HOUSE BILL No. 1041

DIGEST OF INTRODUCED BILL

Citations Affected: IC 23-14; IC 25-15-11; IC 34-30-2-90.1; IC 35-52-23-6.5.

Synopsis: Dissolution of human remains. Requires a crematory that is registered after July 1, 2017, to be supervised by a funeral director. Requires that a person who operates a cremation chamber must receive training and be certified as a crematory operator. Provides for alkaline hydrolysis as a means for the dissolution of human remains. Requires the state board of funeral and cemetery service to adopt rules governing the operation of alkaline hydrolysis facilities.

Effective: July 1, 2017.

Thompson

January 4, 2017, read first time and referred to Committee on Public Health.



First Regular Session of the 120th General Assembly (2017)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2016 Regular Session of the General Assembly.

HOUSE BILL No. 1041

A BILL FOR AN ACT to amend the Indiana Code concerning professions and occupations.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 23-14-31-22 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 22. (a) A person, a
3	corporation, a limited liability company, a partnership, or any other
4	business entity that is registered under this section may erect, maintain,
5	and operate a crematory.
6	(b) To register to erect, maintain, or operate a crematory, an
7	applicant must complete an application for registration as a crematory
8	authority on a form furnished by the board that contains the following
9	information:
10	(1) The name and address of the applicant as follows:
11	(A) If the applicant is an individual, the full name and address,
12	including both residential and business addresses, of the
13	applicant.
14	(B) If the applicant is a partnership, the full name and address
15	of each partner.
16	(C) If the applicant is a limited liability company, the full
17	name and address of each manager and member.



1	(D) If the applicant is a corporation, the name and address of
2	each officer, director, and shareholder holding at least
3	twenty-five percent (25%) of the corporation's stock.
4	(2) The address and location of the crematory.
5	(3) As required under section 23(c) of this chapter, the name
6	and address of the funeral director who supervises the
7	operation of the crematory.
8	(3) (4) Any other information the board may reasonably require.
9	SECTION 2. IC 23-14-31-23 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 23. (a) A crematory
11	shall obtain all necessary licenses and permits from appropriate local,
12	state, or federal agencies.
13	(b) A crematory may be constructed on or adjacent to a cemetery,
14	a funeral home, or another location if allowed by local zoning
15	ordinances.
16	(c) The operation of a crematory that is registered after July 1,
17	2017, must be under the supervision of a funeral director licensed
18	under IC 25-15. The funeral director is responsible for the
19	operation of the crematory concerning the laws and rules
20	governing funeral service, cremation, and the disposition of human
21	•
	remains.
22	(d) Beginning July 1, 2018, a person who operates a cremation
22 23	
22 23 24	(d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following:
22 23 24 25	 (d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following: (1) The Cremation Association of North America.
22 23 24 25 26	 (d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following: (1) The Cremation Association of North America. (2) The International Cemetery, Cremation, and Funeral
22 23 24 25 26 27	 (d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following: (1) The Cremation Association of North America. (2) The International Cemetery, Cremation, and Funeral Association.
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22 23 24 25 26 27 28 29 30	 (d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following: (1) The Cremation Association of North America. (2) The International Cemetery, Cremation, and Funeral Association. (3) The National Funeral Directors Association. (4) Any other certifying organization approved by the board. However, the training must be in addition to any training provided
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22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 (d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following: (1) The Cremation Association of North America. (2) The International Cemetery, Cremation, and Funeral Association. (3) The National Funeral Directors Association. (4) Any other certifying organization approved by the board. However, the training must be in addition to any training provided by a manufacturer. SECTION 3. IC 23-14-31.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Chapter 31.5. Alkaline Hydrolysis Sec. 1. As used in this chapter, "alkaline hydrolysis" means a
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	 (d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following: (1) The Cremation Association of North America. (2) The International Cemetery, Cremation, and Funeral Association. (3) The National Funeral Directors Association. (4) Any other certifying organization approved by the board. However, the training must be in addition to any training provided by a manufacturer. SECTION 3. IC 23-14-31.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Chapter 31.5. Alkaline Hydrolysis Sec. 1. As used in this chapter, "alkaline hydrolysis" means a disposition process involving the dissolution of human remains by
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22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	(d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following: (1) The Cremation Association of North America. (2) The International Cemetery, Cremation, and Funeral Association. (3) The National Funeral Directors Association. (4) Any other certifying organization approved by the board. However, the training must be in addition to any training provided by a manufacturer. SECTION 3. IC 23-14-31.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Chapter 31.5. Alkaline Hydrolysis Sec. 1. As used in this chapter, "alkaline hydrolysis" means a disposition process involving the dissolution of human remains by placing the remains in a dissolution chamber containing water and a chemical solution that includes:
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	(d) Beginning July 1, 2018, a person who operates a cremation chamber shall receive training and be certified as a crematory operator by one (1) of the following: (1) The Cremation Association of North America. (2) The International Cemetery, Cremation, and Funeral Association. (3) The National Funeral Directors Association. (4) Any other certifying organization approved by the board. However, the training must be in addition to any training provided by a manufacturer. SECTION 3. IC 23-14-31.5 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Chapter 31.5. Alkaline Hydrolysis Sec. 1. As used in this chapter, "alkaline hydrolysis" means a disposition process involving the dissolution of human remains by placing the remains in a dissolution chamber containing water and



hydroxide;

