## **HOUSE BILL 1168**

C2, J1, J2 4lr2377 CF SB 1028

By: Delegates Kaiser, Boyce, Charkoudian, Fair, Foley, McCaskill, Qi, Ruth, Sample-Hughes, Solomon, Williams, and Woods, Bagnall, Cullison, Guzzone, Hill, Hutchinson, S. Johnson, Kerr, R. Lewis, Lopez, Martinez, Pena-Melnyk, Rosenberg, Taveras, and White Holland

Introduced and read first time: February 7, 2024 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 4, 2024

CHAPTER \_\_\_\_\_

### 1 AN ACT concerning

# Human Remains – Alkaline Hydrolysis and Natural Organic Reduction (Green Death Care Options Act)

- 4 FOR the purpose of establishing a regulatory system for reduction operators and reduction 5 facilities; establishing requirements and prohibitions related to the performance of 6 alkaline hydrolysis and natural organic reduction and the disposition of hydrolyzed 7 or soil remains by certain facilities; requiring the Director of the Office of Cemetery 8 Oversight and the Director of the State Board of Morticians and Funeral Directors 9 to adopt regulations governing the performance of natural organic reduction; 10 prohibiting a person from using or disposing of soil remains produced by natural 11 organic reduction in a certain manner, including by using the soil to grow food for 12 consumption by humans or livestock; and generally relating to alkaline hydrolysis 13 and natural organic reduction.
- 14 BY repealing and reenacting, with amendments,
- 15 Article Business Regulation
- Section 5–101, 5–204(a), (b), and (k), 5–301, 5–302, 5–303, 5–306(a), 5–308, 5–310(a)
- 17 and (b), 5–401, 5–402, 5–403, 5–803, 5–902, and 5–903
- 18 Annotated Code of Maryland
- 19 (2015 Replacement Volume and 2023 Supplement)

20 BY adding to

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

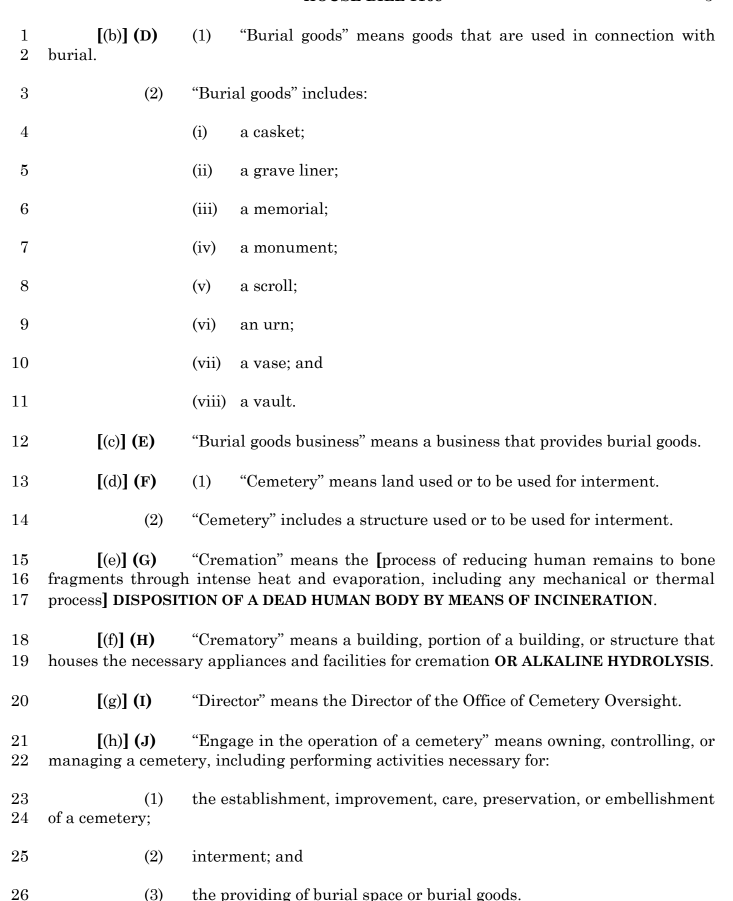
<u>Underlining</u> indicates amendments to bill.

