REPORT OF CONFERENCE COMMITTEE

MR. SPEAKER AND MADAM PRESIDENT:

We, the undersigned conferees, have had under consideration the amendments to the following entitled BILL:

H. B. No. 1198: Funeral Service Board; extend repealer and amend various provisions of licensure law.

We, therefore, respectfully submit the following report and recommendation:

- 1. That the Senate recede from its Amendment No. 1.
- 2. That the House and Senate adopt the following amendment:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

72 SECTION 1. Section 73-11-33, Mississippi Code of 1972, is amended as follows: 73 73-11-33. Sections 73-11-41 through 73-11-69, which create 74 75 the State Board of Funeral Service and prescribe its duties and 76 powers, shall stand repealed as of July 1, 2010. 77 SECTION 2. Section 73-11-41, Mississippi Code of 1972, is 78 reenacted and amended as follows: 73-11-41. The following terms shall have the meanings 79 ascribed herein unless the context shall otherwise require: 80 "Board" means the State Board of Funeral Service of 81 (a) 82 the State of Mississippi as created by Section 73-11-43, or any successor thereof. 83 84 (b) "Branch establishment" means an auxiliary facility 85 or division of a main funeral establishment licensed under this 86 chapter that is within seventy-five (75) miles of the main 87 facility. "Embalming" means the disinfection of the dead 88 (C) 89 human body by replacing certain body fluids with preserving and 90 disinfecting chemicals. 91 (d) "Funeral establishment" means a fixed place or 92 premise duly licensed by the board that is devoted to or used in

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the immediate post death activities of custody, shelter, care, 93 94 preparation and/or embalming for final disposition of the body; or used for religious services or other rites or ceremonies 95 96 associated with the final disposition of human dead; or maintained or held out to the public by advertising or otherwise as such, for 97 the convenience and comfort of the bereaved and the community for 98 viewing or other services in connection with the human dead, and 99 100 as the office or place for carrying on the profession of funeral 101 service and/or funeral directing.

102 (e) "License for funeral establishment" means a license 103 issued to a place or premise devoted to or used in the immediate post-death activities of custody, shelter, care, preparation 104 105 and/or embalming for final disposition of the body; or used for 106 religious services or other rites or ceremonies associated with the final disposition of human dead; or maintained for the 107 108 convenience and comfort of the bereaved and the community for viewing or other services in connection with the human dead, and 109 110 as the office or place for carrying on the profession of funeral service and/or funeral directing. 111

(f) "License for the practice of funeral directing" means the license given to a person engaging in the "practice of funeral service" who is not engaged in the practice of embalming. (g) "License for the practice of funeral service" means

116 the license given to a person engaging in the "practice of funeral 117 service," including the practice of embalming.

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(h) "Practice of funeral service" means:

119 (i) Providing shelter, care and custody of the 120 human dead;

(ii) Conducting immediate post-death activities; (iii) Preparing of the human dead by embalming or other methods for burial or other disposition;

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124 (iv) Being responsible for the transportation of 125 the human dead, bereaved relatives and friends; 126 (v) Making arrangements, financial or otherwise, 127 for the providing of such services; 128 (vi) The sale of funeral merchandise; or 129 (vii) The practice or performance of any function 130 of funeral directing and/or embalming as presently known, including those stipulated herein. 131 132 This definition shall not include persons or corporations engaging only in the preneed sale of funeral merchandise or 133 134 service. 135 (i) "Resident trainee" means a person who is preparing 136 to become licensed for the practice of funeral service or funeral 137 directing and who is serving under the supervision and instruction of a person duly licensed for the practice of funeral service or 138 139 funeral directing in this state. 140 (j) "Solicitation" means the act or practice of 141 approaching someone with a request or plea, or urging someone toward a particular cause, as it may pertain to the care, custody 142 143 or disposition of a dead human body. (k) "Casket" is defined as a rigid container that is 144 designed for the encasement of human remains and that is usually 145 146 constructed of wood, metal, fiberglass, plastic or like material 147 and ornamented and lined with fabric. 148 (1) "Cremation" is the technical process, using heat, that reduces human remains to bone fragments. 149 150 (m) "Crematory" is defined as any person, partnership 151 or corporation that performs cremation. A crematory must comply 152 with any applicable public health laws and rules and must contain 153 the equipment and meet all of the standards established by the 154 rules and regulations adopted by the board.

155 (n) "Direct cremation" means a disposition of human

156 remains by cremation without formal viewing, visitation or

157 <u>ceremony with the body present.</u>

158 (o) "Crematory operator" means the legal entity that
159 operates a crematory and performs cremations.

160 SECTION 3. Section 73-11-43, Mississippi Code of 1972, is 161 reenacted as follows:

73-11-43. There is hereby created the State Board of Funeral 162 163 Service which shall consist of seven (7) members, one (1) funeral 164 service licensee and one (1) funeral director licensee to be 165 appointed from each Mississippi Supreme Court district. Three (3) 166 members shall have been licensed for the practice of funeral 167 service under this chapter for five (5) consecutive years and/or 168 have had at least five (5) consecutive years' experience as a funeral director and embalmer in this state immediately preceding 169 170 his appointment. Three (3) members shall have been licensed for the practice of funeral directing under this chapter for five (5) 171 172 consecutive years and/or have had at least five (5) consecutive years' experience as a funeral director immediately preceding his 173 174 appointment. One (1) member shall be a public member and be 175 appointed from the public at large. The members of the board 176 shall be appointed by the Governor with the advice and consent of 177 the Senate. All appointments shall be for terms of four (4) years 178 from the expiration date of the previous term. No board member shall serve more than two (2) consecutive full terms. Vacancies 179 in office shall be filled by appointment by the Governor in the 180 181 same manner as the appointment to the position which becomes 182 vacant, subject to the advice and consent of the Senate at the 183 next regular session of the Legislature. Appointments for 184 vacancies in office, except those from the public at large, may be made from a joint list of four (4) qualified persons, two (2) each 185 186 submitted by the Mississippi Funeral Directors Association and the

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187 Mississippi Funeral Directors and Morticians Association. Nothing 188 in this chapter or any other statute shall preclude the members of 189 the State Embalming Board from serving as members of the State 190 Board of Funeral Service.

