As Introduced

131st General Assembly Regular Session

2015-2016

H. B. No. 395

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Representative Pelanda

Cosponsors: Representatives Green, Grossman, Fedor, Ruhl, Hill, Sprague

A BILL

To amend sections 3705.17 and 4767.01 and to enact	1
section 4767.09 of the Revised Code to establish	2
the cemetery grant program and to make an	3
appropriation.	4

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

Section 1. That sections 3705.17 and 4767.01 be amended 5 and section 4767.09 of the Revised Code be enacted to read as 6 follows: 7 Sec. 3705.17. The body of a person whose death occurs in 8 this state shall not be interred, deposited in a vault or tomb, 9 cremated, or otherwise disposed of by a funeral director until a 10 burial permit is issued by a local registrar or sub-registrar of 11 vital statistics. No such permit shall be issued by a local 12 registrar or sub-registrar until a satisfactory death, fetal 13 death, or provisional death certificate is filed with the local 14 registrar or sub-registrar. When the medical certification as to 15 the cause of death cannot be provided by the attending physician 16 or coroner prior to burial, for sufficient cause, as determined 17

by rule of the director of health, the funeral director may file

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a provisional death certificate with the local registrar or sub-19 registrar for the purpose of securing a burial or burial-transit 20 permit. When the funeral director files a provisional death 21 certificate to secure a burial or burial-transit permit, the 22 funeral director shall file a satisfactory and complete death 23 certificate within five days after the date of death. The 24 25 director of health, by rule, may provide additional time for filing a satisfactory death certificate. A burial permit 26 authorizing cremation shall not be issued upon the filing of a 27 provisional certificate of death. 28

When a funeral director or other person obtains a burial 29 permit from a local registrar or sub-registrar, the registrar or 30 sub-registrar shall charge a fee of three dollars for the 31 issuance of the burial permit. Two dollars and fifty cents of 32 each fee collected for a burial permit shall be paid into the 33 state treasury to the credit of the division of real estate in 34 the department of commerce to be used by the division in 35 discharging its duties prescribed in Chapter 4767. of the 36 Revised Code and the Ohio cemetery dispute resolution commission 37 created by section 4767.05 of the Revised Code. A local 38 registrar or sub-registrar shall transmit payments of that 39 portion of the amount of each fee collected under this section 40 to the treasurer of state on a quarterly basis or more 41 frequently, if possible. The Upon receipt of each payment, the 42 treasurer of state shall transfer to the credit of the cemetery 43 grant fund one dollar of every two dollars and fifty cents that, 44 under this section, was paid into the state treasury to the 45 credit of the division of real estate in the department of 46 commerce, to be used by the director of commerce in accordance 47 with section 4767.09 of the Revised Code. 48

The director of health, by rule, shall provide for the

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issuance of a burial permit without the payment of the fee required by this section if the total cost of the burial will be paid by an agency or instrumentality of the United States, the state or a state agency, or a political subdivision of the state.

The director of commerce $may_{\boldsymbol{L}}$ by rule adopted in 55 accordance with Chapter 119. of the Revised Code, reduce the 56 total amount of the fee required by this section and that 57 portion of the amount of the fee required to be paid to the 58 credit of the division of real estate for the use of the 59 division and the Ohio cemetery dispute resolution commission, if 60 the director determines that the total amount of funds the fee 61 is generating at the amount required by this section exceeds the 62 amount of funds the division of real estate and the commission 63 need to carry out their powers and duties prescribed in Chapter 64 4767. of the Revised Code. 65

No person in charge of any premises in which interments or 66 cremations are made shall inter or cremate or otherwise dispose 67 of a body, unless it is accompanied by a burial permit. Each 68 person in charge of a cemetery, crematory, or other place of 69 disposal shall indorse upon a burial permit the date of 70 interment, cremation, or other disposal and shall retain such 71 permits for a period of at least five years. The person in 72 charge shall keep an accurate record of all interments, 73 74 cremations, or other disposal of dead bodies, made in the premises under the person's charge, stating the name of the 75 deceased person, place of death, date of burial, cremation, or 76 other disposal, and name and address of the funeral director. 77 Such record shall at all times be open to public inspection. 78

Sec. 4767.01. As used in sections 4767.01 to 4767.08

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4767.09 of the Revised Code:

(A) "Cemetery," "interment," "burial right," "entombment right," and "columbarium right" have the same meanings as in section 1721.21 of the Revised Code.

(B) "Political subdivision" means one or more municipal corporations, townships, or other bodies corporate and politic authorized to operate and maintain a cemetery under the law of this state.