1	and introducing heat to break down the remains until only bone
2	fragments that may be pulverized and a liquid substance remain.
3	Sec. 2. As used in this chapter, "alkaline hydrolysis authority"
4	means the legal entity or the entity's authorized representative that
5	is registered by the board to operate an alkaline hydrolysis
6	chamber and to perform alkaline hydrolysis.
7	Sec. 2.5. As used in this chapter, "alkaline hydrolysis facility"
8	means a building or structure where a human body or part of a
9	human body is or is intended to be processed by alkaline
10	hydrolysis.
11	Sec. 3. As used in this chapter, "authorizing agent" means a
12	person legally entitled to order alkaline hydrolysis and the final
13	disposition of specific human remains.
14	Sec. 4. As used in this chapter, "board" means the state board
15	of funeral and cemetery service established by IC 25-15-9-1.
16	Sec. 5. As used in this chapter, "body part" means:
17	(1) a limb or other part of the human anatomy that is
18	removed for medical purposes, treatment, surgery, biopsy,
19	autopsy, or medical research; or
20	(2) a human body or a part of a human body that has been
21	donated to science for medical research purposes.
22	Sec. 6. As used in this chapter, "burial transit permit" means a
23	permit for the transportation and disposition of a dead human
24	body required under IC 16-37-3-11 or IC 16-37-3-12.
25	Sec. 7. As used in this chapter, "disposition" means the use of
26	alkaline hydrolysis on a dead human body or a part of a dead
27	human body.
28	Sec. 8. As used in this chapter, "dissolution" refers to alkaline
29	hydrolysis.
30	Sec. 9. As used in this chapter, "dissolution chamber" means a
31	vessel specifically made for alkaline hydrolysis that is closed and
32	sealed on all sides when human remains are placed inside and
33	dissolution takes place.
34	Sec. 10. As used in this chapter, "funeral director" means a
35	person that is licensed under IC 25-15.
36	Sec. 10.5. As used in this chapter, "human remains" means the
37	body or a part of the body of an individual, including human
38	remains that have undergone the process of alkaline hydrolysis.
39	Sec. 11. (a) As used in this chapter, "remains" means all human
40	remains recovered after the completion of the alkaline hydrolysis
41	on a human body or body part, including the residue of any foreign

materials, dental work, or eyeglasses that were with the human



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- remains when the alkaline hydrolysis was conducted but excluding any prosthetic or medical device.
- (b) The term does not include any liquid substance remaining after alkaline hydrolysis.
- Sec. 12. As used in this chapter, "scattering" means mixing remains with or placing remains on top of the soil or ground cover.
- Sec. 13. As used in this chapter, "scattering area" means a designated area on dedicated cemetery property where remains that have been removed from their container after the performance of alkaline hydrolysis can be mixed with or placed on top of the soil or ground cover.
- Sec. 14. As used in this chapter, "urn" means a receptacle designed to encase remains after the performance of alkaline hydrolysis.
- Sec. 15. (a) An alkaline hydrolysis authority shall obtain all necessary licenses and permits from appropriate local, state, or federal agencies.
- (b) An alkaline hydrolysis authority shall submit a registration form with the board that contains the information required by the board.
- Sec. 16. (a) Each alkaline hydrolysis authority shall file an annual report with the board. The report must include any changes in the information required under this chapter or a statement indicating that no changes have occurred.
- (b) Except as provided in subsection (c), the annual report must be filed not later than ninety (90) days after the end of the fiscal year of the alkaline hydrolysis authority.
- (c) If the fiscal year of an alkaline hydrolysis authority is not the calendar year, the alkaline hydrolysis authority shall file the annual report within seventy-five (75) days after the end of the alkaline hydrolysis authority's fiscal year.
- (d) If an alkaline hydrolysis authority files a written request for an extension and demonstrates good cause for the extension, the board shall grant an extension of not more than sixty (60) days for filing the annual report.
- (e) If an alkaline hydrolysis authority fails to submit an annual report to the board within the time specified in subsection (c) or (d), the board may take any of the actions allowed under IC 25-15-9.
- Sec. 17. Upon reasonable notice, the board may inspect all records relating to the registration and annual report of the alkaline hydrolysis authority that is required to be filed under this