191 SECTION 4. Section 73-11-45, Mississippi Code of 1972, is 192 reenacted as follows:

193 73-11-45. The members of the board, before entering upon 194 their duties, shall take and subscribe to the oath of office 195 prescribed for other state officers, which oath shall be 196 administered by properly qualified authority and shall be filed in 197 the Office of the Secretary of State.

198 SECTION 5. Section 73-11-47, Mississippi Code of 1972, is 199 reenacted as follows:

73-11-47. The board shall hold not less than two (2) 200 meetings annually for the purpose of conducting the business of 201 202 the board and for examining applications for licenses. Four (4) 203 or more members shall comprise a quorum. Any member who shall not 204 attend two (2) consecutive meetings of the board shall be subject to removal by the Governor. The chairman of the board shall 205 206 notify the Governor in writing when any such member has failed to 207 attend two (2) consecutive regular meetings.

208 **SECTION 6.** Section 73-11-49, Mississippi Code of 1972, is 209 reenacted and amended as follows:

73-11-49. (1) The board is authorized to select from its
own membership a chairman, vice chairman and secretary-treasurer.
Election of officers shall be held at the first regularly
scheduled meeting of the fiscal year.

(2) All members of the board shall be reimbursed for their necessary traveling expenses and mileage incident to their attendance upon the business of the board, as provided in Section 25-3-41, and shall receive a per diem as provided in Section 25-3-69 for every day actually spent upon the business of the

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219 board, not to exceed twenty (20) days per year unless authorized 220 by a majority vote of the board.

(3) All monies received by the board shall be paid into a special fund in the State Treasury to the credit of the board and shall be used by the board for paying the traveling and necessary expenses and per diem of the members of the board while on board business, and for paying other expenses necessary for the operation of the board in carrying out and involving the provisions of this chapter.

228 (4) The board shall employ an administrator of the board, 229 who shall have complete supervision and be held responsible for 230 the direction of the office of the board, shall have supervision 231 over field inspections and enforcement of the provisions of this 232 chapter, shall have such other duties as may be assigned by the board, shall be responsible and answerable to the board. 233 The 234 board may employ such other clerical assistants and employees as 235 may be necessary to carry out the provisions of this chapter, and the terms and conditions of such employment shall be determined by 236 237 the board in accordance with applicable state law and rules and 238 regulations of the State Personnel Board.

(5) The board, when it shall deem necessary, shall be represented by an assistant Attorney General duly appointed by the Attorney General of this state, and may also request and receive the assistance of other state agencies and county and district attorneys, all of whom are authorized to provide the assistance requested.

(6) The board shall have subpoena power in enforcing theprovisions of this chapter.

(7) The board shall adopt and promulgate rules and
regulations for the transaction of its business in accordance with
the provisions of the Mississippi Administrative Procedures Law
(Section 25-43-1 et seq.). No rule or regulation promulgated by

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251 the board affecting any person or agency outside the board shall 252 be adopted, amended or repealed without a public hearing on the 253 proposed action. The board shall give written notice at least 254 thirty (30) days in advance of any meeting with respect to any 255 proposed adoption, amendment or repeal of a rule or regulation of 256 the board, in accordance with the Administrative Procedures Act, 257 as well as notifying the duly elected presidents and secretaries 258 of the Mississippi Funeral Directors Association and the 259 Mississippi Funeral Directors and Morticians Association, or their successors. 260

261 (8) The board may designate the administrator to perform 262 inspections under this chapter, may employ an individual to 263 perform such inspections or may contract with any other individual 264 or entity to perform such inspections. Any individual or entity that performs such inspections shall have the right of entry into 265 266 any place in which the business or practice of funeral service 267 and/or funeral directing is carried on or advertised as being 268 carried on, for the purpose of inspection, for the investigation 269 of complaints coming before the board and for such other matters 270 as the board may direct.

(9) The board shall not <u>adopt</u> any rule or regulation pertaining to the transportation of dead bodies, <u>and shall not</u> <u>adopt any rule or regulation</u> requiring <u>dead bodies</u> to be embalmed except as required by the State Department of Health's Rule 43 or any subsequent rule adopted by the department.

276 **SECTION 7.** Section 73-11-51, Mississippi Code of 1972, is 277 reenacted and amended as follows:

278 73-11-51. (1) No person shall engage in the business or 279 practice of funeral service, including embalming, and/or funeral 280 directing or hold himself out as transacting or practicing or 281 being entitled to transact or practice funeral service, including 282 embalming, and/or funeral directing in this state unless duly 283 licensed <u>under</u> the provisions of this chapter.

(2) The board is authorized and empowered to examine applicants for licenses for the practice of funeral service and funeral directing and shall issue the proper license to those persons who successfully pass the applicable examination and otherwise comply with the provisions of this chapter.

(3) To be licensed for the practice of funeral directingunder this chapter, a person must:

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(a) Be at least eighteen (18) years of age;

(b) Have a high school diploma or the equivalentthereof;

(c) Have served as a resident trainee for not less than twenty-four (24) months under the supervision of a person licensed for the practice of funeral service or funeral directing in this state;

(d) Have successfully passed a written and/or oralexamination as prepared or approved by the board; and

(e) Be of good moral character.

301 (4) To be licensed for the practice of funeral service under302 this chapter, a person must:

303 (a) Be at least eighteen (18) years of age;
304 (b) Have a high school diploma or the equivalent
305 thereof;

306 (c) Have successfully completed twelve (12) months or
307 more of academic and professional instruction from an institution
308 accredited by the United States Department of Education for
309 funeral service education and have a certificate of completion
310 from an institution accredited by the American Board of Funeral
311 Service Education or any other successor recognized by the United
312 States Department of Education for funeral service education;

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(d) Have served as a resident trainee for not less than twelve (12) months, either <u>before</u> or after graduation from an accredited institution mentioned above, under the supervision of a person licensed for the practice of funeral service in this state and in an establishment licensed in this state;

318 (e) Have successfully passed <u>the National Conference of</u> 319 <u>Funeral Examiners examination as</u> approved by the board; and 320 (f) Be of good moral character.