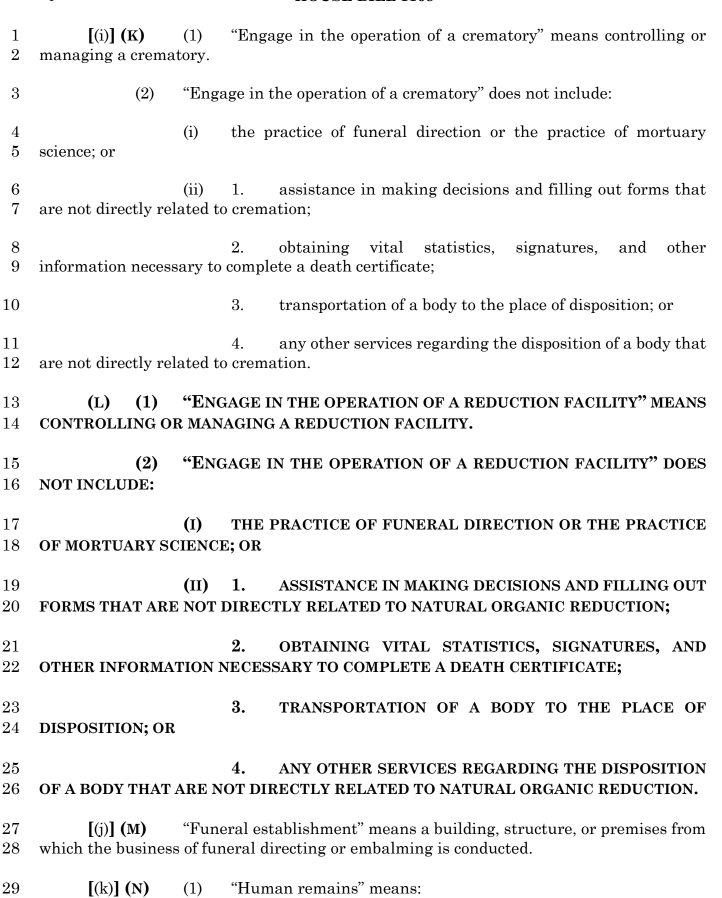
Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	Article – Business Regulation				
2					
3	Annotated Code of Maryland				
4	(2015 Replacement Volume and 2023 Supplement)				
5	BY repealing and reenacting, with amendments,				
6	Article – Health – General				
7					
8	·				
9	(2023 Replacement Volume)				
10	BY repealing and reenacting, without amendments,				
11	Article – Health Occupations				
12	Section 7–101(a)				
13	Annotated Code of Maryland				
14	(2021 Replacement Volume and 2023 Supplement)				
15	BY adding to				
16	Article – Health Occupations				
17	Section 7–101(a–1), (l–1), (s–1), (v–1), <del>and</del> (v–2), and (v–3)				
18	Annotated Code of Maryland				
19	(2021 Replacement Volume and 2023 Supplement)				
20	BY repealing and reenacting, with amendments,				
21	•				
22	•				
23					
24	(2021 Replacement Volume and 2023 Supplement)				
25	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,				
26	That the Laws of Maryland read as follows:				
27	Article - Business Regulation				
28	5–101.				
29	(a) In this title the following words have the meanings indicated.				
30	(B) "ALKALINE HYDROLYSIS" MEANS THE PROCESS OF REDUCING HUMAN				
31 32	REMAINS USING WATER, ALKALINE CHEMICALS, AND HEAT INSIDE A WATERTIGHT VESSEL TO ACCELERATE DECOMPOSITION.				
20	(c) "Aumiopizing acentr" has the Meaning stated in \$ 5 500 of the				

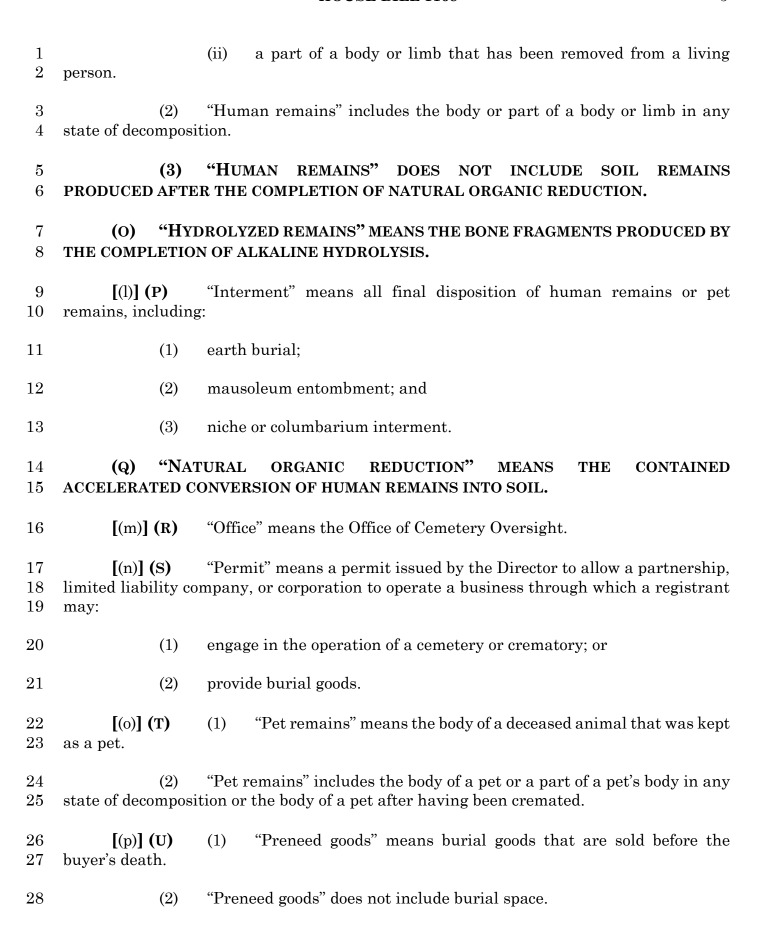
33 (C) "AUTHORIZING AGENT" HAS THE MEANING STATED IN § 5–508 OF THE 34 HEALTH – GENERAL ARTICLE.