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1	chapter.
2	Sec. 18. (a) Except as provided in subsection (c), the following
3	persons, in the priority listed, have the right to serve as an
4	authorizing agent:
5	(1) A person:
6	(A) granted the authority to serve in a funeral planning
7	declaration executed by the decedent under IC 29-2-19; or
8	(B) named in a United States Department of Defense form
9	"Record of Emergency Data" (DD Form 93) or a successor
10	form adopted by the United States Department of Defense,
11	if an individual who completed the form died while serving
12	in any branch of the United States armed forces (as defined
13	in 10 U.S.C. 1481).
14	(2) An individual specifically granted the authority to serve in
15	a power of attorney or a health care power of attorney
16	executed by the decedent under IC 30-5-5-16.
17	(3) The individual who was the spouse of the decedent at the
18	time of the decedent's death, except when:
19	(A) a petition to dissolve the marriage or for legal
20	separation of the decedent and spouse is pending with a
21	court at the time of the decedent's death, unless a court
22	finds that the decedent and spouse were reconciled before
23	the decedent's death; or
24	(B) a court determines the decedent and spouse were
25	physically and emotionally separated at the time of death
26	and the separation was for an extended time that clearly
27	demonstrates an absence of due affection, trust, and regard
28	for the decedent.
29	(4) The decedent's surviving adult child or, if more than one
30	(1) adult child is surviving, the majority of the adult children.
31	However, fewer than half of the surviving adult children have
32	the rights under this subdivision if the adult children have
33	used reasonable efforts to notify the other surviving adult
34	children of their intentions and are not aware of any
35	opposition to the final disposition instructions by more than
36	half of the surviving adult children.
37	(5) The decedent's surviving parent or parents. If one (1) of
38	the parents is absent, the parent who is present has authority
39	under this subdivision if the parent who is present has used
40	reasonable efforts to notify the absent parent.
41	(6) The decedent's surviving sibling or, if more than one (1)

sibling is surviving, the majority of the surviving siblings.



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1	However, fewer than half of the surviving siblings have the
2	rights under this subdivision if the siblings have used
3	reasonable efforts to notify the other surviving siblings of
4	their intentions and are not aware of any opposition to the
5	final disposition instructions by more than half of the
6	surviving siblings.
7	(7) The individual in the next degree of kinship under
8	IC 29-1-2-1 to inherit the estate of the decedent or, if more
9	than one (1) individual of the same degree of kinship is
10	surviving, the majority of those who are of the same degree of
11	kinship. However, fewer than half of the individuals who are
12	of the same degree of kinship have the rights under this
13	subdivision if they have used reasonable efforts to notify the
14	other individuals who are of the same degree of kinship of
15	their intentions and are not aware of any opposition to the
16	final disposition instructions by more than half of the
17	individuals who are of the same degree of kinship.
18	(8) If none of the persons described in subdivisions (1)
19	through (7) are available, any other person willing to act and
20	arrange for the final disposition of the decedent's remains,
21	including a funeral home that:
22	(A) has a valid prepaid funeral plan executed under
23	IC 30-2-13 that makes arrangements for the disposition of
24	the decedent's remains; and
25	(B) attests in writing that a good faith effort has been made
26	to contact any living individuals described in subdivisions
27	(1) through (7).
28	(9) In the case of an indigent or other individual whose final
29	disposition is the responsibility of the state or township, the
30	following may serve as the authorizing agent:
31	(A) If none of the persons identified in subdivisions (1)
32	through (8) are available:
33	(i) a public administrator, including a responsible
34	township trustee or the trustee's designee; or
35	(ii) the coroner.
36	(B) A state appointed guardian.
37	However, alkaline hydrolysis may not be used on the human
38	remains of an indigent decedent if a surviving family member
39	objects to the use of alkaline hydrolysis or if use of alkaline
40	hydrolysis would be contrary to the religious practices of the
41	deceased individual as expressed by the individual or the
42	individual's family.



1	(10) In the absence of any person under subdivisions (1)
2	through (9), any person willing to assume the responsibility as
3	the authorizing agent, as specified in this article.
4	(b) When a body part of a nondeceased individual is to be
5	disposed of using alkaline hydrolysis, a representative of the
6	institution that has arranged with the alkaline hydrolysis authority
7	to perform alkaline hydrolysis on the body part may serve as the
8	authorizing agent.
9	(c) If:
10	(1) the death of the decedent appears to have been the result
11	of:
12	(A) murder (IC 35-42-1-1);
13	(B) voluntary manslaughter (IC 35-42-1-3); or
14	(C) another criminal act, if the death does not result from
15	the operation of a vehicle; and
16	(2) the coroner, in consultation with the law enforcement
17	agency investigating the death of the decedent, determines
18	that there is a reasonable suspicion that a person described in
19	subsection (a) committed the offense;
20	the person referred to in subdivision (2) may not serve as the
21	authorizing agent.
22	(d) The coroner, in consultation with the law enforcement
23	agency investigating the death of the decedent, shall inform the
24	alkaline hydrolysis authority of the determination under subsection
25	(c)(2).
26	(e) If a person vested with a right under subsection (a) does not
27	exercise that right not later than seventy-two (72) hours after the
28	person receives notification of the death of the decedent, the person
29	forfeits the person's right to determine the final disposition of the
30	decedent's remains and the right to determine final disposition
31	passes to the next person described in subsection (a).
32	(f) An alkaline hydrolysis authority has the right to rely in good
33	faith on the representations of a person listed in subsection (a) that
34	any other individuals of the same degree of kinship have been
35	notified of the final disposition instructions.
36	(g) If there is a dispute concerning the disposition of a
37	decedent's remains, an alkaline hydrolysis authority is not liable
38	for refusing to accept the remains of the decedent until the
39	authority receives:
40	(1) a court order; or
41	(2) a written agreement signed by the disputing parties;

