1	
2	An act relating to funeral and cemetery
3	services; amending s. 497.003, F.S.; revising
4	terminology relating to cemeteries owned by a
5	religious institution; amending s. 497.005,
6	F.S.; defining the term "religious
7	institution"; amending s. 497.103, F.S.;
8	authorizing the Department of Banking and
9	Finance and the Board of Funeral and Cemetery
10	Services to adopt rules to allow for electronic
11	submission of applications, documents, and fees
12	and to provide for certification of compliance
13	in lieu of submission of documents; eliminating
14	a reference to an examination fee; amending ss.
15	497.117 and 497.131, F.S.; revising terminology
16	designating a trust fund; amending s. 497.213,
17	F.S.; increasing annual license fees for
18	certain cemeteries; amending s. 497.245, F.S.;
19	eliminating reference to annual examination
20	fees; amending ss. 497.341 and 497.405, F.S.;
21	revising terminology relating to cemeteries
22	owned by a religious institution; amending s.
23	497.407, F.S.; providing initial application
24	and renewal fees for a certificate of authority
25	to sell preneed contracts; revising terminology
26	designating a trust fund; amending s. 497.431,
27	F.S.; eliminating the fee charged to examine
28	the business of any person writing preneed
29	contracts and any guaranteeing organization;
30	revising the expenses that the person or
31	organization being examined is responsible for
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1 paying in connection with an examination; 2 amending s. 497.435, F.S.; revising terminology 3 designating a trust fund; amending s. 497.439, 4 F.S.; providing for submission of an 5 application for registration as a preneed sales agent, with application fee, in a form б 7 prescribed by department rule and approved by the board; providing an effective date. 8 9 10 Be It Enacted by the Legislature of the State of Florida: 11 12 Section 1. Subsections (1), (4), and (5) of section 13 497.003, Florida Statutes, are amended to read: 14 497.003 Cemeteries; exemption; investigation and mediation.--15 (1) The provisions of this chapter relating to 16 17 cemeteries and all rules adopted pursuant thereto shall apply to all cemeteries except for: 18 19 (a) Religious institution Church cemeteries of less than 5 acres which provide only single-level ground burial. 20 21 (b) County and municipal cemeteries. (c) Community and nonprofit association cemeteries 22 23 which provide only single-level ground burial and do not sell burial spaces or burial merchandise. 24 (d) Cemeteries owned and operated or dedicated by a 25 26 religious institution churches prior to June 23, 1976. 27 (e) Cemeteries beneficially owned and operated since July 1, 1915, by a fraternal organization or its corporate 28 29 agent. (f) A columbarium consisting of less than one-half 30 acre which is owned by and immediately contiguous to an 31 2 CODING: Words stricken are deletions; words underlined are additions.

existing religious institution church facility and is subject 1 2 to local government zoning. The religious institution church 3 establishing such a columbarium shall ensure that the 4 columbarium is perpetually kept and maintained in a manner 5 consistent with the intent of this chapter. If the religious 6 institution church relocates, the religious institution church 7 shall relocate all of the urns and remains placed in the 8 columbarium which were placed therein during its use by the 9 religious institution church.

10 (g) Family cemeteries of less than 2 acres which do11 not sell burial spaces or burial merchandise.

12 (h) A mausoleum consisting of 2 acres or less which is owned by and immediately contiguous to an existing religious 13 14 institution church or synagogue facility and is subject to local government zoning. The religious institution church or 15 synagogue establishing such a mausoleum must ensure that the 16 17 mausoleum is kept and maintained in a manner consistent with the intent of this chapter and limit its availability to 18 19 members of the religious institution church or synagogue. The 20 religious institution church or synagogue establishing such a 21 mausoleum must have been incorporated for at least 25 years and must have sufficient funds in an endowment fund to cover 22 the costs of construction of the mausoleum. 23

(4) Any religious-institution-owned church-owned 24 cemetery that is exempt under paragraph (1)(d), is located in 25 26 a county with a population of at least 1.3 million persons on July 1, 1996, and was selling merchandise and services to the 27 religious institution's church's members prior to October 1, 28 29 1993, may establish one additional exempt cemetery in such county after December 31, 2020, without establishing need 30 under s. 497.201. 31