the body of a deceased person; or

(i)



1	[(q)] (V)	"Provide burial goods" means a retail transaction:
2	(1)	to erect, service, or inscribe burial memorials; or
3	(2)	to sell burial goods.
4 5 6	OR STRUCTURE	DUCTION FACILITY" MEANS A BUILDING, PORTION OF A BUILDING, THAT HOUSES THE NECESSARY APPLIANCES, CONTAINERS, AND PERFORMING NATURAL ORGANIC REDUCTION.
7 8	[(r)] (X) cemetery as a sole	"Registered cemeterian" means an individual registered to operate a proprietor or on behalf of a sole proprietor or of a permit holder.
9 10		"Registered crematory operator" means an individual registered to ry as a sole proprietor or on behalf of a sole proprietor or permit holder.
11 12 13	REGISTERED TO	GISTERED REDUCTION OPERATOR" MEANS AN INDIVIDUAL OPERATE A REDUCTION FACILITY AS A SOLE PROPRIETOR OR ON LE PROPRIETOR OR A PERMIT HOLDER.
14 15	[(t)] (AA) goods as a sole pro	"Registered seller" means an individual registered to provide burial oprietor or on behalf of a sole proprietor or of a permit holder.
16 17 18	an individual to o	"Registration" means a registration issued by the Director authorizing perate a cemetery, to operate a crematory, <b>TO OPERATE A REDUCTION</b> rovide burial goods.
19 20 21	designated by a pa	"Responsible party" means a sole proprietor or the individual artnership, limited liability company, or corporation to be responsible for cemetery, crematory, <b>REDUCTION FACILITY</b> , or burial goods business.
22 23 24	` ,	L REMAINS" MEANS THE SOIL PRODUCED AT FINAL DISPOSITION OF BODY AT A REDUCTION FACILITY BY COMPLETION OF NATURAL TION.
25	5–204.	
26 27	(a) (1) representatives of	With the advice of the Advisory Council and after consultation with the cemetery industry, the Director shall adopt:
28		(i) rules and regulations to carry out this title; and
29 30	crematory, OR RE	(ii) a code of ethics for engaging in the operation of a cemetery [or], DUCTION FACILITY or providing burial goods.

1 In conjunction with the State Board of Morticians and Funeral 2 Directors, the Director shall: 3 establish a process for regulating crematories AND REDUCTION 4 **FACILITIES** that provides for: 5 registration of crematory operators AND REDUCTION 6 FACILITY OPERATORS or issuance of permits for operating crematories AND REDUCTION FACILITIES, and renewal; 7 8 applications, including certification of ownership and 9 identification of individuals who will perform ALKALINE HYDROLYSIS, cremation, OR 10 NATURAL ORGANIC REDUCTION: 11 3. registration and permit fees; 12 4. inspections and oversight; 13 5. grounds for discipline and penalties; and 14 6. complaints and hearings; and 15 (ii) adopt regulations that are identical to regulations adopted by the State Board of Morticians and Funeral Directors to: 16 17 1. implement item (i) of this paragraph; and 2. 18 ensure public health and safety. 19 **(3)** THE DIRECTOR SHALL ADOPT REGULATIONS THAT: 20 **(I)** REQUIRE A <del>LICENSED FUNERAL ESTABLISHMENT OR</del> 21 REGISTERED REDUCTION OPERATOR TO NOTIFY THE AUTHORIZING AGENT IN 22WRITING AND BEFORE INITIATING NATURAL ORGANIC REDUCTION THAT A PERSON IS PROHIBITED BY LAW FROM USING WHO USES OR DISPOSES OF SOIL 23REMAINS UNDER IS IN VIOLATION OF § 5-514 OF THE HEALTH - GENERAL ARTICLE; 2425(II) REQUIRE A REDUCTION FACILITY TO MONITOR AND 26 RECORD WRITTEN VERIFICATION THAT THE TEMPERATURE DURING EACH 27INSTANCE OF A NATURAL ORGANIC REDUCTION PROCESS ATTAINS A SPECIFIED 28 MINIMUM INTERNAL EQUIPMENT TEMPERATURE FOR A SPECIFIED MINIMUM 29 PERIOD OF TIME; 30 (III) ESTABLISH APPROPRIATE STANDARDS FOR TRAINING AND