321 (5)All applications for examination and license for the practice of funeral service or funeral directing shall be upon 322 323 forms furnished by the board and shall be accompanied by an 324 examination fee, a licensing fee and a nonrefundable application 325 fee in amounts fixed by the board in accordance with Section 326 73-11-56. The fee for an initial license, however, may be prorated in proportion to the period of time from the date of 327 328 issuance to the date of biennial license renewal prescribed in 329 subsection (8) of this section. All applications for examination 330 shall be filed with the board office at least sixty (60) days before the date of examination. A candidate shall be deemed to 331 332 have abandoned the application for examination if he does not 333 appear on the scheduled date of examination unless such failure to 334 appear has been approved by the board.

335 (6) The practice of funeral service or funeral directing 336 must be engaged in at a licensed funeral establishment, at least 337 one (1) of which is listed as the licensee's place of business; 338 and no person, partnership, corporation, association or other 339 organization shall open or maintain a funeral establishment at 340 which to engage in or conduct or hold himself or itself out as 341 engaging in the practice of funeral service or funeral directing 342 until such establishment has complied with the licensing requirements of this chapter. A license for the practice of 343 344 funeral service or funeral directing shall be used only at

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345 licensed funeral establishments; however, this provision shall not 346 prevent a person licensed for the practice of funeral service or 347 funeral directing from conducting a funeral service at a church, a 348 residence, public hall, lodge room or cemetery chapel, if such 349 person maintains a fixed licensed funeral establishment of his own 350 or is in the employ of or an agent of a licensed funeral 351 establishment.

(7) Any person holding a valid, unrevoked and unexpired 352 353 nonreciprocal license in another state or territory having 354 requirements greater than or equal to those of this state as 355 determined by the board may apply for a license to practice in 356 this state by filing with the board a certified statement from the 357 secretary of the licensing board of the state or territory in 358 which the applicant holds his license certifying to his 359 qualifications and good standing with that board by having 360 successfully passed a written and/or oral examination on the Mississippi Funeral Service licensing law and rules and 361 362 regulations as prepared or approved by the board, and by paying a nonrefundable application fee set by the board under Section 363 364 73-11-56. If the board finds that the applicant has fulfilled 365 substantially similar requirements, the board shall grant such 366 license upon receipt of a fee in an amount equal to the renewal 367 fee set by the board for a license for the practice of funeral 368 service or funeral directing, as the case may be, in this state. 369 The board may issue a temporary funeral service or funeral directing work permit before a license is granted, before the next 370 regular meeting of the board, if the applicant for a reciprocal 371 372 license has complied with all requirements, rules and regulations 373 of the board. The temporary permit will expire at the next 374 regular meeting of the board.

375 (8) (a) Any person holding a license for the practice of376 funeral service or funeral directing may have the same renewed for

05/SS01/HB1198CR.J ***SS01/OHB1198CR.J*** PAGE 10 377 a period of two (2) years by making and filing with the board an 378 application on or before the due date. Payment of the renewal fee 379 shall be in an amount set by the board in accordance with Section 380 73-11-56. The board shall mail the notice of renewal and the due 381 date for the payment of the renewal fee to the last known address 382 of each licensee at least thirty (30) days before that date. Tt. 383 is the responsibility of the licensee to notify the board in writing of any change of address. An application will be 384 385 considered late if the application and proper fees are not in the 386 board's office or postmarked by the due date.

387 (b) If the renewal fee is not paid on or postmarked by 388 the due date, the license of such person shall by operation of law 389 automatically expire and become void without further action of the 390 board. The board may reinstate such license if application for licensure is made within a period of five (5) years, upon payment 391 392 of the renewal fee for the current year, all renewal fees in arrears, and a reinstatement fee. After a period of five (5) 393 394 years, the licensee must make application, pay the current renewal 395 fee, all fees in arrears, and pass a written and/or oral 396 examination as prepared or approved by the board.

397 (9) No license shall be assignable or valid for any person398 other than the original licensee.

399 (10) The board may, in its discretion, if there is a major 400 disaster or emergency where human death is likely to occur, 401 temporarily authorize the practice of funeral directing and 402 funeral service by persons licensed to practice in another state 403 but not licensed to practice in this state, provided that such 404 services are only rendered by members of disaster mortuary teams 405 authorized by federal or appropriate local authorities to provide 406 such services. Only persons licensed in this state, however, may 407 sign death certificates.

408 (11) * * * A person who is licensed for the practice of 409 funeral service by another state is authorized to make a removal 410 of a deceased person, embalm a deceased person or conduct a 411 funeral or burial service in this state, and a funeral director 412 who is licensed by another state is authorized to conduct a 413 funeral or burial service in this state, in the same manner and to 414 the same extent as provided by the laws of that state to persons 415 licensed by the State of Mississippi for the practice of funeral 416 service or for the practice of funeral directing. The board is 417 authorized to enter into written agreements with those states 418 detailing the manner and extent to which persons licensed by the State of Mississippi may practice funeral service or directing in 419 420 that state.

421 (12) Any funeral service technology or mortuary science program accredited by the American Board of Funeral Service 422 423 Education in the State of Mississippi, as well as students 424 enrolled in such a program, shall be exempt from licensing under 425 this chapter when embalming or otherwise preparing a deceased 426 human body for disposition as part of a student practicum 427 experience, when the student is directly supervised by an 428 instructor or preceptor who holds a current funeral service 429 license. This exemption shall apply to practicum experiences 430 performed at an accredited institution of funeral service 431 technology or mortuary science program or at a duly licensed 432 funeral establishment or commercial mortuary service. Nothing in 433 this subsection shall be construed to allow any funeral service technology or mortuary science program, or those students enrolled 434 in such a program, to engage in practicum experiences for 435 436 remuneration.

437 (13) Each application or filing made under this section
438 shall include the social security number(s) of the applicant in
439 accordance with Section 93-11-64.

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441 **SECTION 8.** Section 73-11-53, Mississippi Code of 1972, is 442 reenacted and amended as follows:

443 73-11-53. (1) A person desiring to become a resident 444 trainee for the practice of funeral service or funeral directing shall make application to the board. Such application shall be 445 446 sustained by the licensee under whom the applicant is serving, and 447 shall be accompanied by a nonrefundable application fee in an 448 amount set by the board in accordance with Section 73-11-56. When 449 the board is satisfied as to the qualifications of an applicant, 450 it shall issue a certificate of resident traineeship. No credit 451 toward the resident traineeship will be allowed before the receipt 452 of a properly completed application and applicable fee at the 453 board office.