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(5) Any religious-institution-owned church-owned 1 2 cemetery exempt under subsection (1), except those cemeteries 3 qualifying under paragraph (1)(d), which becomes affiliated 4 with a commercial enterprise must meet the requirements of s. 5 497.201. 6 Section 2. Present subsections (31), (32), and (33) of 7 section 497.005, Florida Statutes, are renumbered as subsections (32), (33), and (34), respectively, and a new 8 9 subsection (31) is added to that section to read: 497.005 Definitions.--As used in this chapter: 10 (31) "Religious institution" means an organization 11 12 formed primarily for religious purposes which has qualified for exemption from federal income tax as an exempt 13 14 organization under the provisions of s. 501(c)(3) of the Internal Revenue Code of 1986, as amended. 15 Section 3. Subsections (1) and (4) of section 497.103, 16 17 Florida Statutes, are amended to read: 18 497.103 Rulemaking authority of board and 19 department.--20 (1) The board has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to implement provisions of this 21 22 chapter conferring duties upon it. The department may adopt 23 rules pursuant to ss. 120.536(1) and 120.54 to administer provisions of this chapter conferring duties upon it. The 24 board or the department may also adopt rules to allow for the 25 26 electronic submission of any applications, documents, or fees required by this chapter. The board or the department may 27 adopt rules to authorize the board or the department to accept 28 29 certification of compliance with certain requirements of this 30 chapter in lieu of requiring submission of the documents. 31 4

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The department shall examine the financial affairs 1 (4) 2 of any cemetery company and any preneed sales 3 certificateholder and charge an examination fee as prescribed 4 in s. 497.431. 5 Section 4. Subsection (1) of section 497.117, Florida 6 Statutes, is amended to read: 7 497.117 Legal and investigative services.--8 (1) The Department of Legal Affairs shall provide 9 legal services to the board within the Department of Banking and Finance, but the primary responsibility of the Department 10 of Legal Affairs shall be to represent the interests of the 11 12 citizens of the state by vigorously counseling the board with respect to its obligations under the laws of the state. 13 14 Subject to the prior approval of the Attorney General, the 15 board may retain independent legal counsel to provide legal advice to the board on a specific matter. Fees and costs of 16 17 such counsel shall be paid from the Regulatory Trust Fund of the Department of Banking and Finance. 18 19 Section 5. Subsection (4) of section 497.131, Florida 20 Statutes, is amended to read: 21 497.131 Disciplinary proceedings.--(4) The determination as to whether probable cause 22 23 exists shall be made by majority vote of the probable cause panel of the board. The board shall provide, by rule, that the 24 determination of probable cause shall be made by a panel of 25 26 its members or by the department. The board may provide, by 27 rule, for multiple probable cause panels composed of at least two members. The board may provide, by rule, that one or more 28 29 members of the panel or panels may be a former board member. The length of term or repetition of service of any such former 30 board member on a probable cause panel may vary according to 31 5 CODING: Words stricken are deletions; words underlined are additions.

the direction of the board when authorized by board rule. Any 1 probable cause panel must include one of the board's former or 2 3 present consumer members, if one is available, willing to 4 serve, and is authorized to do so by the board chair. Any 5 probable cause panel must include a present board member. Any 6 probable cause panel must include a former or present 7 professional board member. However, any former professional 8 board member serving on the probable cause panel must hold an 9 active valid license for that profession. All probable cause proceedings conducted pursuant to the provisions of this 10 section are exempt from the provisions of s. 286.011 and s. 11 12 24(b), Art. I of the State Constitution. The probable cause 13 panel may make a reasonable request, and upon such request the 14 department shall provide such additional investigative 15 information as is necessary to the determination of probable cause. A request for additional investigative information 16 17 shall be made within 15 days from the date of receipt by the probable cause panel of the investigative report of the 18 19 department. The probable cause panel shall make its determination of probable cause within 30 days after receipt 20 by it of the final investigative report of the department. The 21 22 Comptroller may grant extensions of the 15-day and the 30-day 23 time limits. If the probable cause panel does not find probable cause within the 30-day time limit, as may be 24 extended, or if the probable cause panel finds no probable 25 26 cause, the department may determine, within 10 days after the 27 panel fails to determine probable cause or 10 days after the time limit has elapsed, that probable cause exists. If the 28 29 probable cause panel finds that probable cause exists, it shall direct the department to file a formal complaint against 30 the licensee. The department shall follow the directions of 31

