship shall be 3,120 hours and must be served in a minimum of 18 months, but 372 the minimum period shall be in addition to the time required to graduate from a college of 373 funeral service or other college pursuant to complete the education requirements provided for in paragraph (1) of subsection (b) or paragraph (1) of subsection (c) of Code 374 375 Section 43-18-41. An apprentice shall be authorized to earn apprenticeship hours in an 376 amount to be determined by the board while attending a postgraduate school or a program 377 at an accredited college of funeral service or other college approved by the board.

378 (d)(1) An individual who is licensed as a funeral director in this state, who is seeking
 379 licensure as an embalmer, and who did not simultaneously satisfy the apprenticeship
 380 requirements of both licenses pursuant to paragraph (1) of subsection (e) of Code Section
 381 43-18-41 shall not be required, in connection with obtaining an embalmer's license, to

382	complete a specified number of hours in service as an apprentice over a specified period
383	of time; provided, however, that such individual shall still be required to apply for and
384	obtain an apprentice registration under this article and, as an apprentice under the direct
385	supervision of a licensed embalmer, assist in the embalming of at least 50 dead human
386	bodies.
387	(2) An individual who is licensed as an embalmer in this state, who is seeking licensure
388	as a funeral director, and who did not simultaneously satisfy the apprenticeship
389	requirements of both licenses pursuant to paragraph (1) of subsection (e) of Code
390	Section 43-18-41 shall not be required, in connection with obtaining a funeral director's
391	license, to complete a specified number of hours in service as an apprentice over a
392	specified period of time; provided, however, that such individual shall still be required
393	to apply for and obtain an apprentice registration under this article and, as an apprentice
394	under the direct supervision of a licensed funeral director, assist with at least 50 funerals."

#### **SECTION 11.**

396 Said article is further amended by revising Code Section 43-18-52, relating to supervision
397 and control of apprentices and reporting hours served, as follows:
398 "43-18-52.

(a) All apprentices shall be under the supervision and control of the board and shall <u>submit</u>
reports to the board every six months, in a form and manner provided by the board,
detailing the hours spent and activities performed in service as an apprentice and, upon
application for licensure, submit to the board proof of having served the required number
of hours satisfied the applicable apprenticeship requirements provided for in this article on
forms provided by the board. After completing the
(b) An apprentice who is required to complete 3,120 hours for of apprenticeship within the
specified period, they shall, upon completing such hours, send the last a final report to the

406 specified period, they shall, upon completing such hours, send the last <u>a final</u> report to the

407 board regardless of the date indicating that such hours have been completed. The

408 information contained in the <u>final</u> report shall be certified as correct by the funeral director

- 409 in full and continuous charge and by the supervising funeral director, and embalmer, or
- 410 <u>both</u>.
- 411 (c) An apprentice who is not required to complete a specified number of hours of service

412 as an apprentice over a specified period of time pursuant to subsection (d) of Code

- 413 <u>Section 43-18-50 shall, upon assisting in the embalming of at least 50 dead human bodies</u>
- 414 or assisting with at least 50 funerals, whichever is applicable, send a final report to the
- 415 board regardless of the date indicating that such assistance has been given. The
- 416 information contained in the final report shall be certified as correct by the funeral director
- 417 in full and continuous charge and by the supervising funeral director or embalmer,
- 418 whichever is applicable."
- 419

### **SECTION 12.**

420 Said article is further amended by revising Code Section 43-18-70, relating to practice at

- 421 licensed funeral establishment or crematory, facilities, and living quarters, by adding a new422 subsection to read as follows:
- 423 "(e) Each funeral establishment shall maintain, and make available to the board upon
- 424 <u>request:</u>
- 425 (1) A general price list for all funeral services offered and funeral merchandise sold at
- 426 the funeral establishment; and
- 427 (2) Invoices, contracts, or other records evidencing all agreements entered into by legally
- 428 <u>authorized persons and the funeral establishment, or a funeral director offering funeral</u>
- 429 services at the funeral establishment, for funeral services or funeral merchandise during
- 430 the previous 12 months."
- 431

# **SECTION 13.**

432 Said article is further amended by revising Code Section 43-18-71, relating to funeral
433 establishments and crematories to be licensed, employment of licensed funeral directors, and
434 the display of name and license of funeral director, as follows:

435 *"*43-18-71.