454 (2) The board shall have the power to suspend or revoke a
455 certificate of a resident traineeship for violation of any
456 provision of this chapter.

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458 <u>(3)</u> A resident trainee must serve the apprenticeship in a 459 funeral establishment that is licensed by the State of Mississippi 460 and the preceptor must be a Mississippi licensee <u>who is employed</u> 461 by a Mississippi licensed funeral establishment.

462 (4) A resident traineeship certificate shall be renewable 463 upon payment of a renewal fee as set by the board. The 464 certificate will expire on December 31 of each year. The fee and 465 application will be considered late if the fee and application are 466 not in the office or show a postmark of December 31. Applications 467 received late may be reinstated by the payment of a renewal fee 468 and a reinstatement fee.

469 SECTION 9. Section 73-11-55, Mississippi Code of 1972, is
470 reenacted and amended as follows:

471 73-11-55. (1) No person or party shall conduct, maintain, 472 manage or operate a funeral establishment or branch thereof unless 473 a license for each such establishment has been issued by the board 474 and is conspicuously displayed in such funeral establishment. In 475 case of funeral services held in any private residence, church, 476 cemetery, cemetery chapel, cemetery facility, or lodge hall, no 477 license shall be required.

To be licensed as a funeral establishment, a place or 478 (2)479 premise must be at a fixed and specified address or location and 480 must be used for immediate post-death activities, whether used for 481 the custody, shelter, care, preparation and/or embalming of the 482 human dead. Every funeral establishment shall be under the charge 483 and personal supervision of a Mississippi funeral director 484 licensee or a Mississippi funeral service licensee. The licensee in charge and the licensee with personal supervisory 485 486 responsibilities need not be the same licensee. Each licensed 487 funeral establishment shall be inspected at least once during each 488 licensing period. Such inspections may be unannounced. After 489 inspection of a funeral establishment, if the board cites the 490 funeral establishment for failure to comply with any provision of 491 this chapter or a rule or regulation of the board, the funeral establishment shall resolve the violation to the satisfaction of 492 493 the board and be in full compliance with this chapter and board 494 rules and regulations not later than thirty (30) days after the 495 board files the inspection report.

(3) (a) A funeral establishment must contain a preparation and/or embalming room, adequate casket and/or vault selection room, and holding facilities or proper room or rooms in which rites and ceremonies may be held. A funeral establishment shall be subject to an inspection at least once during a two-year license period. Each new establishment must be inspected before

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502 the opening. All portions of each facility licensed under this 503 section shall be kept in a clean and sanitary condition.

(b) A branch establishment must contain an office and/or an arrangement room, and a room for viewing and/or a chapel or proper place for ceremonies. A branch establishment need not meet all requirements specified in paragraph (a) of this subsection and need not be under the personal supervision of a Mississippi funeral director licensee or a Mississippi funeral service licensee.

511 If the branch meets all requirements of a funeral 512 establishment as specified in paragraph (a) of this subsection, 513 such establishment must be under the charge and personal 514 supervision of a Mississippi funeral director licensee or a 515 Mississippi funeral service licensee.

(c) A commercial mortuary service is a funeral establishment that embalms and transports for licensed funeral establishments and does not sell any services or merchandise directly or at retail to the public.

(4) Applications for funeral establishment licenses, branch establishment licenses or commercial mortuary service licenses shall be made on blanks furnished by the board and shall be accompanied by a fee in an amount fixed by the board <u>under</u> Section 73-11-56. All establishment licenses shall be issued for a period of two (2) years, except initial licenses may be prorated from the date of issuance to the next renewal date.

527 Renewal funeral establishment and branch establishment 528 license applications and license fees shall be due and payable to 529 the board on or before the expiration date of the license. The 530 board shall mail the notice of renewal and the due date for 531 payment of the renewal fee at least thirty (30) days before that 532 date.

(5) If the renewal fee is not paid on or postmarked by the 533 534 due date, the license shall by operation of law automatically expire and become void without further action of the board. All 535 536 establishments whose licenses have expired under this section may 537 be reinstated by filing with the board an application for 538 reinstatement, submitting to an inspection during which time the 539 licensee in charge of such establishment shall be interviewed by the board or its designee and by paying all renewal fees in 540 541 arrears and a reinstatement fee.

542 (6) No license shall be assignable or transferable or valid
543 for any establishment other than the original licensee. License
544 fees and application fees are nonrefundable.

545 (7) A license for each new establishment *** * *** shall not be 546 issued until an inspection has been made, license and inspection 547 fees have been paid, and the licensee in charge <u>and/or owners</u> of 548 such establishment has been interviewed by the board or its 549 designee.

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551 <u>(8)</u> The board is authorized to establish rules and 552 regulations for the issuance of a special funeral establishment 553 work permit.

554 **SECTION 10.** Section 73-11-56, Mississippi Code of 1972, is 555 reenacted and amended as follows:

556 73-11-56. On or before October 1 of each year, the board 557 shall determine the amount of funds that will be required during 558 the next ensuing two (2) years to properly administer the laws 559 which the board is directed to enforce and administer and by rule 560 and regulation shall fix fees in such reasonable sums as may be 561 necessary for such purposes within the following limitations:

562 Funeral establishment:

| 563 | Application fee, not more than\$150.00 |
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| 564 | Inspection fee, not more than\$ 75.00 |

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Funeral establishment license fee, not more than \$150.00 565 566 Branch establishment license fee, not more than\$150.00 567 Commercial mortuary service license fee, not 568 more than\$150.00 569 Crematory application fee, not more than\$150.00 570 Renewal application and license fee, not more than ...\$300.00 571 Crematory renewal license fee, not more than\$300.00 572 Special work permit\$150.00 573 Funeral service: 574 Application fee, not more than.....\$ 50.00 575 Reciprocal application fee, not more than\$100.00 576 License fee, not more than\$ 75.00 Renewal license fee, not more than.....\$ 75.00 577 578 Work permit, not more than\$ 50.00 579 Examination fee Cost of the examination 580 Funeral director: 581 Application fee, not more than.....\$ 50.00 582 Reciprocal application fee, not more than\$100.00 583 License fee, not more than\$ 50.00 584 Renewal license fee, not more than\$ 50.00 Work permit, not more than\$ 50.00 585 Examination fee Cost of the examination 586 587 Resident trainee certificate: 588 Funeral service application fee, not more than\$ 50.00 589 Funeral director application fee, not more than\$ 50.00 590 Funeral service renewal application fee, 591 not more than\$ 50.00 592 Funeral director renewal application fee, 593 not more than\$ 50.00 594 Other fees: 595 Duplicate license fee, not more than\$ 25.00 596 Reinstatement of lapsed license fee, equal to the

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amount of the applicable license fee.