that determines the final disposition of the decedent's remains. If



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1	an alkaline hydrolysis authority agrees to shelter the remains of the
2	decedent while the parties are in dispute, the alkaline hydrolysis
3	authority may collect any applicable fees for storing the remains,
4	including any legal fees that are incurred.
5	(h) Any cause of action filed under this section must be filed in
6	a court with probate jurisdiction in the county where the decedent
7	resided, unless the decedent was not a resident of Indiana.
8	(i) A spouse seeking a judicial determination under subsection
9	(a)(3)(A) that the decedent and spouse were reconciled before the
0	decedent's death may petition the court having jurisdiction over
1	the dissolution or separation proceeding to make this
2	determination by filing the petition under the same cause number
3	as the dissolution or separation proceeding. A spouse who files a
4	petition under this subsection is not required to pay a filing fee.
5	Sec. 19. (a) Except as provided in subsection (c), an alkaline
6	hydrolysis authority may not perform alkaline hydrolysis on
7	human remains until the authority has received the following
8	information:
9	(1) An alkaline hydrolysis authorization form provided by the
0.	alkaline hydrolysis authority, signed by an authorizing agent,
1	that contains the following information:
22 23 24 25	(A) The identity of the human remains and the time and
23	date of death.
24	(B) The name of the funeral director who obtained the
25	alkaline hydrolysis authorization.
26	(C) The name of the authorizing agent and the relationship
27	between the authorizing agent and the decedent.
28	(D) A statement by the authorizing agent that the
.9	authorizing agent:
0	(i) has the right to authorize the use of alkaline
1	hydrolysis on the decedent;
2	(ii) is not aware of any person who has a superior
3	priority right to that of the authorizing agent; or
4	(iii) if the authorizing agent is aware that there is
5	another person who has a superior priority right to that
6	of the authorizing agent, has been unable to contact the
7	person and has no reason to believe that the person
8	would object to the performance of alkaline hydrolysis
9	on the decedent.
0	(E) Authorization for the alkaline hydrolysis authority to
-1	perform alkaline hydrolysis on the human remains.
-2	(F) The name of the funeral director authorized to receive



1	the remains from the alkaline hydrolysis authority or, if
2	the alkaline hydrolysis facility is on cemetery property, the
3	cemetery authorized to receive the remains.
4	(G) The manner in which final disposition of the remains
5	is to take place, if known. If the alkaline hydrolysis
6	authorization form does not specify final disposition in a
7	grave, niche, or scattering area, the form may indicate that
8	the remains will be held by the alkaline hydrolysis
9	authority for not longer than thirty (30) days from the date
10	of performance of alkaline hydrolysis before the remains
11	are released. The form may indicate that the alkaline
12	hydrolysis authority shall return remains that have not
13	been disposed of within thirty (30) days to the funeral
14	director or funeral home of record, who shall hold them
15	for not longer than sixty (60) days after the date of the
16	performance of alkaline hydrolysis before disposing of the
17	remains either as previously authorized or, if there is no
18	authorization, in any legal manner. The funeral home is
19	not liable for:
20	(i) disposing of remains in any manner permitted by law
21	if the remains have been held; or
22	(ii) holding the remains;
23	after the sixty (60) days permitted under this clause if the
24	authorizing agent fails to claim the remains during the
25	sixty (60) day period. The funeral home must first send
26	written notice by certified mail return receipt requested to
27	the authorizing agent that explains the intentions of the
28	funeral home regarding the disposal of or holding of the
29	remains in order for the funeral home to be immune from
30	liability under this clause.
31	(H) A statement confirming the identity of the valuables
32	and prosthetics belonging to the decedent previously taken
33	and being held by the funeral director or the funeral home.
34	(I) A statement prohibiting the alkaline hydrolysis
35	authority from selling nonorganic material recovered from
36	the decedent.
37	(J) A statement that the authorizing agent has made
38	specific arrangements for any viewing of the decedent
39	before the performance of alkaline hydrolysis, or for a
40	service with the decedent present before the performance
41	of alkaline hydrolysis. If a viewing or service is planned,