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the probable cause panel regarding the filing of a formal 1 2 complaint. If directed to do so, the department shall file a 3 formal complaint against the subject of the investigation and 4 prosecute that complaint pursuant to the provisions of chapter 5 120. However, the department may decide not to prosecute the complaint if it finds that probable cause had been б 7 improvidently found by the panel. In such cases, the 8 department shall refer the matter to the board. The board may 9 then file a formal complaint and prosecute the complaint pursuant to the provisions of chapter 120. The department 10 shall also refer to the board any investigation or 11 12 disciplinary proceeding not before the Division of Administrative Hearings pursuant to chapter 120 or otherwise 13 14 completed by the department within 1 year after the filing of 15 a complaint. A probable cause panel or the board may retain 16 independent legal counsel, employ investigators, and continue 17 the investigation as it deems necessary; all costs thereof 18 shall be paid from the department's Regulatory Trust Fund. All 19 proceedings of the probable cause panel shall be exempt from 20 the provisions of s. 120.525. 21 Section 6. Subsection (1) of section 497.213, Florida Statutes, is amended to read: 22 497.213 Annual license fees.--23 (1) The department shall collect from each cemetery 24 company operating under the provisions of this chapter an 25 26 annual license fee as follows: 27 (a) For a cemetery with less than \$25,000 annual gross 28 sales.....\$250. 29 (b) For a cemetery with at least \$25,000 but less than 30 \$100,000 annual gross sales.....\$350. 31 7 CODING: Words stricken are deletions; words underlined are additions.

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(c) For a cemetery with annual gross sales of at least 1 2 \$100,000 but less than \$250,000.....\$600. 3 (d) For a cemetery with annual gross sales of at least 4 \$250,000 but less than \$500,000......\$900. (e) For a cemetery with annual gross sales of at least 5 6 \$500,000 but less than \$750,000.....\$1,350. 7 (f) For a cemetery with annual gross sales of at least 8 \$750,000 but less than \$1,000,000.....\$2,250\$1,750. 9 (g) For a cemetery with annual gross sales of at least \$1,000,000 but less than \$5,000,000 or more....\$3,250\$2,650. 10 (h) For a cemetery with annual gross sales of 11 12 Section 7. Subsection (2) of section 497.245, Florida 13 14 Statutes, is amended to read: 15 497.245 Care and maintenance trust fund, percentage of 16 payments for burial rights to be deposited .--17 (2) Deposits to the care and maintenance trust fund 18 shall be made by the cemetery company not later than 30 days 19 following the close of the calendar month in which any payment 20 was received; however, when such payments are received in installments, the percentage of the installment payment placed 21 22 in trust must be identical to the percentage which the payment received bears to the total cost for the burial rights. 23 Trust income may be used to pay for all usual and customary services 24 25 for the operation of a trust account, including, but not 26 limited to: reasonable trustee and custodian fees, investment 27 adviser fees, allocation fees, and taxes, and annual 28 examination fees. If the net income is not sufficient to pay 29 the fees and other expenses, the fees and other expenses shall be paid by the cemetery company. Capital gains taxes shall be 30 paid from the corpus. 31