EXPERIENCE FOR THE REGISTRATION OF REDUCTION OPERATORS;

1	(IV)	PROHIBIT THE	USE OF	NATURAL	ORGANIC	REDUCTION	ΤN
±	(T )	I IVOIIIDII IIIL		TWILL OTHER	OILOUINIO	ILEDUCTION	TT4

- 2 ANY INSTANCE IN WHICH THE HUMAN REMAINS ARE KNOWN, OR REASONABLY
- 3 SUSPECTED, TO BE EMBALMED OR TO HAVE AN INFECTION, DISEASE, OR
- 4 BIOLOGICAL CONDITION THAT RENDERS THE PROCESS OF NATURAL ORGANIC
- 5 REDUCTION OR THE RESULTING SOIL REMAINS UNREASONABLY UNSAFE,
- 6 INCLUDING:
- 7 1. Creutzfeldt-Jakob disease or other prion
- 8 DISEASE;
- 9 **2.** EBOLA VIRUS INFECTION;
- 3. MYCOBACTERIUM TUBERCULOSIS INFECTION;
- 11 4. THE PRESENCE OF DIAGNOSTIC OR THERAPEUTIC
- 12 RADIOISOTOPES; OR
- 5. ANY OTHER INFECTION, DISEASE, OR BIOLOGICAL
- 14 CONDITION IDENTIFIED BY THE DIRECTOR BASED ON THE REASONABLE
- 15 RECOMMENDATION OF A FEDERAL, STATE, OR LOCAL HEALTH AUTHORITY;
- 16 (V) ESTABLISH A MANDATORY CONTAMINATION TESTING
- 17 PROGRAM FOR REDUCTION FACILITIES TO ENSURE THE SAFETY OF SOIL REMAINS
- 18 PRODUCED, INCLUDING THE FOLLOWING MINIMUM PROGRAM ELEMENTS:
- 19 1. COLLECTING ROUTINE MATERIAL SAMPLES FROM
- 20 SOIL REMAINS FOR ANALYSIS USING:
- A. A RELIABLE SAMPLING METHODOLOGY; AND
- B. AN APPROPRIATE FREQUENCY OF SAMPLING, AS
- 23 RECOMMENDED OR APPROVED BY THE U.S. COMPOSTING COUNCIL OR ANOTHER
- 24 RELIABLE SCIENTIFIC ADVISORY AUTHORITY;
- 25 RECORDING AND RETAINING THE RESULTS OF AN
- 26 ANALYSIS OF SAMPLES FROM THE SOIL REMAINS CONDUCTED BY AN INDEPENDENT
- 27 THIRD-PARTY LABORATORY TO IDENTIFY THE PRESENCE OF HEAVY METALS OR
- 28 MICROBIAL PATHOGENS ACCORDING TO THE APPROPRIATE CONTAMINATION
- 29 PARAMETERS FOR BIOSOLIDS SPECIFIED BY THE U.S. ENVIRONMENTAL
- 30 PROTECTION AGENCY UNDER TITLE 40 C.F.R. PART 503, CHAPTER I,
- 31 SUBCHAPTER O;

- 3. CONDUCTING AN ANALYSIS FOR EACH PRODUCTION
- 2 OF SOIL REMAINS TO ENSURE THAT THE SOIL REMAINS CONTAIN LESS THAN 0.01
- 3 MG/KG DRY WEIGHT OF SPECIFIC PHYSICAL CONTAMINANTS, WHICH MAY INCLUDE
- 4 INTACT BONE, DENTAL FILLINGS, AND MEDICAL IMPLANTS;
- 5 4. ENSURING THAT NO SOIL REMAINS ARE RELEASED
- 6 UNTIL THE SOIL REMAINS COMPLY WITH EACH OF THE APPLICABLE
- 7 CONTAMINATION TESTING PARAMETERS; AND
- 5. PERIODIC REPORTING OF TESTING RESULTS TO
- 9 APPROPRIATE STATE AND LOCAL HEALTH AUTHORITIES THAT HAVE REQUESTED
- 10 THE RESULTS; AND
- 11 (VI) ESTABLISH ANY OTHER REASONABLE PROHIBITION, RULE,
- 12 OR REQUIREMENT THE DIRECTOR DETERMINES IS NECESSARY TO PROTECT THE
- 13 PUBLIC HEALTH AND SAFETY DURING THE PROCESS OF NATURAL ORGANIC
- 14 REDUCTION.
- 15 (b) Upon receipt of a written complaint, or at the discretion of the Director, the
- 16 Director or the Director's designee may conduct an investigation and an inspection of the
- 17 records and site of a registered cemeterian, registered crematory operator, **REGISTERED**
- 18 **REDUCTION OPERATOR,** registered seller, permit holder, or any other person subject to
- 19 the registration or permit provisions of this title.
- 20 (k) In conjunction with the State Board of Morticians and the Division of
- 21 Consumer Protection of the Office of the Attorney General, the Director shall publish a
- 22 consumer information pamphlet that describes:
- 23 (1) the rights of consumers in the purchase of funeral, cemetery, [and]
- 24 crematory goods and services, AND NATURAL ORGANIC REDUCTION; and
- 25 (2) any other information that the Director considers reasonably necessary
- 26 to aid consumers.
- 27 5–301.
- An individual shall register with the Office before:
- 29 (1) engaging in the operation of a cemetery [or], crematory, OR
- 30 **REDUCTION FACILITY** in this State; or
- 31 (2) providing burial goods in this State.
- 32 5–302.