the date and time of the viewing or service and whether the

1	alkaline hydrolysis authority is authorized to proceed with
2	alkaline hydrolysis upon receipt of the decedent.
3	(K) The signature of the authorizing agent, attesting to the
4	accuracy of all representations contained on the alkaline
5	hydrolysis authorization form.
6	(2) A completed and executed burial transit permit provided
7	by the local health officer to the funeral director indicating
8	that alkaline hydrolysis is to be used on the human remains.
9	(3) A copy of:
10	(A) the completed and executed certificate of death; or
11	(B) a release for alkaline hydrolysis by the coroner if an
12	investigation of the circumstances of the deceased person's
13	death came under the authority of the coroner. However,
14	the release does not constitute an authorization as required
15	by this chapter.
16	(b) The alkaline hydrolysis authorization form required under
17	subsection (a)(1) must be signed by the funeral director who
18	obtains the alkaline hydrolysis authorization. The funeral director
19	shall execute the alkaline hydrolysis authorization form as a
20	witness and is not responsible for the representations made by the
21	authorizing agent unless the funeral director has actual knowledge
22	of a false or inaccurate representation. The funeral director shall
23	certify to the alkaline hydrolysis authority that the human remains
24	delivered to the alkaline hydrolysis authority are the human
25	remains identified by the authorizing agent on the alkaline
26	hydrolysis authorization form.
27	(c) Notwithstanding subsection (a)(3)(A), a death certificate is
28	not required for the performance of alkaline hydrolysis on the
29	human remains of a person:
30	(1) who died in another state; and
31	(2) whose human remains are transported to Indiana by:
32	(A) a licensed funeral director; or
33	(B) the agent of a licensed funeral director;
34	for the purpose of performance of alkaline hydrolysis at an
35	Indiana alkaline hydrolysis facility;
36	if the funeral director or funeral director's agent obtains the
37	documents required for the performance of alkaline hydrolysis by
38	the state in which the death occurred. However, if final disposition
39	of the human remains is to occur in Indiana, subsection (a)(3)(A)
10	applies.

Sec. 20. (a) If the authorizing agent is not available to execute an

alkaline hydrolysis authorization form in person, the authorizing



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1	agent may delegate the authority to another person in writing,
2	including a facsimile transmission, telegram, or other electronic
3	transmission.
4	(b) A written delegation of authority of an authorizing agent
5	must include:
6	(1) the name, address, and relationship of the authorizing
7	agent to the decedent; and
8	(2) the name and address of the person to whom authority is
9	delegated.
10	(c) A person authorized under subsections (a) and (b) may serve
11	as the authorizing agent and execute the alkaline hydrolysis
12	authorization form.
13	(d) An alkaline hydrolysis authority is not liable for relying on
14	an alkaline hydrolysis authorization form executed in compliance
15	with this section.
16	Sec. 21. (a) An authorizing agent who signs an alkaline
17	hydrolysis authorization form certifies that the facts on the
18	alkaline hydrolysis authorization form are true and that the
19	authorizing agent has authority to order the alkaline hydrolysis.
20	(b) An authorizing agent who signs an alkaline hydrolysis
21	authorization form is personally liable for damages resulting from
22	authorizing the alkaline hydrolysis.
23	(c) The authorizing agent is responsible for the final disposition
24	of a decedent's remains after the performance of alkaline
25	hydrolysis. The alkaline hydrolysis authority may hold the remains
26	for not longer than the thirty (30) day period under section 35 of
27	this chapter.
28	Sec. 22. (a) Except as provided in section 28 of this chapter, an
29	alkaline hydrolysis authority may perform alkaline hydrolysis
30	upon human remains upon receipt of an alkaline hydrolysis
31	authorization form signed by an authorizing agent.
32	(b) In the absence of gross negligence or noncompliance with
33	this chapter, an alkaline hydrolysis authority is not liable for:
34	(1) performing alkaline hydrolysis on human remains
35	according to an alkaline hydrolysis authorization form; or
36	(2) releasing or disposing of the remains after the
37	performance of alkaline hydrolysis according to the
38	authorization form.
39	Sec. 23. After an authorizing agent has executed an alkaline
40	hydrolysis authorization form, the authorizing agent may revoke
41	the authorization and instruct the alkaline hydrolysis authority to

