HOUSE BILL 1700

State of Washington		n (65th Legis	2017 Regular Ses			Session	
Ву	Representatives	McBride,	Jinkins,	Peterson,	and	Fit:	zgibbon	

AN ACT Relating to cremation by biochemical hydrolysis; amending RCW 68.04.020, 68.04.080, 68.04.120, 68.04.170, 68.04.260, 68.04.270, 68.05.175, 68.05.195, 68.05.245, 68.05.390, 68.24.010, 68.24.150, 68.50.108, 68.50.110, 68.50.130, 68.50.140, 68.50.160, 68.50.185, 68.50.240, 68.50.270, 68.64.120, 70.95K.010, 70.95M.090, 73.08.070, 18.39.170, 18.39.217, and 18.39.410; and adding new sections to chapter 68.04 RCW.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

9 Sec. 1. RCW 68.04.020 and 2005 c 365 s 27 are each amended to 10 read as follows:

11 "Human remains" or "remains" means the body of a deceased person, 12 includes the body in any stage of decomposition, and includes 13 cremated <u>or hydrolyzed</u> human remains.

14 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 68.04 15 RCW to read as follows:

16 "Alkaline hydrolysis" or "hydrolysis" means the reduction of 17 human remains to bone fragments and essential elements in a licensed 18 hydrolysis facility using heat, pressure, water, and alkaline 19 substances.

<u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 68.04
 RCW to read as follows:

3 "Hydrolyzed human remains" means the end products of alkaline 4 hydrolysis.

5 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 68.04 6 RCW to read as follows:

7 "Hydrolysis facility" means a building or area of a building that 8 houses one or more hydrolysis vessels, to be used for alkaline 9 hydrolysis.

10 **Sec. 5.** RCW 68.04.080 and 2005 c 365 s 31 are each amended to 11 read as follows:

12 "Columbarium" means a structure, room, or other space in a 13 building or structure containing niches for permanent placement of 14 cremated <u>or hydrolyzed</u> human remains in a place used, or intended to 15 be used, and dedicated, for cemetery purposes.

16 **Sec. 6.** RCW 68.04.120 and 2005 c 365 s 34 are each amended to 17 read as follows:

18 "Inurnment" means placing cremated <u>or hydrolyzed</u> human remains in 19 a cemetery.

20 Sec. 7. RCW 68.04.170 and 2005 c 365 s 38 are each amended to 21 read as follows:

22 "Niche" means a space in a columbarium for placement of cremated 23 <u>or hydrolyzed</u> human remains.

24 **Sec. 8.** RCW 68.04.260 and 2005 c 365 s 43 are each amended to 25 read as follows:

26 "Scattering garden" means a designated area in a cemetery for the 27 scattering of cremated <u>or hydrolyzed</u> human remains.

28 **Sec. 9.** RCW 68.04.270 and 2005 c 365 s 44 are each amended to 29 read as follows:

30 "Scattering" means the removal of cremated <u>or hydrolyzed</u> human 31 remains from their container for the purpose of scattering the 32 ((cremated)) human remains in any lawful manner.

1 **Sec. 10.** RCW 68.05.175 and 2009 c 102 s 11 are each amended to 2 read as follows:

A permit or endorsement issued by the board or under chapter 18.39 RCW is required in order to operate a crematory <u>or hydrolysis</u> <u>facility</u>, or conduct a cremation <u>or alkaline hydrolysis</u>.

6 **Sec. 11.** RCW 68.05.195 and 2005 c 365 s 58 are each amended to 7 read as follows:

8 Any person other than persons defined in RCW 68.50.160 who buries 9 or scatters cremated <u>or hydrolyzed</u> remains by land, air, or sea or 10 performs any other disposition of cremated <u>or hydrolyzed</u> human 11 remains outside of a cemetery shall have a permit issued in 12 accordance with RCW 68.05.100 and shall be subject to that section.

13 **Sec. 12.** RCW 68.05.245 and 2005 c 365 s 64 are each amended to 14 read as follows:

15 (1) All crematory <u>and hydrolysis facility</u> permits or endorsements 16 issued under this chapter shall be issued for the year and shall 17 expire at midnight, the thirty-first day of January of each year, or 18 at whatever time during any year that ownership or control of any 19 cemetery authority which operates such ((crematory)) <u>facility</u> is 20 transferred or sold.