(C) "Division of real estate" may be used interchangeably with, and for all purposes has the same meaning as, "division of real estate and professional licensing."

(D) "Superintendent" or "superintendent of the division of real estate" means the superintendent of the division of real estate and professional licensing of this state. Whenever the division or superintendent of real estate is referred to or designated in any statute, rule, contract, or other document, the reference or designation shall be deemed to refer to the division or superintendent of real estate and professional licensing, as the case may be.

Sec. 4767.09. (A) As used in this section, "maintaining"99or "maintenance" means the care of a cemetery and of the lots,100graves, crypts, niches, mausoleums, memorials, and markers101therein, including the cutting, trimming, and removal of trees;102the repair of drains, water lines, roads, fences, and buildings;103and the payment of expenses necessary for keeping records of lot104ownership, transfers, and burials.105

(B) The cemetery grant fund is hereby established in the106state treasury. The fund shall consist of money transferred to107the credit of the fund under section 3705.17 of the Revised Code108

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and of money appropriated to it. Investment earnings on moneys	109
credited to the fund shall be retained by the fund.	110
(C)(1) The director of commerce shall administer and use	111
money in the fund exclusively to make grants to owners or	112
persons responsible for the operation and maintenance of	113
cemeteries registered under section 4767.03 of the Revised Code	114
to defray the costs of operating and maintaining the cemeteries	115
and to train cemetery personnel in the operation and maintenance	116
of cemeteries. An owner or person responsible for the operation	117
and maintenance of a for-profit cemetery is not eligible for a	118
<u>grant.</u>	119
(2) The director of commerce shall adopt rules under	120
Chapter 119. of the Revised Code that prescribe the form and	121
content of applications for grants, that establish requirements	122
for obtaining a grant, and that establish the procedures the	123
director shall follow in awarding grants under this section.	124
(D) The director of commerce, by rule adopted under	125
Chapter 119. of the Revised Code, may, each fiscal year,	126
increase the dollar amount of each burial permit fee that is to	127
be transferred to the credit of the cemetery grant fund under	128
section 3705.17 of the Revised Code, if the director determines	129
that the total amount of fees paid into the state treasury to	130
the credit of the division of real estate under that section	131
exceeds the amount of money the division needs to discharge its	132
duties under this chapter. If the director increases the dollar	133
amount transferred to the cemetery grant fund and later	134
determines that the increase in the dollar amount depletes the	135
amount of moneys the division of real estate needs to discharge	136
its duties under this chapter, the director may lower the dollar	137
amount that is to be transferred to the credit of the cemetery	138

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grant fund to one dollar of every two dollars an	nd fifty cents	s of	139
each burial permit fee collected under section 3705.17 of the			140
Revised Code.			141
Section 2. That existing sections 3705.17	and 4767.01 of	E	142
the Revised Code are hereby repealed.			143
Section 3. All items in this section are he	ereby		144
appropriated as designated out of any moneys in the state			145
treasury to the credit of the Cemetery Grant Fund (Fund 5SE0).			146
For all appropriations made in this section, the	ose in the fir	rst	147
column are for fiscal year 2016 and those in the second column			148
are for fiscal year 2017. The appropriations made	de in this		149
section are in addition to any other appropriat:	ions made for	the	150
FY 2016-FY 2017 biennium.			151
COM DEPARTMENT OF COMMERCE			152
Dedicated Purpose Fund Group			153
5SE0 800648 Cemetery Grant Program	\$100,000	\$0	154
TOTAL DPF Dedicated Purpose Fund Group	\$100,000	\$0	155
TOTAL ALL BUDGET FUND GROUPS	\$100,000	\$0	156
CEMETERY GRANT PROGRAM			157
The foregoing appropriation item 800648, Co	emetery Grant		158
Program, shall be used by the Department of Commerce to award			159
grants under section 4767.09 of the Revised Code	2.		160
Section 4. Within the limits set forth in	this act, the		161
Director of Budget and Management shall establish accounts			162
indicating the source and amount of funds for each appropriation			163
made in this act, and shall determine the form and manner in			164
which appropriation accounts shall be maintained	d. Expenditure	es	165

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from appropriations contained in this act shall be accounted for	166
as though made in Am. Sub. H.B. 64 of the 131st General	167
Assembly.	168
The appropriations made in this act are subject to all	169
provisions of Am. Sub. H.B. 64 of the 131st General Assembly	170
- that are generally applicable to such appropriations.	171