All licenses will have a reinstatement fee added to the renewal fee if the payment is not in the board's office or postmarked by the due date.

At least thirty (30) days prior to the expiration date of any license issued by the board, the board shall notify the licensee of the applicable renewal fee therefor.

604 **SECTION 11.** Section 73-11-57, Mississippi Code of 1972, is 605 reenacted and amended as follows:

606 73-11-57. (1) The board may refuse to examine or to issue 607 or renew, or may suspend or revoke, any license, or may reprimand 608 or place the holder thereof on a term of probation, after proper 609 hearing, upon finding the holder of such license to be guilty of 610 acts of commission or omission including the following:

(a) The employment of fraud or deception in applying
for a license or in passing the examination provided for in this
chapter;

(b) The erroneous issuance of a license to any person;
(c) The conviction of a felony by any court in this
state or any federal court or by the court of any other state or
territory of the United States;

618 (d) The practice of embalming under a false name or619 without a license for the practice of funeral service;

(e) The impersonation of another funeral service orfuneral directing licensee;

(f) The permitting of a person other than a funeral
service or funeral directing licensee to make arrangements for a
funeral and/or form of disposition;

(g) Violation of any provision of this chapter or anyrule or regulation of the board;

627 (h) Having had a license for the practice of funeral628 service or funeral directing suspended or revoked in any

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(i) Solicitation of dead human bodies by the licensee, 636 637 his agents, assistants or employees, whether such solicitation occurs after death or when death is imminent; if the person 638 solicited has made known a desire not to receive the 639 640 communication, or if the solicitation involves coercion, duress or 641 harassment, or if the solicitation takes place at the residence of 642 the client or prospective client, is uninvited by the client or prospective client and has not been previously agreed to by the 643 644 client or prospective client; however, this shall not be deemed to prohibit general advertising; 645

(j) Employment directly or indirectly of any apprentice, agent, assistant, employee, or other person, on a part-time or full-time basis or on commission, for the purpose of calling upon individuals or institutions by whose influence dead human bodies may be turned over to a particular funeral establishment;

(k) Failure to make responses to communications orrequests of the board within thirty (30) days;

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655 <u>(1)</u> Knowingly performing any act that in any way 656 assists an unlicensed person to practice funeral service or 657 funeral directing;

658 (m) Knowingly making a false statement on death 659 certificates; or 660 (n) Unprofessional conduct which includes, but is not 661 limited to:

(i) Retaining a dead human body for the payment of a fee for the performance of services <u>that are</u> not authorized * * *;

665 (ii) Knowingly performing any act which in any way 666 assists an unlicensed person to practice funeral service or 667 funeral directing;

668 (iii) Being guilty of any dishonorable conduct669 likely to deceive, defraud or harm the public;

670 (iv) Any act or omission in the practice of 671 funeral service or directing which constitutes dishonesty, fraud 672 or misrepresentation with the intent to benefit the licensee, 673 another person or funeral establishment, or with the intent to 674 substantially injure another person, licensee or funeral 675 establishment; or

676 (v) Any act or conduct, whether the same or of a 677 different character than specified above, which constitutes or demonstrates bad faith, incompetency or untrustworthiness; or 678 679 dishonest, fraudulent or improper dealing; or any other violation 680 of the provisions of this chapter, the rules and regulations 681 established by the board or any rule or regulation promulgated by 682 the Federal Trade Commission relative to the practice of funeral 683 service or funeral directing.

684 (2) The board may, upon satisfactory proof that the applicant or licensee has been guilty of any of the offenses above 685 686 enumerated, refuse to examine or issue a license to the applicant, 687 or may refuse to renew or revoke or suspend the license of the licensee, or place on probation or reprimand him, upon a majority 688 689 vote of the board members, after a hearing thereon. The board 690 is * * * vested with full power and authority to hold and conduct 691 such hearings, compel the attendance of witnesses and the

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production of books, records and documents, issue subpoenas 692 693 therefor, administer oaths, examine witnesses, and do all things 694 necessary to properly conduct such hearings. The board may waive 695 the necessity of a hearing if the person accused of a violation 696 admits that he has been guilty of such offense. Any person who 697 has been refused a license or whose license has been revoked or 698 suspended may, within thirty (30) days after the decision of the board, file with the board a written notice stating that he feels 699 700 himself aggrieved by such decision and may appeal therefrom to the 701 circuit court of the county and judicial district of residence of 702 the person, or if the person is a nonresident of the State of 703 Mississippi, to the Circuit Court of the First Judicial District 704 of Hinds County. Upon the filing of such notice, the secretary of 705 the board shall transmit to the clerk of the circuit court the 706 records and findings of such proceedings. The circuit court shall 707 hear and determine as to whether the action of the board was in 708 accord or consistent with law, or was arbitrary, unwarranted or in 709 abuse of discretion. An appeal from the circuit court judgment or decree may be reviewed by the Supreme Court as is provided by law 710 711 for other appeals. An appeal of a decision or order of the board 712 does not act as a supersedeas.

(3) In a proceeding conducted under this section by the board for the revocation or suspension of a license, the board shall have the power and authority for the grounds stated for such revocation or suspension, and in addition thereto or in lieu of such revocation or suspension may assess and levy upon any person licensed under this chapter, a monetary penalty, as follows:

(a) For the first violation of any of the subparagraphs
of subsection (1) of this section, a monetary penalty of * * *
Five Hundred Dollars (\$500.00).