cancel the alkaline hydrolysis and to release or deliver the human



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1	remains to another alkaline hydrolysis authority or funeral home
2	The instructions must be provided to the alkaline hydrolysis
3	authority in writing. An alkaline hydrolysis authority shall comply
4	with instructions given to the authority by an authorizing agen
5	under this section if the alkaline hydrolysis authority receives the
6	instructions before beginning the alkaline hydrolysis of the human
7	remains.
8	Sec. 24. (a) The alkaline hydrolysis authority shall furnish a
9	receipt to the funeral director or the funeral director's
10	representative who delivers human remains to the alkaline
11	hydrolysis authority. The receipt must:
12	(1) be signed by both the alkaline hydrolysis authority and the
13	funeral director or the funeral director's representative who
14	delivers the human remains; and
15	(2) contain the following information:
16	(A) The date and time of the delivery.
17	(B) The type of container that was delivered.
18	(C) The name of the person from whom the human
19	remains were received and the name of the funeral home
20	or other entity with whom the person is affiliated.
21	(D) The name of the person who received the human
22	remains on behalf of the alkaline hydrolysis authority.
23	(E) The name of the decedent.
24	(b) Upon the release of remains, the alkaline hydrolysis
25	authority shall furnish a receipt to the person who receives the
26	remains from the alkaline hydrolysis authority. The receipt mus
27	be signed by both the alkaline hydrolysis authority and the person
28	who receives the remains and must contain the following
29	information:
30	(1) The date and time of the release.
31	(2) The name of the person who received the remains and the
32	name of the funeral home, cemetery, or other entity with
33	whom the person is affiliated.
34	(3) The name of the person who released the remains or
35	behalf of the alkaline hydrolysis authority.
36	(4) The name of the decedent.
37	(c) The alkaline hydrolysis authority shall retain a copy of each
38	receipt under this section in the authority's permanent records.
39	Sec. 25. (a) An alkaline hydrolysis authority shall maintain a
10	the authority's place of business a permanent record of each

alkaline hydrolysis that took place at the alkaline hydrolysis

facility. The record must contain the name of the decedent and the



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date of the alkaline hydrolysis. (b) The alkaline hydrolysis authority shall maintain a record of all remains from alkaline hydrolysis disposed of by the alkaline hydrolysis authority under section 26 of this chapter. Sec. 26. Each alkaline hydrolysis authority shall maintain a record of all remains: (1) that are disposed of on the alkaline hydrolysis authority's property; (2) that have been properly transferred to the cemetery; and (3) for which the cemetery has issued a receipt acknowledging the transfer of the remains. Sec. 27. (a) An alkaline hydrolysis authority may not require that human remains be placed in a casket before alkaline hydrolysis or that human remains be placed in a casket for the performance of alkaline hydrolysis. (b) An alkaline hydrolysis authority may not refuse to accept human remains for alkaline hydrolysis because the human remains are not embalmed. (c) An alkaline hydrolysis authority may not accept a casket or an alternative container if there is evidence of the leakage of body fluids. (d) If an alternative container is used in subsection (c), the container must be a receptacle or other enclosure that: (1) is rigid or nonrigid; (2) is made of a consumable material; (3) may be closed adequately to provide a complete covering for the human remains; (4) is resistant to leakage or spillage; (5) can be handled with ease; and (6) provides protection for the health, safety, and personal integrity of alkaline hydrolysis facility personnel. Sec. 28. (a) Except: (1) when waived in writing by the city or county health officer where the death occurred; or (2) as provided in subsection (d); alkaline hydrolysis may not be performed on human remains less than forty-eight (48) hours after the time of death as indicated on the medical certificate of death or the coroner's certificate. (b) Except as provided in subsection (a), unless the alkaline hydrolysis authority may schedule the performance of the alkaline hydrolysis authority may schedule the performance of the alkaline		
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1	hydrolysis at the authority's convenience at any time after the
2	human remains have been delivered to the alkaline hydrolysis
3	authority.
4	(c) An alkaline hydrolysis authority may not use alkaline
5	hydrolysis for human remains if the authority has actual
6	knowledge that the human remains contain a material or implant
7	that may be potentially hazardous to the individual performing the
8	alkaline hydrolysis.
9	(d) The mandatory delay of forty-eight (48) hours imposed by
10	subsection (a) does not apply to the performance of alkaline
11	hydrolysis of the human remains of a person:
12	(1) who died in another state; and
13	(2) whose human remains are transported to Indiana by:
14	(A) a licensed funeral director; or
15	(B) the agent of a licensed funeral director;
16	for the purpose of alkaline hydrolysis at an Indiana alkaline
17	hydrolysis facility;
18	if the funeral director or funeral director's agent obtains the
19	documents required for the performance of alkaline hydrolysis.
20	Sec. 29. (a) An alkaline hydrolysis authority may not perform
21	the simultaneous alkaline hydrolysis of human remains of more
22	than one (1) individual within the same alkaline hydrolysis
23	chamber unless the authority has obtained the prior written
24	consent of the authorizing agents of each individual.
25	(b) Subsection (a) does not prevent the simultaneous
26	performance of alkaline hydrolysis within the same alkaline
27	hydrolysis chamber of body parts delivered to the alkaline
28	hydrolysis authority from multiple sources, or the use of alkaline
29	hydrolysis equipment that contains more than one (1) alkaline
30	hydrolysis chamber.
31	Sec. 30. If all the recovered remains after the performance of
32	alkaline hydrolysis will not fit in the container that has been
33	selected, the remainder of the remains must be placed in a
34	separate, additional container and returned to the funeral home or
35	funeral director for return to the authorizing agent.
36	Sec. 31. (a) Remains may be shipped only by a method that has
37	an internal tracing system that provides a receipt signed by the
38	person accepting delivery.
39	(b) An alkaline hydrolysis authority shall maintain an
40	identification system that ensures that the authority can identify
41	the human remains in the authority's possession throughout all



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phases of alkaline hydrolysis.