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Section 8. Subsection (1) of section 497.341, Florida 1 2 Statutes, is amended to read: 3 497.341 Burial without regard to race or color .--4 (1) No cemetery company or other legal entity 5 conducting or maintaining any public or private cemetery may 6 deny burial space to any person because of race or color. A 7 cemetery company or other entity operating any cemetery may 8 designate parts of cemeteries or burial grounds for the 9 specific use of persons whose religious code requires isolation. Religious institution Church cemeteries may limit 10 burials to church members of the religious institution and 11 their families. 12 Section 9. Subsection (4) of section 497.405, Florida 13 14 Statutes, is amended to read: 497.405 Certificate of authority required.--15 16 (4) The provisions of this section do not apply to 17 religious-institution-owned church-owned cemeteries exempt under s. 497.003(1)(d), in counties with a population of at 18 19 least 960,000 persons on July 1, 1996, with respect to the sale to the religious institution's church's members and their 20 families of interment rights, mausoleums, crypts, cremation 21 niches, vaults, liners, urns, memorials, vases, foundations, 22 23 memorial bases, floral arrangements, monuments, markers, engraving, and the opening and closing of interment rights, 24 mausoleums, crypts and cremation niches, if such cemeteries 25 26 have engaged in the sale of preneed contracts prior to October 27 1, 1993, and maintain a positive net worth at the end of each fiscal year of the cemetery. 28 29 Section 10. Subsections (4), (9), and (12) of section 30 497.407, Florida Statutes, are amended to read: 31 9

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497.407 Certificate of authority; annual statement; 1 2 renewal; transfer.--(4)(a) An application to the board for an initial 3 4 certificate of authority shall be accompanied by an 5 application fee of \$500. Thereafter, each annual application 6 for renewal of a certificate of authority shall be accompanied 7 by the appropriate fee as follows: 8 1. For a certificateholder with no preneed contract 9 sales during the immediately preceding year.....\$300. 2. For a certificateholder with at least 1 but fewer 10 than 50 preneed contract sales during the immediately 11 12 preceding year....\$400. 3. For a certificateholder with at least 50 but fewer 13 14 than 250 preneed contract sales during the immediately preceding year.....\$500. 15 For a certificateholder with at least 250 but fewer 16 4. than 1,000 preneed contract sales during the immediately 17 18 preceding year.....\$850. 19 5. For a certificateholder with at least 1,000 but 20 fewer than 2,500 preneed contract sales during the immediately 21 preceding year.....\$1,500. 22 6. For a certificateholder with at least 2,500 but fewer than 5,000 preneed contract sales during the immediately 23 preceding year.....\$2,500. 24 25 7. For a certificateholder with at least 5,000 but 26 fewer than 15,000 preneed contract sales during the immediately preceding year.....\$6,000. 27 28 8. For a certificateholder with at least 15,000 but 29 fewer than 30,000 preneed contract sales during the 30 immediately preceding year.....\$12,500. 31 10