24

436 (a) It shall be unlawful for any person, firm, corporation, or association to operate a funeral establishment or crematory engaged in the business of funeral directing or embalming or 437 438 cremating without first obtaining a license from the board in accordance with this article. 439 The board shall not issue a license to any funeral establishment or crematory unless such 440 funeral establishment or crematory shall employ the service of a funeral director licensed 441 in accordance with this article, who shall be the funeral director in full and continuous 442 charge of the establishment and who is a resident of this state. There shall be 443 conspicuously displayed in each funeral establishment and crematory the name and license 444 of the funeral director in full and continuous charge. A funeral director who is in full and 445 continuous charge shall:

446 (1) Assume full responsibility for the supervision and operation of the funeral
447 establishment <u>or crematory</u> for which that person has been designated as <u>the</u> funeral
448 director <u>in full and continuous charge;</u>

449 (2) Act as funeral director for only one funeral establishment <u>or crematory</u>, <u>or at only one</u>
450 funeral establishment that is separately licensed as a crematory; <del>and</del>

451 (3) Spend a minimum of 40 hours per week in the employ and operation of the <u>funeral</u>
452 establishment <u>or crematory</u> and be accessible and available to the community; and

453 (4) If serving as a funeral director in full and continuous charge of a funeral
454 establishment, be licensed as both a funeral director and an embalmer.

455 (b) When there is a change in the funeral director in full and continuous charge, such

456 change shall be reported to the board in writing within five days of the effective date of

457 such change. The board may request the new funeral director in full and continuous charge

and owner to appear before the board to determine if the requirements for a funeral director

- 459 in full and continuous charge have been met.
- 460 (c) Each funeral establishment and crematory, and the funeral director in full and
- 461 <u>continuous charge of such funeral establishment or crematory, shall be responsible for all</u>
- 462 <u>funeral services offered or provided to consumers at the funeral establishment or crematory</u>

463 and for ensuring that all such funeral services are offered or provided in a manner that

- 464 complies with the provisions of this article and the rules and regulations of the board."
- 465

### **SECTION 14.**

466 Said article is further amended by revising Code Section 43-18-80, relating to authorizing

467 agent, statement specifying disposition of cremated remains, and shipment of remains, as 468 follows:

469 *"*43-18-80.

470 (a) For the purposes of <u>As used in</u> this Code section, <u>the term</u> 'authorizing agent' means
471 a person legally entitled to authorize the cremation of human remains.

(b) The authorizing agent shall provide to the funeral establishment or crematory in which
the cremation arrangements are made a signed statement specifying the ultimate disposition
of the cremated remains, if known. A copy of this statement shall be retained by the
funeral establishment or crematory offering or conducting the cremation.

476 (c) Cremated remains shall be shipped only by a method that has an internal tracking477 system available and that provides a receipt signed by the person accepting delivery.

(d) The authorizing agent shall be responsible for the disposition of the cremated remains.
If, after 60 days from the date of cremation, the authorizing agent or his or her
representative has not specified the ultimate disposition or claimed the cremated remains,

481 the funeral establishment, crematory, or entity in possession of the cremated remains shall

- 482 send a notification to the authorizing agent notifying him or her that, pursuant to this
- 483 subsection, failure to respond to such notification and specify the final disposition of the

484 cremains cremated remains within 30 days of the transmission of such notice shall 485 authorize the funeral establishment, crematory, or entity in possession of the cremated 486 remains to make arrangements for the disposition of the <del>cremains</del> cremated remains. If, 487 after 30 days, the funeral establishment, crematory, or entity in possession of the cremated 488 remains has not received instructions from the authorizing agent describing a specific 489 method of disposing of the cremains cremated remains, the funeral establishment, 490 crematory, or entity in possession of the cremains cremated remains shall be authorized to 491 dispose of the cremated remains in a dignified and humane manner by entombing such 492 cremains in a crypt or underground the interment, entombment, or scattering of such 493 cremated remains in accordance with local and state law or by storage in the funeral 494 establishment, crematory, or entity in possession of the cremated remains. The final resting place of the cremains cremated remains shall be clearly marked and recorded by the funeral 495 establishment entombing the cremains, crematory, or entity that disposed of such cremated 496 497 remains. Any costs or fees incurred to scatter, entomb, inter, or disinter the cremains cremated remains shall be the responsibility of the authorizing agent; provided, however, 498 499 that such cost shall not exceed \$100.00.

- 500 (e) Any funeral establishment, crematory, or entity in possession of cremated remains that
- 501 disposes of cremated remains in accordance with subsection (d) of this Code section shall
- 502 <u>be discharged from any legal obligation or liability concerning such cremated remains.</u>"
- 503

# **SECTION 15.**

504 All laws and parts of laws in conflict with this Act are repealed.