21 (2) The director shall set and the department shall collect in 22 advance the fees required for licensing.

23 **Sec. 13.** RCW 68.05.390 and 1987 c 331 s 32 are each amended to 24 read as follows:

25 Conducting a cremation <u>or alkaline hydrolysis</u> without a permit or 26 endorsement is a misdemeanor. Each such ((cremation is a)) violation 27 <u>constitutes a separate offense</u>.

28 **Sec. 14.** RCW 68.24.010 and 2005 c 365 s 73 are each amended to 29 read as follows:

Cemetery authorities may take by purchase, donation, or devise, property consisting of lands, mausoleums, crematories, <u>hydrolysis</u> <u>facilities</u>, and columbariums, or other property within which the placement of human remains may be authorized by law.

34 **Sec. 15.** RCW 68.24.150 and 2005 c 365 s 81 are each amended to 35 read as follows:

Every person who pays, causes to be paid, or offers to pay to any other person, firm, or corporation, directly or indirectly, except as provided in RCW 68.24.140, any commission, bonus, or rebate, or other thing of value in consideration of recommending or causing the disposition of human remains in any crematory, hydrolysis facility, or cemetery, is guilty of a misdemeanor. Each violation ((shall)) constitutes a separate offense.

8 **Sec. 16.** RCW 68.50.108 and 1953 c 188 s 8 are each amended to 9 read as follows:

10 No dead body upon which the coroner, or prosecuting attorney, if 11 there be no coroner in the county, may perform an autopsy or postmortem, shall be embalmed, hydrolyzed, or cremated without the 12 13 consent of the coroner having jurisdiction, and failure to obtain such consent ((shall be)) is a misdemeanor((+ PROVIDED, That)). 14 However, such autopsy or postmortem must be performed within five 15 16 days, unless the coroner ((shall)) obtains an order from the superior 17 court extending such time.

18 Sec. 17. RCW 68.50.110 and 2005 c 365 s 138 are each amended to 19 read as follows:

Except in cases of dissection provided for in RCW 68.50.100, and where human remains shall rightfully be carried through or removed from the state for the purpose of burial elsewhere, human remains lying within this state, and the remains of any dissected body, after dissection, shall be decently buried, <u>hydrolyzed</u>, or cremated within a reasonable time after death.

26 **Sec. 18.** RCW 68.50.130 and 2005 c 365 s 139 are each amended to 27 read as follows:

28 Every person who performs a disposition of any human remains, except as otherwise provided by law, in any place, except in a 29 cemetery or a building dedicated exclusively for religious purposes, 30 is guilty of a misdemeanor. Disposition of cremated or hydrolyzed 31 32 human remains may also occur on private property, with the consent of 33 the property owner; and on public or government lands or waters with 34 the approval of the government agency that has either jurisdiction or 35 control, or both, of the lands or waters.

1 **Sec. 19.** RCW 68.50.140 and 2005 c 365 s 140 are each amended to 2 read as follows:

3 (1) Every person who ((shall)) removes human remains, or any part 4 thereof, from a grave, vault, or other place where the same has been 5 buried or deposited awaiting burial, alkaline hydrolysis, or 6 cremation, without authority of law, with intent to sell the same, or 7 for the purpose of securing a reward for its return, or for 8 dissection, or from malice or wantonness, is guilty of a class C 9 felony.

10 (2) Every person who ((shall)) purchases or receives, except for 11 burial, alkaline hydrolysis, or cremation, human remains or any part 12 thereof, knowing that the same has been removed contrary to the 13 foregoing provisions, is guilty of a class C felony.

14 (3) Every person who ((shall)) opens a grave or other place of 15 interment, temporary or otherwise, or a building where human remains 16 are placed, with intent to sell or remove the casket, urn, or of any 17 part thereof, or anything attached thereto, or any vestment, or other 18 article interred, or intended to be interred with the human remains, 19 is guilty of a class C felony.

20 (4) Every person who removes, disinters, or mutilates human 21 remains from a place of interment, without authority of law, is 22 guilty of a class C felony.

23 **Sec. 20.** RCW 68.50.160 and 2012 c 5 s 1 are each amended to read 24 as follows:

(1) A person has the right to control the disposition of his or her own remains without the predeath or postdeath consent of another person. A valid written document expressing the decedent's wishes regarding the place or method of disposition of his or her remains, signed by the decedent in the presence of a witness, is sufficient legal authorization for the procedures to be accomplished.