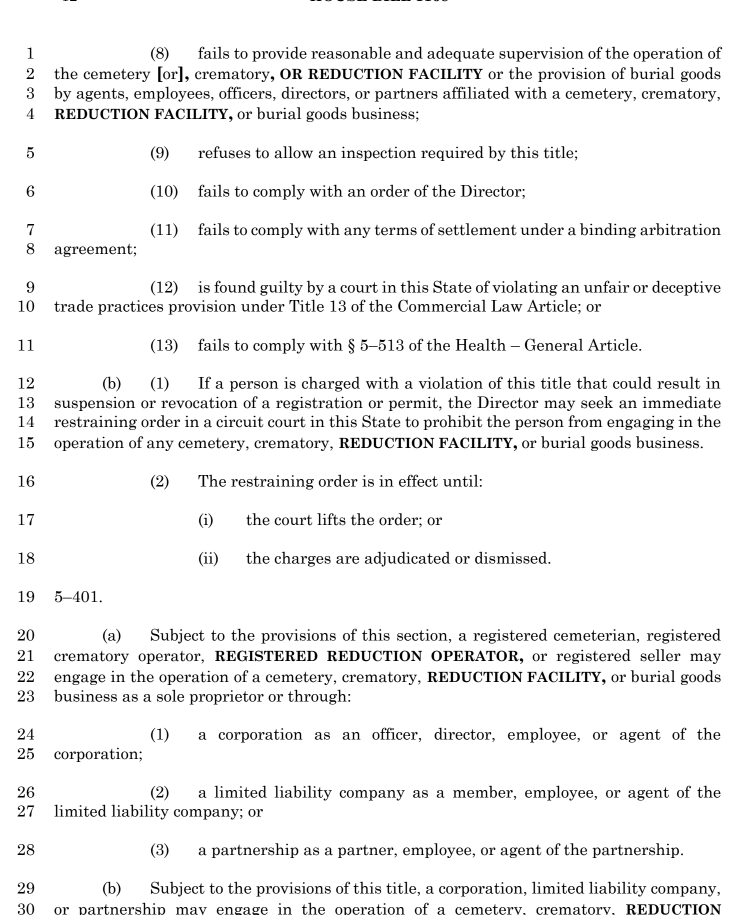
- 10 **HOUSE BILL 1168** 1 In order to register, an applicant shall meet the requirements of this section. (a) 2 The applicant must be at least 18 years old. (b) 3 (c) The applicant must be of good character and reputation. 4 The applicant must be affiliated with a cemetery, crematory, **REDUCTION** (d) 5 **FACILITY**, or burial goods business operated by a registrant or permit holder. 6 The cemetery, crematory, REDUCTION FACILITY, or burial goods business 7 with which the applicant is affiliated must be financially stable in accordance with § 5–304 8 of this subtitle. 9 5–303. 10 An applicant shall register by: (a) 11 (1) submitting to the Director an application on the form that the Director 12 provides; and paying a nonrefundable application fee set by the Director. 13 **(2)** 14 (b) The application shall state: 15 (1) the name, date of birth, and residential address of the applicant; 16 (2)the name and fixed address of the affiliated cemetery, crematory, or burial goods business; 17 18 whether the cemetery, crematory, REDUCTION FACILITY, or burial (3)goods business with which the applicant is affiliated is owned or controlled by a sole 19 20 proprietor, partnership, limited liability company, or corporation; 21if the applicant is designated as the responsible party, the name and (4) 22residential address of each employee who sells burial space, goods, or services to the public 23for the business while engaging in the operation of a cemetery, crematory, REDUCTION 24**FACILITY**, or burial goods business; and
- 25any other reasonable information that the Director determines is (5)necessary to carry out this title. 26
- 27 5-306.
- 28 While a registration is in effect, it authorizes the registrant to engage in the 29 operation of a cemetery, crematory, **REDUCTION FACILITY**, or burial goods business.