(b) For the second violation of any of the
subparagraphs of subsection (1) of this section, a monetary
penalty of * * * One Thousand Dollars (\$1,000.00).

(c) For the third and any subsequent violation of any of the subparagraphs of subsection (1) of this section, a monetary penalty of * * * Five Thousand Dollars (\$5,000.00).

(d) For any violation of any of the subparagraphs of subsection (1) of this section, those reasonable costs that are expended by the board in the investigation and conduct of a proceeding for licensure revocation or suspension, including, but not limited to, the cost of process service, court reporters, expert witnesses and investigators.

(4) The power and authority of the board to assess and levy such monetary penalties hereunder shall not be affected or diminished by any other proceeding, civil or criminal, concerning the same violation or violations except as provided in this section.

(5) A licensee shall have the right of appeal from the assessment and levy of a monetary penalty as provided in this section under the same conditions as a right of appeal is provided elsewhere for appeals from an adverse ruling, order or decision of the board.

744 (6) Any monetary penalty assessed and levied under this 745 section shall not take effect until after the time for appeal 746 shall have expired.

747 (7) A monetary penalty assessed and levied under this 748 section shall be paid to the board by the licensee upon the 749 expiration of the period allowed for appeal of such penalties 750 under this section or may be paid sooner if the licensee elects. 751 With the exception of subsection (3)(d) of this section, monetary 752 penalties collected by the board under this section shall be 753 deposited <u>in the State Treasury</u> to the credit of the <u>State Board</u>

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754 <u>of Funeral Service</u>. Any monies collected by the board under 755 subsection (3)(d) of this section shall be deposited into the 756 special fund operating account of the board.

757 (8) When payment of a monetary penalty assessed and levied 758 by the board against a licensee in accordance with this section is 759 not paid by the licensee when due under this section, the board 760 shall have power to institute and maintain proceedings in its name 761 for enforcement of payment in the chancery court of the county and 762 judicial district of residence of the licensee, or if the licensee 763 is a nonresident of the State of Mississippi, * * * in the 764 Chancery Court of the First Judicial District of Hinds County, 765 Mississippi.

766 (9) In addition to the reasons specified in subsection (1) 767 of this section, the board shall be authorized to suspend the 768 license of any licensee for being out of compliance with an order 769 for support, as defined in Section 93-11-153. The procedure for 770 suspension of a license for being out of compliance with an order 771 for support, and the procedure for the reissuance or reinstatement 772 of a license suspended for that purpose, and the payment of any 773 fees for the reissuance or reinstatement of a license suspended 774 for that purpose, shall be governed by Section 93-11-157 or 775 93-11-163, as the case may be. Actions taken by the board in 776 suspending a license when required by Section 93-11-157 or 777 93-11-163 are not actions from which an appeal may be taken under 778 this section. Any appeal of a license suspension that is required by Section 93-11-157 or 93-11-163 shall be taken in accordance 779 780 with the appeal procedure specified in Section 93-11-157 or 781 93-11-163, as the case may be, rather than the procedure specified 782 in this section. If there is any conflict between any provision 783 of Section 93-11-157 or 93-11-163 and any provision of this 784 chapter, the provisions of Section 93-11-157 or 93-11-163, as the 785 case may be, shall control.

05/SS01/HB1198CR.J *SS01/OHB1198CR.J* (H)PH (S)PH PAGE 23 G3/5 786 SECTION 12. The following shall be codified as Section 787 73-11-58, Mississippi Code of 1972:

788 <u>73-11-58.</u> (1) If a decedent has left no written 789 authorization for the cremation and or disposition of the 790 decedent's body as permitted by law, the following competent 791 persons, in the order of priority listed below, may authorize the 792 type, method, place, cremation and or other disposition of the 793 decedent's body:

794

(a) The surviving spouse.

(b) The surviving children who are at least eighteen
(18) years of age and can be located after reasonable efforts.
(c) The surviving parents.

798 (d) The surviving siblings who are at least eighteen799 (18) years of age and can be located after reasonable efforts.

(e) A person in the class of the next degree of kinship, in descending order, who, under state law, would inherit the decedent's estate if the decedent died intestate who are at least eighteen (18) years of age and can be located with reasonable effort.

805 (f) A person who has exhibited special care and concern 806 for the decedent and is willing and able to make decisions about 807 the cremation and disposition.

(g) In the case of indigents or any other individuals whose final disposition is the responsibility of the state or any of its instrumentalities, a public administrator, medical examiner, coroner, state-appointed guardian, or any other public official charged with arranging the final disposition of the decedent may serve as the authorizing agent.

(h) In the case of individuals who have donated their bodies to science or whose death occurred in a nursing home or private institution and in which the institution is charged with making arrangements for the final disposition of the decedent, a

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818 representative of the institution may serve as the authorizing 819 agent in the absence of any of the above.

(i) In the absence of any of the above, any person
willing to assume responsibility for the cremation and disposition
of the decedent.

(2) No funeral establishment shall accept a dead human body 823 824 from any public officer or employee or from the official of any institution, hospital or nursing home, or from a physician or any 825 826 person having a professional relationship with a decedent, without 827 having first made due inquiry as to the desires of the persons who have the legal authority to direct the disposition of the 828 829 decedent's body. If any persons are found, their authority and 830 directions shall govern the disposal of the remains of the 831 decedent. Any funeral establishment receiving the remains in violation of this subsection shall make no charge for any service 832 833 in connection with the remains before delivery of the remains as stipulated by the persons having legal authority to direct the 834 835 disposition of the body. This section shall not prevent any 836 funeral establishment from charging and being reimbursed for services rendered in connection with the removal of the remains of 837 838 any deceased person in case of accidental or violent death and 839 rendering necessary professional services required until the 840 persons having legal authority to direct the disposition of the 841 body have been notified,

842 **SECTION 13.** Section 73-11-59, Mississippi Code of 1972, is 843 reenacted and amended as follows:

844 73-11-59. Any person, partnership, corporation, association 845 or his or her or its agents or representatives who shall violate 846 any of the provisions of this chapter shall be deemed guilty of a 847 misdemeanor and, upon conviction thereof, shall be punished by a 848 fine of <u>Five Thousand Dollars (\$5,000.00)</u>, or by imprisonment for 849 not more than six (6) months in the county jail, or by both such 850 fine and imprisonment.