(2) Prearrangements that are prepaid, or filed with a licensed 31 funeral establishment or cemetery authority, under RCW 18.39.280 32 through 18.39.345 and chapter 68.46 RCW are not 33 subject to cancellation or substantial revision by survivors. Absent actual 34 35 knowledge of contrary legal authorization under this section, a 36 licensed funeral establishment or cemetery authority shall not be 37 held criminally nor civilly liable for acting upon such 38 prearrangements.

1 (3) If the decedent has not made a prearrangement as set forth in subsection (2) of this section or the costs of executing the 2 decedent's wishes regarding the disposition of the decedent's remains 3 exceeds a reasonable amount or directions have not been given by the 4 decedent, the right to control the disposition of the remains of a 5 б deceased person vests in, and the duty of disposition and the 7 liability for the reasonable cost of preparation, care, and disposition of such remains devolves upon the following in the order 8 9 named:

(a) The person designated by the decedent as authorized to direct disposition as listed on the decedent's United States department of defense record of emergency data, DD form 93, or its successor form, if the decedent died while serving in military service as described in 10 U.S.C. Sec. 1481(a) (1)-(8) in any branch of the United States armed forces, United States reserve forces, or national guard;

16 (b) The designated agent of the decedent as directed through a 17 written document signed and dated by the decedent in the presence of 18 a witness. The direction of the designated agent is sufficient to 19 direct the type, place, and method of disposition;

20 (c) The surviving spouse or state registered domestic partner;

21 (d) The majority of the surviving adult children of the decedent;

22 (e) The surviving parents of the decedent;

23 (f) The majority of the surviving siblings of the decedent;

24 (g) A court-appointed guardian for the person at the time of the 25 person's death.

(4) If any person to whom the right of control has vested pursuant to subsection (3) of this section has been arrested or charged with first or second degree murder or first degree manslaughter in connection with the decedent's death, the right of control is relinquished and passed on in accordance with subsection (3) of this section.

(5) If a cemetery authority as defined in RCW 68.04.190 or a 32 funeral establishment licensed under chapter 18.39 RCW has made a 33 good faith effort to locate the person cited in subsection (3)(a) 34 through (g) of this section or the legal representative of the 35 decedent's estate, the cemetery authority or funeral establishment 36 ((shall have)) has the right to rely on an authority to bury, 37 hydrolyze, or cremate the human remains, executed by the most 38 39 responsible party available, and the cemetery authority or funeral 40 establishment may not be held criminally or civilly liable for

burying, hydrolyzing, or cremating the human remains. In the event any government agency or charitable organization provides the funds for the disposition of any human remains, the cemetery authority, <u>hydrolysis facility</u>, or funeral establishment may not be held criminally or civilly liable for cremating <u>or hydrolyzing</u> the human remains.

7 (6) The liability for the reasonable cost of preparation, care, 8 and disposition devolves jointly and severally upon all kin of the 9 decedent in the same degree of kindred, in the order listed in 10 subsection (3) of this section, and upon the estate of the decedent.

11 **Sec. 21.** RCW 68.50.185 and 2005 c 365 s 143 are each amended to 12 read as follows:

13 (1) A person authorized to dispose of human remains shall not 14 cremate or hydrolyze or cause to be cremated or hydrolyzed, more than one human remains at a time unless written permission, after full and 15 16 adequate disclosure regarding the manner of ((cremation)) 17 disposition, has been received from the person or persons under RCW 68.50.160 having the authority to order cremation or hydrolysis. This 18 restriction ((shall)) does not apply when equipment, techniques, or 19 20 devices are employed that keep human remains separate and distinct 21 before, during, and after the ((cremation)) disposition process.

22 (2) Violation of this section is a gross misdemeanor.

23 **Sec. 22.** RCW 68.50.240 and 2005 c 365 s 147 are each amended to 24 read as follows:

The person in charge of any premises on which interments, alkaline hydrolyses, or cremations are made shall keep a record of all human remains interred, hydrolyzed, or cremated on the premises under his or her charge, in each case stating the name of each deceased person, date of ((cremation or interment)) disposition, and name and address of the funeral establishment.