1 5-308.2 Within 1 week after the effective date of the change, the applicant designated as the 3 responsible party or the registered responsible party shall submit to the Director an application form that shows a change in the: 4 5 cemetery, crematory, REDUCTION FACILITY, or burial goods business with which a registrant is affiliated; 6 7 (2)individual designated as the responsible party; 8 employees of the business who engage in the sale of burial space, goods, (3)9 or services or cremation to the public; 10 **(4)** officers, directors, members, or agents of the permit holder; or 11 (5)name or address of the registrant or permit holder. 12 5-310. 13 Subject to the hearing provisions of  $\S 5-312$  of this subtitle, the Director may deny a registration or permit to an applicant, reprimand a person subject to the registration 14 15 or permit provisions of this title, or suspend or revoke a registration or permit if an 16 applicant, registrant, or permit holder, or an agent, employee, officer, director, or partner 17 of the applicant, registrant, or permit holder: 18 (1)fraudulently or deceptively obtains or attempts to obtain a registration 19 or permit; 20 (2)fraudulently or deceptively uses a registration or permit; under the laws of the United States or of any state, is convicted of a: 21(3) 22 (i) felony; or 23 misdemeanor that is directly related to the fitness and qualifications of the applicant, registrant, or permit holder to own or operate a cemetery 24[or]. crematory, OR REDUCTION FACILITY or provide burial goods; 25 26 (4) fails to provide or misrepresents any information required to be 27 provided under this title; 28 (5)violates this title; violates the code of ethics adopted by the Director; 29(6)

violates a regulation adopted under this title;

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(7)



- FACILITY, or burial goods business through a registered cemeterian, registered crematory operator, REGISTERED REDUCTION OPERATOR, or registered seller.
- 3 (c) (1) A registered cemeterian who engages in the operation of a cemetery 4 through a corporation, limited liability company, or partnership under this title is subject 5 to all of the provisions of this title that relate to engaging in the operation of a cemetery.
- 6 (2) A registered crematory operator who engages in the operation of a 7 crematory through a corporation, limited liability company, or partnership under this title 8 is subject to all of the provisions of this title that relate to engaging in the operation of a 9 crematory.
- 10 (3) A REGISTERED REDUCTION OPERATOR WHO ENGAGES IN THE
  11 OPERATION OF A REDUCTION FACILITY THROUGH A CORPORATION, LIMITED
  12 LIABILITY COMPANY, OR PARTNERSHIP UNDER THIS TITLE IS SUBJECT TO ALL THE
  13 PROVISIONS OF THIS TITLE THAT RELATE TO ENGAGING IN THE OPERATION OF A
  14 REDUCTION FACILITY.
- 15 **[**(3)**] (4)** A registered seller who engages in the operation of a burial goods 16 business through a corporation, limited liability company, or partnership under this title is 17 subject to all of the provisions of this title that relate to providing burial goods services.
  - (d) (1) A corporation, limited liability company, or partnership that engages in the operation of a cemetery, crematory, **REDUCTION FACILITY**, or burial goods business under this title is not, by its compliance with this title, relieved of any responsibility that the corporation, limited liability company, or partnership may have for an act or an omission by its officer, director, member, partner, employee, or agent.
  - (2) An individual who engages in the operation of a cemetery, crematory, **REDUCTION FACILITY,** or burial goods business through a corporation, limited liability company, or partnership is not, by reason of the individual's employment or other relationship with the corporation, limited liability company, or partnership, relieved of any individual responsibility that the individual may have regarding that practice.
- 28 5–402.

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- A corporation, limited liability company, or partnership shall obtain a permit issued by the Director, before the corporation, limited liability company, or partnership may engage in the operation of a cemetery, crematory, **REDUCTION FACILITY**, or burial goods business in the State.
- 33 5–403.
- To qualify for a permit, a corporation, limited liability company, or partnership shall:

- 1 (1) designate a separate registered cemeterian, registered crematory operator, **REGISTERED REDUCTION OPERATOR**, or registered seller as the responsible party for the operations of each affiliated cemetery, crematory, **REDUCTION FACILITY**, or burial goods business;
- 5 (2) provide the name and business address of each affiliated cemetery, 6 crematory, **REDUCTION FACILITY**, or burial goods business;
- 7 (3) provide a list of the officers, directors, members, partners, agents, and 8 employees of the entity applying for the permit; and
- 9 (4) comply with  $\S 5-303(b)(4)$  and 5-304 of this title.
- 10 5-803.

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- 11 (a) (1) In this section the following words have the meanings indicated.
- 12 (2) "Eligible dependent" means a veteran's spouse, a veteran's unmarried 13 child under the age of 21 years, or a veteran's unmarried adult child who before the age of 14 21 became permanently incapable of self—support because of physical or mental disability.
- 15 (3) (i) "Identifying information" means data required by a veterans 16 service organization to verify the eligibility of a veteran or an eligible dependent for burial 17 in a national or state veterans cemetery.
- 18 (ii) "Identifying information" includes name, service number, Social 19 Security number, date of birth, date of death, place of birth, and copy of the death 20 certificate.
- 21 (4) "Veteran" has the meaning stated in § 9–901 of the State Government 22 Article.
- 23 (5) "Veterans service organization" means an association or other entity 24 organized for the benefit of veterans that has been recognized by the U.S. Department of 25 Veterans Affairs or chartered by Congress and any employee or representative of the 26 association or entity.
  - (b) (1) If a licensed funeral establishment or a crematory is in possession of cremated human remains OR HYDROLYZED REMAINS that have been unclaimed for 90 days or more, the licensed funeral establishment or holder of the permit for the business of operating a crematory shall provide identifying information of the unclaimed cremains OR HYDROLYZED REMAINS to a veterans service organization in order for the veterans service organization to determine if the unclaimed cremains OR HYDROLYZED REMAINS are those of a veteran or an eligible dependent.