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Sec. 32. The authorizing agent is responsible for the decision concerning final disposition of the remains in accordance with sections 34 and 35 of this chapter. The funeral director is not liable
for an act of the authorizing agent.
Sec. 33. Any liquid substance remaining after the performance
of alkaline hydrolysis shall be disposed of by the alkaline hydrolysis authority in any manner the alkaline hydrolysis authority sees fit.
However, an alkaline hydrolysis authority must:
(1) comply with any federal, state, or local requirements governing the disposal of the remaining liquid; and
(2) obtain any federal, state, or local permits governing the
disposal of the remaining liquid.

- Sec. 34. (a) Remains after the performance of alkaline hydrolysis may be retained by the person having legal control over the remains or may be disposed of in any of the following manners:
 - (1) Placing the remains in a grave, niche, or crypt.
 - (2) Scattering the remains in a scattering area.
 - (3) Disposing of the remains in any manner if:
 - (A) the remains are reduced to a particle size of one-eighth (1/8) inch or less; and
 - (B) the disposal is made on the property of a consenting owner, on uninhabited public land, or on a waterway.
- (b) The state department of health shall adopt forms for recording the following information concerning the disposal of remains on which alkaline hydrolysis has been performed on the property of a consenting owner:
 - (1) The date and manner of the disposal of the remains.
 - (2) The legal description of the property where the remains were disposed.

The owner of the property where the remains were disposed and the person having legal control over the remains shall attest to the accuracy of the information supplied on the forms. The owner of the property where the remains were disposed shall record the forms with the county recorder of the county in which the property is located and shall return the form and the burial transit permit described in IC 16-37-3 within ten (10) days after the remains are disposed.

Sec. 35. (a) After completion of alkaline hydrolysis, if an alkaline hydrolysis authority existing on cemetery property has not been instructed to arrange for the interment, entombment, inurnment, or scattering of the remains, the alkaline hydrolysis authority shall deliver the remains to the funeral director of record not later than



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1	thirty (30) days after the date of the performance of the alkaline
2	hydrolysis. The delivery may be made in person or by registered
3	mail. After delivery of the remains, the alkaline hydrolysis
4	authority is discharged from any legal obligation or liability
5	concerning the disposition of the remains.
6	(b) A funeral director may hold remains returned by an alkaline
7	hydrolysis authority for not longer than sixty (60) days after the
8	date of the performance of alkaline hydrolysis and may dispose of
9	the remains as previously arranged or, if no arrangement has been
10	made, in any legal manner at the end of sixty (60) days.
11	(c) A funeral director and alkaline hydrolysis authority shall
12	observe religious practices or preferences specified by the
13	authorizing agent.
14	Sec. 36. (a) Except with the express written permission of the
15	authorizing agent, a person may not do the following:
16	(1) Dispose of remains in a manner or location that
17	commingles the alkaline hydrolysis remains with the remains
18	of another individual. This prohibition does not apply to the
19	scattering of remains on the ground, at sea, or in the air.
20	(2) Place the remains of more than one (1) individual in the
21	same temporary container or urn.
22	(b) If a temporary container is used in subsection (a), the
23	temporary container that is used for the remains must be a
24	receptacle:
25	(1) that is composed of cardboard, plastic, or similar material;
26	(2) that can be secured to prevent leakage or spillage of the
27	remains or the entrance of foreign material; and
28	(3) that is a single container of sufficient size to hold the
29	remains.
30	Sec. 37. An alkaline hydrolysis authority that has received an
31	executed alkaline hydrolysis authorization form and any additional
32	documentation required under section 19 of this chapter is not
33	liable for civil damages arising from the performance of alkaline
34	hydrolysis on the human remains designated by the alkaline
35	hydrolysis authorization form if the alkaline hydrolysis is
36	performed in accordance with this chapter.
37	Sec. 38. (a) An alkaline hydrolysis authority is not liable for civil
38	damages for refusing to accept human remains or refusing to
39	perform an alkaline hydrolysis until the alkaline hydrolysis
40	authority receives a court order or other suitable confirmation that
41	a dispute has been settled, if the authority:



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(1) is aware of a dispute concerning the use of alkaline