31 **Sec. 23.** RCW 68.50.270 and 2005 c 365 s 148 are each amended to 32 read as follows:

33 The person or persons determined under RCW 68.50.160 as having 34 authority to order cremation ((shall be)) or alkaline hydrolysis is 35 entitled to possession of the cremated <u>or hydrolyzed</u> human remains 36 without further intervention by the state or its political 37 subdivisions.

1 **Sec. 24.** RCW 68.64.120 and 2008 c 139 s 13 are each amended to 2 read as follows:

3 (1) When a hospital refers an individual at or near death to a 4 procurement organization, the organization shall make a reasonable 5 search of the records of the department of licensing and any donor 6 registry that it knows exists for the geographical area in which the 7 individual resides to ascertain whether the individual has made an 8 anatomical gift.

9 (2) A procurement organization must be allowed reasonable access 10 to information in the records of the department of licensing to 11 ascertain whether an individual at or near death is a donor.

12 (3) When a hospital refers an individual at or near death to a procurement organization, the organization may conduct any reasonable 13 examination necessary to ensure the medical suitability of a part 14 that is or could be the subject of an anatomical gift for 15 16 transplantation, therapy, research, or education from a donor or a 17 prospective donor. During the examination period, measures necessary to ensure the medical suitability of the part may not be withdrawn 18 unless the hospital or procurement organization knows that the 19 individual expressed a contrary intent. 20

(4) Unless prohibited by law other than this chapter, at any time after a donor's death, the person to which a part passes under RCW 68.64.100 may conduct any reasonable examination necessary to ensure the medical suitability of the body or part for its intended purpose.

(5) Unless prohibited by law other than this chapter, an examination under subsection (3) or (4) of this section may include an examination of all medical records of the donor or prospective donor.

(6) Upon the death of a minor who was a donor or had signed a refusal, unless a procurement organization knows the minor is emancipated, the procurement organization shall conduct a reasonable search for the parents of the minor and provide the parents with an opportunity to revoke or amend the anatomical gift or revoke the refusal.

35 (7) Upon referral by a hospital under subsection (1) of this 36 section, a procurement organization shall make a reasonable search 37 for any person listed in RCW 68.64.080 having priority to make an 38 anatomical gift on behalf of a prospective donor. If a procurement 39 organization receives information that an anatomical gift to any

other person was made, amended, or revoked, it shall promptly advise
 the other person of all relevant information.

(8) Subject to RCW 68.64.100(9), 68.64.190, and 68.64.901, the 3 rights of the person to which a part passes under RCW 68.64.100 are 4 superior to the rights of all others with respect to the part. The 5 6 person may accept or reject an anatomical gift in whole or in part. 7 Subject to the terms of the document of gift and this chapter, a person that accepts an anatomical gift of an entire body may allow 8 embalming, burial, alkaline hydrolysis, or cremation, and use of 9 remains in a funeral service. If the gift is of a part, the person to 10 11 which the part passes under RCW 68.64.100, upon the death of the 12 donor and before embalming, burial, <u>alkaline hydrolysis</u>, or 13 cremation, shall cause the part to be removed without unnecessary 14 mutilation.

15 (9) Neither the physician who attends the decedent at death nor 16 the physician who determines the time of the decedent's death may 17 participate in the procedures for removing or transplanting a part 18 from the decedent.

(10) A physician or technician may remove a donated part from the body of a donor that the physician or technician is qualified to remove.

22 **Sec. 25.** RCW 70.95K.010 and 1994 c 165 s 2 are each amended to 23 read as follows:

24 ((Unless the context clearly requires otherwise,))The 25 definitions in this section apply throughout this chapter <u>unless the</u> 26 <u>context clearly requires otherwise</u>.

(1) "Biomedical waste" means, and is limited to, the followingtypes of waste:

(a) "Animal waste" is waste animal carcasses, body parts, and bedding of animals that are known to be infected with, or that have been inoculated with, human pathogenic microorganisms infectious to humans.

33 (b) "Biosafety level 4 disease waste" is waste contaminated with 34 blood, excretions, exudates, or secretions from humans or animals who 35 are isolated to protect others from highly communicable infectious 36 diseases that are identified as pathogenic organisms assigned to 37 biosafety level 4 by the centers for disease control, national 38 institute of health, biosafety in microbiological and biomedical 39 laboratories, current edition.