$\frac{1}{2}$	(2) (I) SUBPARAGRAPH (II) OF THIS PARAGRAPH DOES NOT APPLY IF:
3	1. AN AUTHORIZING AGENT DIRECTS OTHERWISE; OR
4	2. A <del>LICENSED FUNERAL ESTABLISHMENT OR</del>
5	REDUCTION FACILITY REASONABLY CONCLUDES BASED ON THE IDENTIFYING
6	INFORMATION OR OTHER EVIDENCE THAT A DECEDENT DOES NOT QUALIFY FOR
7	DISPOSITION BENEFITS ASSOCIATED WITH VETERANS STATUS.
8	(II) A <del>LICENSED FUNERAL ESTABLISHMENT OR</del> REDUCTION
9	FACILITY IN POSSESSION OF HUMAN REMAINS THAT ARE BEING PROCESSED BY
10	NATURAL ORGANIC REDUCTION SHALL PROVIDE IDENTIFYING INFORMATION TO A
11	VETERANS SERVICE ORGANIZATION WITHIN 5 BUSINESS DAYS AFTER NATURAL
12	ORGANIC REDUCTION IS INITIATED TO DETERMINE IF THE SOIL REMAINS ARE
13	THOSE OF A VETERAN OR AN ELIGIBLE DEPENDENT.
14	(c) Within 45 days after receipt of the information required by subsection (b) of
15	this section, the veterans service organization shall notify the licensed funeral
16	establishment [or], permit holder, OR REDUCTION FACILITY:
1.5	(1) 1 11 11 11 11 11 11 11 11 11 11 11 11
17 18	(1) whether the cremains, <b>HYDROLYZED REMAINS</b> , <b>OR SOIL REMAINS</b> are those of a veteran or an eligible dependent; and
10	are those of a veteral of all engine dependent, and
19	(2) if so, whether the veteran or eligible dependent is eligible for burial in
20	a veterans cemetery.
21	(d) If the unclaimed cremains <b>OR HYDROLYZED REMAINS</b> are those of a veteran
22	or an eligible dependent, the licensed funeral establishment or permit holder may transfer
23	the cremains to a veterans service organization for the purpose of disposition of the
24	cremains OR HYDROLYZED REMAINS.
25	(E) IF THE UNCLAIMED SOIL REMAINS ARE THOSE OF A VETERAN OR AN
$\frac{26}{26}$	ELIGIBLE DEPENDENT, THE <del>LICENSED FUNERAL ESTABLISHMENT OR</del> REDUCTION
27	FACILITY MAY:
90	(1) TRANSFER A DODTION OF THE COLL DEMAINS NOT EXCEPTING 900
28 29	(1) TRANSFER A PORTION OF THE SOIL REMAINS NOT EXCEEDING 300 CUBIC INCHES IN VOLUME TO A VETERANS SERVICE ORGANIZATION THAT GRANTS
40	ODDIO INOLIALION NO PROBLEMAND SERVICE ORGANIZATION THAT GRANTS

- 31 (2) IF AUTHORIZED BY THE CEMETERY OR OWNER, TRANSFER THE 32 BALANCE OF SOIL REMAINS TO A CEMETERY OR THE OWNER OF A WOODLAND
- 33 PROTECTED UNDER THE FOREST CONSERVATION ACT.

PERMISSION FOR THE PURPOSE OF DISPOSITION; AND

- 1 (D) EXCEPT AS OTHERWISE PROVIDED IN THIS TITLE, AN INDIVIDUAL MAY 2 NOT ENGAGE IN THE OPERATION OF A REDUCTION FACILITY, ATTEMPT TO ENGAGE 3 IN THE OPERATION OF A REDUCTION FACILITY, OR PROVIDE OR OFFER TO PROVIDE 4
  - NATURAL ORGANIC REDUCTION UNLESS THE INDIVIDUAL IS A REGISTERED
- REDUCTION OPERATOR. 5
- 6 5-902.
- 7 Except for a registered cemeterian, registered crematory operator, REGISTERED 8 **REDUCTION OPERATOR,** or registered seller who operates a business as a sole proprietor 9 or a registrant employed by a sole proprietor, a person may not engage in the operation of 10 a cemetery, crematory, REDUCTION FACILITY, or burial goods business unless:
- 11 (1) the business is a corporation, limited liability company, or partnership; 12 and
- 13 the corporation, limited liability company, or partnership holds a permit issued under this title. 14
- 15 5-903.
- 16 Unless a person is authorized as a registrant, a person may not represent to the 17 public, by use of a title, including cemeterian, registered cemeterian, crematory operator, 18 registered crematory operator, REGISTERED REDUCTION OPERATOR, burial goods seller, 19 or registered seller, by description of services, methods, or procedures, or otherwise, that 20 the person is authorized to engage in the operation of a cemetery [or], crematory, OR 21 **REDUCTION FACILITY** or provide burial goods.