851 SECTION 14. Section 73-11-61, Mississippi Code of 1972, is 852 reenacted as follows:

853 73-11-61. Every funeral director or funeral service licensee 854 shall provide, before the rendering of services, the funeral 855 establishment's current general price list, casket price list, outer container price list, and a statement of goods and services 856 857 to the person or persons who authorize the services and is 858 responsible for payment of the expenses therefor, in a manner and 859 format as prescribed by the Federal Trade Commission's Funeral 860 Rule of 1984 and any future changes with regard to required disclosures. The general price list must be made available to any 861 862 person upon request.

863 **SECTION 15.** Section 73-11-63, Mississippi Code of 1972, is 864 reenacted and amended as follows:

865 73-11-63. Nothing in this chapter shall be construed to 866 authorize the regulation or licensing of cemeteries or cemetery 867 chapels * * * by the board, except the regulation or licensing of 868 any funeral establishment operated by a cemetery. In addition, 869 nothing in this chapter shall be construed to prevent or interfere with the ceremonies, customs, religious rites or religion of any 870 871 people, denomination, or sect, or to prevent or interfere with any 872 religious denomination, sect or anybody composed of persons of a 873 denomination, or to prevent or interfere with any church or 874 synagogue from having its committee or committees prepare human 875 bodies for burial or the families, friends or neighbors of 876 deceased persons who prepare and bury their dead without charge. 877 SECTION 16. Section 73-11-65, Mississippi Code of 1972, is

878 reenacted as follows:

879 73-11-65. Every funeral service or interment, or part880 thereof, that is conducted in Mississippi must be in the actual

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881 charge and under the supervision of a funeral director or funeral 882 service licensee who is licensed under this chapter. However, 883 this section shall not prevent a family from burying its own dead 884 without charge.

885 **SECTION 17.** Section 73-11-67, Mississippi Code of 1972, is 886 reenacted and amended as follows:

887 73-11-67. Every person, establishment or company not 888 licensed under this chapter that sells caskets at retail shall 889 register annually with the board. * * * The names of registrants 890 under this section shall be made available to any person upon 891 request during the regular business hours of the board. The procedure for conducting a disciplinary proceeding against any 892 893 casket retailer accused of failing to register with the board, as 894 well as the penal sanctions available to the board, shall be the same as those set forth in Section 73-11-57. 895

896 SECTION 18. Section 73-11-69, Mississippi Code of 1972, is
897 reenacted and amended as follows:

898 73-11-69. (1) No person shall operate a crematory facility 899 in this state unless the person is licensed by the State Board of 900 Funeral Service. An application for a crematory facility license 901 shall be accompanied by a fee in an amount not to exceed the fee 902 fixed by the board for a funeral establishment license.

903 (2) The operator of a crematory facility shall issue a 904 certificate of cremation to the family of each person cremated in 905 the facility. In addition, the operator of the crematory facility 906 shall maintain a log of all cremations performed in the facility, 907 and this log shall match the certificates of cremation that have 908 been issued by the facility.

909 (3) No operator of a crematory facility shall knowingly 910 represent that an urn or temporary container contains the 911 recovered cremated remains of specific decedent or of body parts 912 removed from a specific decedent when it does not. This

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913 subsection does not prohibit the making of such a representation 914 because of the presence in the recovered cremated remains of de 915 minimis amounts of the cremated remains of another decedent or of 916 body parts.

(4) The board shall inspect each licensed crematory facility 917 during each licensure period, and at such other times as 918 necessary, to verify that the crematory facility is in compliance 919 920 with the requirements of this section. Any person who operates a 921 crematory facility in this state without a license, or any person 922 who otherwise violates any provision of this section, is guilty of 923 a felony. Upon conviction for a violation of this section, in 924 addition to any penalty that may be imposed by the court, the 925 board may revoke the person's crematory facility license.

926 (5) The board may promulgate such rules and regulations as 927 deemed necessary for the proper licensure and regulation of 928 crematory facilities in this state.

929 (6) Any crematory <u>or funeral establishment</u> may dispose of 930 any remains unclaimed by the family after <u>twelve (12)</u> months after 931 cremation by scattering or burial upon a final notification to the 932 next of kin by certified mail <u>to their last known address</u>.

933 SECTION 19. This act shall take effect and be in force from 934 and after July 1, 2005.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 73-11-33, MISSISSIPPI CODE OF 1972, 1 TO EXTEND THE DATE OF THE REPEALER ON THE PROVISIONS OF LAW THAT 2 3 CREATE THE STATE BOARD OF FUNERAL SERVICE AND PRESCRIBE ITS DUTIES 4 AND POWERS; TO REENACT SECTIONS 73-11-41 THROUGH 73-11-69, MISSISSIPPI CODE OF 1972, WHICH CREATE THE STATE BOARD OF FUNERAL SERVICE AND PRESCRIBE ITS DUTIES AND POWERS; TO AMEND REENACTED 5 б 7 SECTION 73-11-41, MISSISSIPPI CODE OF 1972, TO DEFINE CERTAIN 8 TERMS; TO AMEND REENACTED SECTION 73-11-49, MISSISSIPPI CODE OF 9 1972, TO CLARIFY THE LANGUAGE THAT PROHIBITS THE BOARD FROM ADOPTING RULES OR REGULATIONS PERTAINING TO THE TRANSPORTATION OF 10 DEAD BODIES; TO AMEND REENACTED SECTION 73-11-51, MISSISSIPPI CODE 11 12 OF 1972, TO SPECIFY THE EXAMINATION THAT AN APPLICANT MUST PASS TO 13 BE LICENSED FOR THE PRACTICE OF FUNERAL SERVICE; TO PROVIDE THAT 14 THE BOARD MAY ISSUE LICENSES BY RECIPROCITY TO PERSONS HOLDING A 15 NONRECIPROCAL LICENSE IN ANOTHER STATE HAVING REQUIREMENTS GREATER