1	hydrolysis on the human remains;
2	(2) has a reasonable basis for questioning any of the
3	representations made by the authorizing agent; or
4	(3) refuses to accept the human remains for any other lawful
5	reason.
6	(b) An alkaline hydrolysis authority is not required to accept
7	human remains for alkaline hydrolysis.
8	Sec. 39. (a) If an alkaline hydrolysis authority is aware of a
9	dispute concerning the release or disposition of remains, the
10	alkaline hydrolysis authority shall not release the remains to the
11	funeral director or funeral home until the dispute has been
12	resolved.
13	(b) An alkaline hydrolysis authority is not liable for refusing to
14	release or dispose of remains in accordance with this section.
15	Sec. 40. An alkaline hydrolysis authority is not responsible or
16	liable for prosthetic devices or valuables delivered to the alkaline
17	hydrolysis authority with or integral to human remains, unless the
18	alkaline hydrolysis authority has received written instructions
19	under section 19(a)(1)(H) or 19(a)(1)(I) of this chapter. An alkaline
20	hydrolysis authority may not sell any nonorganic material
21	identified in this section obtained as a result of alkaline hydrolysis
22	or from the remains.
23	Sec. 41. A cemetery is not liable for remains that are dumped,
24	scattered, or otherwise deposited at the cemetery in violation of
25	this chapter if the action is taken without the cemetery's consent.
26	Sec. 42. (a) A person who knowingly or intentionally:
27	(1) performs an alkaline hydrolysis without receipt of an
28	alkaline hydrolysis authorization form signed by an
29	authorizing agent;
30	(2) signs an alkaline hydrolysis authorization form that the
31	person knows contains false or incorrect information; or
32	(3) violates an alkaline hydrolysis procedure under sections 28
33	through 31 of this chapter;
34	commits a Level 6 felony.
35	(b) An alkaline hydrolysis authority that knowingly represents
36	to an authorizing agent or the agent's designee that a temporary
37	container or urn contains the remains of a specific decedent when
38	the container or urn does not contain the remains of that specific
39	decedent commits a Level 6 felony.
40	(c) A person:
41	(1) who recklessly, knowingly, or intentionally:



(A) professes to the public to be an alkaline hydrolysis

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1	authority; or
2	(B) operates a building or structure in Indiana as an
3	alkaline hydrolysis facility;
4	without being registered under this chapter; or
5	(2) who recklessly, knowingly, or intentionally fails to file an
6	annual report required under section 16 of this chapter;
7	commits a Class A misdemeanor.
8	Sec. 43. If an alkaline hydrolysis authority:
9	(1) refuses to file or neglects to file an annual report under
10	section 16 of this chapter;
11	(2) fails to comply with the registration requirements under
12	this chapter; or
13	(3) refuses to comply with the record inspection requirements
14	under section 17 of this chapter;
15	the board may maintain an action in the name of the state of
16	Indiana to enjoin the alkaline hydrolysis authority from
17	performing alkaline hydrolysis.
18	SECTION 4. IC 25-15-11 IS ADDED TO THE INDIANA CODE
19	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
20	JULY 1, 2017]:
21	Chapter 11. Alkaline Hydrolysis
22	Sec. 1. As used in this chapter, "alkaline hydrolysis" has the
23	meaning set forth in IC 23-14-31.5-1.
24	Sec. 2. As used in this chapter, "dissolution" has the meaning set
25	forth in IC 23-14-31.5-8.
26	Sec. 3. As used in this chapter, "dissolution chamber" has the
27	meaning set forth in IC 23-14-31.5-9.
28	Sec. 4. (a) Before January 1, 2018, the board shall adopt rules
29	under IC 4-22-2 to provide for alkaline hydrolysis as a method for
30	the disposal of human remains (as defined in IC 25-15-2-18). The
31	rules must cover the following:
32	(1) Regulation of facilities containing equipment designed for
33	the final disposition of human remains through dissolution.
34	(2) Regulation of dissolution chambers.
35	(3) Regulation of the pulverizing of bone fragments to an
36	unidentifiable dimension after dissolution.
37	(4) Setting standards for disposition of human remains that
38	result from pulverization, where the residue from alkaline
39	hydrolysis is reduced to unidentifiable dimensions.
10	(5) Setting standards for the dignified transportation of
11	human remains for the purpose of placement in a dissolution
12	chamber, and setting standards for any other equipment.



container, or receptacle used in alkaline hydrolysis and the
disposal of remains.
(b) Rules adopted under this section must provide for the
following:
(1) Any chamber, container, receptacle, or other equipment
used in alkaline hydrolysis must be used exclusively for
human remains.
(2) Alkaline hydrolysis may be performed only by a funeral
director licensed under this article.
(c) The board may adopt rules to administer and carry out the
purposes of IC 23-14-31.5.
SECTION 5. IC 34-30-2-90.1 IS ADDED TO THE INDIANA
CODE AS A NEW SECTION TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2017]: Sec. 90.1. IC 23-14-31.5 (Concerning
dissolution of human remains).
SECTION 6. IC 35-52-23-6.5 IS ADDED TO THE INDIANA
CODE AS A NEW SECTION TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2017]: Sec. 6.5. IC 23-14-31.5-42 defines
crimes concerning alkaline hydrolysis.