1 (c) "Cultures and stocks" are wastes infectious to humans and 2 includes specimen cultures, cultures and stocks of etiologic agents, 3 wastes from production of biologicals and serums, discarded live and 4 attenuated vaccines, and laboratory waste that has come into contact 5 with cultures and stocks of etiologic agents or blood specimens. Such 6 waste includes but is not limited to culture dishes, blood specimen 7 tubes, and devices used to transfer, inoculate, and mix cultures.

8 (d) "Human blood and blood products" is discarded waste human 9 blood and blood components, and materials containing free-flowing 10 blood and blood products.

(e) "Pathological waste" is waste human source biopsy materials, tissues, and anatomical parts that emanate from surgery, obstetrical procedures, and autopsy. "Pathological waste" does not include teeth, human corpses, remains, and anatomical parts that are intended for interment, alkaline hydrolysis, or cremation.

16 (f) "Sharps waste" is all hypodermic needles, syringes with 17 needles attached, IV tubing with needles attached, scalpel blades, 18 and lancets that have been removed from the original sterile package.

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(2) "Local government" means city, town, or county.

(3) "Local health department" means the city, county, city-county, or district public health department.

(4) "Person" means an individual, firm, corporation, association,
 partnership, consortium, joint venture, commercial entity, state
 government agency, or local government.

25 (5) "Treatment" means incineration, sterilization, or other 26 method, technique, or process that changes the character or 27 composition of a biomedical waste so as to minimize the risk of 28 transmitting an infectious disease.

(6) "Residential sharps waste" has the same meaning as "sharps waste" in subsection (1) of this section except that the sharps waste is generated and prepared for disposal at a residence, apartment, dwelling, or other noncommercial habitat.

33 (7) "Sharps waste container" means a leak-proof, rigid, puncture-34 resistant red container that is taped closed or tightly lidded to 35 prevent the loss of the residential sharps waste.

36 (8) "Mail programs" means those programs that provide sharps 37 users with a multiple barrier protection kit for the placement of a 38 sharps container and subsequent mailing of the wastes to an approved 39 disposal facility. 1 (9) "Pharmacy return programs" means those programs where sharps 2 containers are returned by the user to designated return sites 3 located at a pharmacy to be transported by a biomedical or solid 4 waste collection company approved by the utilities and transportation 5 commission.

6 (10) "Drop-off programs" means those program sites designated by 7 the solid waste planning jurisdiction where sharps users may dispose 8 of their sharps containers.

9 (11) "Source separation" has the same meaning as in RCW 10 70.95.030.

11 (12) "Unprotected sharps" means residential sharps waste that are 12 not disposed of in a sharps waste container.

13 **Sec. 26.** RCW 70.95M.090 and 2003 c 260 s 10 are each amended to 14 read as follows:

Nothing in this chapter applies to crematories as ((that term is)) defined in RCW 68.04.070 or hydrolysis facilities as defined in section 4 of this act.

18 Sec. 27. RCW 73.08.070 and 2005 c 250 s 5 are each amended to 19 read as follows:

20 (1) The legislative authority for each county must designate a proper authority to be responsible, at the expense of the county, for 21 the ((burial or cremation)) lawful disposition of the remains of any 22 23 deceased indigent veteran or deceased family member of an indigent 24 veteran who died without leaving means sufficient to defray funeral 25 expenses. The costs of such a ((burial or cremation)) disposition may 26 not exceed the limit established by the county legislative authority 27 nor be less than three hundred dollars.

(2) If the deceased has relatives or friends who desire to 28 29 conduct the ((burial or cremation)) disposition of such deceased 30 ((person)) person's remains, then a sum not to exceed the limit 31 established by the county legislative authority nor less than three hundred dollars shall be paid to the relatives or friends by the 32 county auditor, or by the chief financial officer in a county 33 34 operating under a charter. Payment shall be made to the relatives or friends upon presenting to the auditor or chief financial officer due 35 proof of the death, ((burial or cremation)), disposition of the 36 37 remains, and expenses incurred.

1 (3) Expenses incurred for the ((burial or cremation)) disposition 2 of the remains of a deceased indigent veteran or the deceased family 3 member of an indigent veteran as provided by this section shall be 4 paid from the veterans' assistance fund authorized by RCW 73.08.080.