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16 THAN OR EQUAL TO THOSE OF THIS STATE; TO AUTHORIZE THE BOARD TO 17 ENTER INTO WRITTEN AGREEMENTS WITH OTHER STATES DETAILING THE 18 MANNER AND EXTENT TO WHICH PERSONS LICENSED BY THE STATE OF 19 MISSISSIPPI MAY PRACTICE FUNERAL SERVICE OR DIRECTING IN THOSE STATES; TO AMEND REENACTED SECTION 73-11-53, MISSISSIPPI CODE OF 20 1972, TO PROVIDE THAT RESIDENT TRAINEES MUST SERVE THEIR 21 APPRENTICESHIP IN A FUNERAL ESTABLISHMENT LICENSED BY THE STATE OF 2.2 23 MISSISSIPPI AND THEIR PRECEPTOR MUST BE A MISSISSIPPI LICENSEE WHO IS EMPLOYED BY A MISSISSIPPI LICENSED FUNERAL ESTABLISHMENT; TO 24 25 AMEND REENACTED SECTION 73-11-55, MISSISSIPPI CODE OF 1972, TO 26 REQUIRE FUNERAL ESTABLISHMENTS TO RESOLVE VIOLATIONS FOUND DURING INSPECTIONS AND BE IN FULL COMPLIANCE WITH STATE LAW AND REGULATIONS WITHIN THIRTY DAYS AFTER FILING OF THE INSPECTION 27 28 29 REPORT; TO DELETE THE REQUIREMENT FOR INSPECTION AND INTERVIEW 30 BEFORE A CHANGE OF LOCATION, CHANGE OF OWNERSHIP, OR REINSTATEMENT 31 OF AN ESTABLISHMENT IS AUTHORIZED; TO DELETE THE PROHIBITION ON OPERATORS OF A FUNERAL ESTABLISHMENT FROM ALLOWING PERSONS LICENSED FOR THE PRACTICE OF FUNERAL SERVICE OR FUNERAL DIRECTING 32 33 TO OPERATE OUT OF THE FUNERAL ESTABLISHMENT UNLESS THE LICENSEE IS 34 35 THE OPERATOR OF OR AN EMPLOYEE OF THE OPERATOR OF A FUNERAL 36 ESTABLISHMENT THAT HAS BEEN ISSUED A LICENSE BY THE BOARD; TO 37 AMEND REENACTED SECTION 73-11-56, MISSISSIPPI CODE OF 1972, TO AUTHORIZE CERTAIN FEES THAT THE BOARD MAY CHARGE; TO AMEND 38 REENACTED SECTION 73-11-57, MISSISSIPPI CODE OF 1972, TO DELETE AS 39 A GROUND FOR DISCIPLINARY ACTION THE FAILURE TO COMPLY WITH AN 40 41 ORDER OF THE BOARD WITHIN THIRTY DAYS; TO PROVIDE THAT MAKING A FALSE STATEMENT ON A DEATH CERTIFICATE MUST BE DONE KNOWINGLY IN 42 43 ORDER TO BE GROUNDS FOR DISCIPLINARY ACTION; TO PROVIDE THAT 44 APPEALS OF DISCIPLINARY ACTIONS OF THE BOARD SHALL BE MADE TO THE 45 CIRCUIT COURT OF THE COUNTY AND JUDICIAL DISTRICT OF RESIDENCE OF THE APPELLANT; TO PROVIDE THAT THE AMOUNT OF THE MONETARY PENALTIES THAT THE BOARD MAY IMPOSE SHALL BE A STATED AMOUNT 46 47 RATHER THAN HAVING A MINIMUM AND MAXIMUM AMOUNT; TO PROVIDE THAT 48 49 MONETARY PENALTIES COLLECTED BY THE BOARD SHALL BE DEPOSITED IN THE STATE TREASURY TO THE CREDIT OF THE STATE BOARD OF FUNERAL SERVICE INSTEAD OF THE STATE GENERAL FUND; TO CREATE NEW SECTION 50 51 73-11-58, MISSISSIPPI CODE OF 1972, TO SPECIFY A LIST OF PERSONS 52 THAT MAY AUTHORIZE THE TYPE, METHOD, PLACE, CREMATION AND OR OTHER 53 DISPOSITION OF A DECEDENT'S BODY IF THE DECEDENT HAS LEFT NO 54 WRITTEN AUTHORIZATION FOR THE CREMATION AND OR DISPOSITION OF HIS 55 BODY; TO AMEND REENACTED SECTION 73-11-59, MISSISSIPPI CODE OF 56 1972, TO PROVIDE THAT THE AMOUNT OF THE CRIMINAL PENALTIES FOR 57 58 VIOLATIONS OF THE FUNERAL SERVICE LICENSURE LAW SHALL BE A STATED 59 AMOUNT RATHER THAN HAVING A MINIMUM AND MAXIMUM AMOUNT; TO AMEND REENACTED SECTION 73-11-63, MISSISSIPPI CODE OF 1972, TO REMOVE THE PROHIBITION ON THE BOARD REGULATION OF CEMETERY CREMATORIES; 60 61 TO AMEND REENACTED SECTION 73-11-67, MISSISSIPPI CODE OF 1972, TO 62 63 DELETE THE PROVISION THAT RETAIL SELLERS OF CASKETS ARE NOT 64 SUBJECT TO REGULATION OR SUPERVISION BY THE BOARD; TO AMEND REENACTED SECTION 73-11-69, MISSISSIPPI CODE OF 1972, TO PROVIDE 65 THAT THE BOARD SHALL INSPECT EACH LICENSED CREMATORY FACILITY 66 67 DURING EACH LICENSURE PERIOD; TO AUTHORIZE CREMATORIES AND FUNERAL 68 ESTABLISHMENTS TO DISPOSE OF ANY REMAINS UNCLAIMED BY THE FAMILY AFTER TWELVE MONTHS AFTER CREMATION UPON NOTIFICATION TO THE NEXT OF KIN; AND FOR RELATED PURPOSES. 69

| CONFEREES FOR THE HOUSE | CONFEREES FOR THE SENATE |
|-------------------------|--------------------------|
| X (SIGNED) | X (SIGNED) |
| Holland | Nunnelee |
| X (SIGNED) | X (SIGNED) |
| Banks | Mettetal |
| X (SIGNED) | X (SIGNED) |
| Espy | Thomas |

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