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1	9. For a certificateholder with 30,000 preneed
2	contract sales or more during the immediately preceding year
3	\$18,500.
4	(b) The fee payable to the department for issuance of
5	the original certificate of authority and each annual renewal
6	thereof shall be set by the board at an amount not to exceed
7	\$500 and shall accompany each application for an original
8	certificate and, thereafter, each annual statement. Any person
9	or entity that is part of a common business enterprise that
10	has a certificate of authority issued pursuant to this section
11	and elects to operate under a name other than that of the
12	common business enterprise shall submit an application on a
13	form adopted by the board to become a branch registrant. Upon
14	the approval of the board that such entity qualifies to sell
15	preneed contracts under this chapter except for the
16	requirements of subparagraph (2)(c)1. and if the
17	certificateholder meets the requirements of such subparagraph,
18	a branch registration shall be issued. Each branch registrant
19	may operate under the certificate of authority of the common
20	business enterprise upon the payment of a fee established by
21	the board not to $exceed \$150 \100 accompanying the application
22	on April 1 annually. The fee shall be payable to the
23	department's Regulatory Trust Fund under the department.
24	(9) In addition to any other penalty that may be
25	provided for under this chapter, the board may levy a fine not
26	to exceed \$50 a day for each day the certificateholder fails
27	to file its annual statement, and the board may levy a fine
28	not to exceed \$50 a day for each day the certificateholder
29	fails to file the statement of activities of the trust. Upon
30	notice to the certificateholder by the board that the
31	certificateholder has failed to file the annual statement or
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the statement of activities of the trust, the 1 certificateholder's authority to sell preneed contracts shall 2 cease while such default continues. The board shall deposit 3 4 all sums collected under this section to the credit of the 5 department's Regulatory Trust Fund under the department. 6 (12) Each certificateholder shall pay to the 7 department's Regulatory Trust Fund under the department an 8 amount established by the board not to exceed \$10^{\$5} for each 9 preneed contract entered into. This amount must be paid within 60 days after the end of each quarter. These funds must be 10 used to defray the cost of the board and the department in 11 12 administering the provisions of this chapter. Section 11. Section 497.431, Florida Statutes, is 13 14 amended to read: 497.431 Examinations and investigations.--The 15 16 department shall, as often as it may deem necessary but at 17 least once every 3 years, examine the business of any person writing preneed contracts and any guaranteeing organization 18 19 existing under this chapter to the extent applicable. The 20 examination shall be at the expense of the person or organization examined as provided in this section and shall be 21 made by the designated representatives or examiners 22 23 representative or examiner of the department. The written report of each such examination, when completed, shall be 24 filed in the office of the board and, when so filed, shall 25 26 constitute a public record. Any such person or organization 27 being examined shall produce, upon request, all records of the company or organization. The designated representative of the 28 29 board may at any time examine the records and affairs of any such person or organization, whether in connection with a 30 formal examination or not. The board may waive the examination 31

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requirements of this section if the certificateholder or 1 2 guaranteeing organization submits audited financial 3 statements. The department may charge an examination fee 4 prescribed by rule, but such fee may not exceed \$300 per 5 8-hour day for each examiner. Such examination fee shall be calculated on an hourly basis and shall be rounded to the 6 7 nearest hour. The person or organization examined For 8 out-of-state travel, the licensee shall also pay the travel 9 expense and per diem subsistence allowance provided for state employees under s. 112.061 for out-of-state travel incurred by 10 department representatives or examiners in connection with an 11 12 examination. The department shall be entitled to recover the reasonable and justifiable costs of investigation if the 13 14 investigation results in judicial or administrative 15 disciplinary action. Section 12. Subsection (3) of section 497.435, Florida 16 17 Statutes, is amended to read: 497.435 Administrative fine in lieu of revocation or 18 19 suspension of certificate of authority .--20 (3) The fine shall be deposited into the department's Regulatory Trust Fund under the department. 21 22 Section 13. Subsection (7) of section 497.439, Florida 23 Statutes, is amended to read: 497.439 Preneed sales agents.--24 (7) An application for registration as a preneed sales 25 26 agent shall be submitted to the department with an application 27 fee of \$100 by certified mail, return receipt requested, by the certificateholder in on a form that has been prescribed by 28 29 department rule and approved by the board. Such application 30 and shall contain, at a minimum, the following: 31 13 CODING: Words stricken are deletions; words underlined are additions.

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1 The name, address, social security number, and (a) 2 date of birth of the applicant and such other information as 3 the board may reasonably require of the applicant. 4 (b) The name, address, and license number of the 5 sponsoring certificateholder. 6 (c) A representation, signed by the applicant, that 7 the applicant meets the requirements set forth in subsection (6). 8 9 (d) A representation, signed by the certificateholder, that the applicant is authorized to offer, sell, and sign 10 preneed contracts on behalf of the certificateholder, and that 11 12 the certificateholder has trained the applicant in the provisions of this chapter relating to preneed sales as 13 14 determined by the board, the provisions of the 15 certificateholder's preneed contract, and the nature of the merchandise, services, or burial rights sold by the 16 certificateholder. 17 18 (e) A statement indicating whether the applicant has 19 any type of working relationship with any other certificateholder or insurance company. 20 21 Section 14. This act shall take effect July 1, 2000. 22 23 24 25 26 27 28 29 30 31 14 CODING: Words stricken are deletions; words underlined are additions.