5 **Sec. 28.** RCW 18.39.170 and 2005 c 365 s 12 are each amended to 6 read as follows:

There shall be appointed by the director an agent whose title 7 "inspector of funeral establishments, crematories, 8 shall be hydrolysis facilities, funeral directors, and embalmers of the state 9 10 of Washington." ((No)) A person ((shall be)) is not eligible for such appointment unless he or she has been a licensed funeral director and 11 12 embalmer in the state of Washington, with a minimum experience of not 13 less than five consecutive years.

14 (1) The inspector shall:

15 (a) Serve at the pleasure of the director; and

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(2) The inspector is authorized to:

(a) Enter the office, premises, establishment, or place of
 business, where funeral directing, embalming, <u>alkaline hydrolysis</u>, or
 cremation is carried on for the purpose of inspecting the premises;

(b) At all times be under the supervision of the director.

(b) Inspect the licenses and registrations of funeral directors,
 embalmers, funeral director interns, and embalmer interns;

(c) Serve and execute any papers or process issued by thedirector under authority of this chapter; and

25 (d) Perform any other duty or duties prescribed or ordered by the 26 director.

27 **Sec. 29.** RCW 18.39.217 and 2009 c 102 s 4 are each amended to 28 read as follows:

(1) A license or endorsement issued by the board or under chapter
68.05 RCW is required in order to operate a crematory, hydrolysis
<u>facility</u>, or conduct a cremation <u>or alkaline hydrolysis</u>.

32 (2) Conducting a cremation <u>or alkaline hydrolysis</u> without a
 33 license or endorsement is a misdemeanor. Each such cremation <u>or</u>
 34 <u>hydrolysis</u> is a separate violation.

35 **Sec. 30.** RCW 18.39.410 and 2016 c 81 s 9 are each amended to 36 read as follows:

In addition to the unprofessional conduct described in RCW 18.235.130, the board may take disciplinary action and may impose any of the sanctions specified in RCW 18.235.110 for the following conduct, acts, or conditions, except as provided in RCW 9.97.020:

5 (1) Solicitation of human remains by a licensee, registrant, 6 endorsement, or permit holder, or agent, assistant, or employee of 7 the licensee, registrant, endorsement, or permit holder whether the 8 solicitation occurs after death or while death is impending. This 9 chapter does not prohibit general advertising or the sale of 10 prearrangement funeral service contracts;

(2) Solicitation may include employment of solicitors, payment of commission, bonus, rebate, or any form of gratuity or payment of a finders fee, referral fee, or other consideration given for the purpose of obtaining or providing the services for human remains or where death is impending;

16 (3) Acceptance by a licensee, registrant, endorsement, or permit 17 holder or other employee of a funeral establishment of a commission, 18 bonus, rebate, or gratuity in consideration of directing business to 19 a cemetery, crematory, <u>hydrolysis facility</u>, mausoleum, columbarium, 20 florist, or other person providing goods and services to the 21 disposition of human remains;

(4) Using a casket or part of a casket that has previously been 22 used as a receptacle for, or in connection with, the burial or other 23 disposition of human remains without the written consent of the 24 person lawfully entitled to control the disposition of remains of the 25 deceased person in accordance with RCW 68.50.160. This subsection 26 does not prohibit the use of rental caskets, such as caskets of which 27 the outer shell portion is rented and the inner insert that contains 28 29 the human remains is purchased and used for the disposition, that are disclosed as such in the statement of funeral goods and services; 30

(5) Violation of a state law, municipal law, or county ordinance
 or regulation affecting the handling, custody, care, transportation,
 or disposition of human remains, except as provided in RCW 9.97.020;

34 (6) Refusing to promptly surrender the custody of human remains 35 upon the expressed order of the person lawfully entitled to its 36 custody under RCW 68.50.160;

37 (7) Selling, or offering for sale, a share, certificate, or an 38 interest in the business of a funeral establishment, or in a 39 corporation, firm, or association owning or operating a funeral 40 establishment that promises or purports to give to purchasers a right

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to the services of a licensee, registrant, endorsement, or permit holder at a charge or cost less than offered or given to the public; (8) Violation of any state or federal statute or administrative ruling relating to funeral practice, except as provided in RCW 9.97.020;

6 (9) Knowingly concealing information concerning a violation of 7 this title.

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