#### Article - Health - General 22

- 235-502.
- 24(a) This section does not apply to the disposition of a body by a school of medicine 25or dentistry.
- 26 Except as otherwise provided in this section, a person may not cremate OR 27 INITIATE ALKALINE HYDROLYSIS OR NATURAL ORGANIC REDUCTION OF a body until it has been identified by: 28
- 29 (1) The next of kin;
- 30 A person who is authorized to arrange for final disposition of the body under §§ 5–508 through 5–512 of this subtitle; or 31
- 32 (3) A medical examiner.

- (c) If a person who is authorized to arrange for final disposition of a body is not available to identify the body and authorize cremation, **REDUCTION BY ALKALINE HYDROLYSIS**, **OR NATURAL ORGANIC REDUCTION**, that person may delegate that authority to another person by sending to the delegate an electronic communication that contains the name, address, and relationship of the sender to the deceased and the name and address of the individual to whom authority is delegated. Written authorization shall follow by mail but does not take precedence over the electronic communication authorizing the identification and cremation.
- 9 5–503.

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- A person may not cremate **OR INITIATE ALKALINE HYDROLYSIS OR NATURAL**ORGANIC REDUCTION OF a body until at least 12 hours after death.
- 12 5-504.
- A person may not transport a body to a crematory **OR REDUCTION FACILITY** without using a cot and pouch or receptacle.
- 15 5–508.
- 16 (a) In this subtitle the following words have the meanings indicated.
- 17 (B) "ALKALINE HYDROLYSIS" HAS THE MEANING STATED IN § 5–101 OF THE 18 BUSINESS REGULATION ARTICLE.
- [(b)] (C) "Authorizing agent" means the individual who has legal authority to arrange for and make decisions regarding the final disposition of a dead human body, including by cremation, ALKALINE HYDROLYSIS, OR NATURAL ORGANIC REDUCTION.
- [(c)] (D) "Cremation" means the disposition of a dead human body by means of incineration.
- [(d)] (E) "Crematory" [is a building in which cremations are performed] HAS THE MEANING STATED IN § 5–101 OF THE BUSINESS REGULATION ARTICLE.
- [(e)] (F) "Decedent" means a dead human being.
- 27 (G) "NATURAL ORGANIC REDUCTION" HAS THE MEANING STATED IN § 28 5–101 OF THE BUSINESS REGULATION ARTICLE.
- [(f)] (H) "Practitioner" means a person who is licensed by the State as a funeral director, mortician, or surviving spouse licensee to practice mortuary science.

- [(g)] (I) "Pre-need contract" means an agreement prior to the time of death between a consumer and a practitioner to provide any goods and services regarding the final disposition of a dead human body.
- 4 (J) "REDUCTION FACILITY" HAS THE MEANING STATED IN § 5–101 OF THE 5 BUSINESS REGULATION ARTICLE.
- 6 (K) "SOIL REMAINS" HAS THE MEANING STATED IN § 5–101 OF THE 7 BUSINESS REGULATION ARTICLE.
- 8 5-511.
- 9 (a) A practitioner and an operator of a crematory **OR REDUCTION FACILITY** may 10 rely on the representations made by an authorizing agent and are not guarantors of the 11 reliability of those representations.
- 12 (b) A practitioner and an operator of a crematory **OR REDUCTION FACILITY** have no responsibility to contact or to independently investigate the existence of any next of kin of the decedent.
- 15 5–512.
- 16 (a) A practitioner or an operator of a crematory **OR REDUCTION FACILITY** may
  17 not require an authorizing agent to obtain appointment as personal representative of the
  18 decedent's estate as a condition precedent to making final arrangements or authorizing
  19 cremation, **ALKALINE HYDROLYSIS**, **OR NATURAL ORGANIC REDUCTION** of a decedent.
- 20 (b) A person may not authorize cremation, ALKALINE HYDROLYSIS, OR NATURAL ORGANIC REDUCTION when a decedent has left instructions in a document that the decedent does not wish to be cremated OR BE SUBJECT TO ALKALINE HYDROLYSIS OR NATURAL ORGANIC REDUCTION.
- 24 5–513.
- 25 (a) On taking custody of the body of a decedent in accordance with all authorizations required by law, a funeral establishment [or], crematory, OR REDUCTION FACILITY shall maintain the body in a manner that provides for complete coverage of the body and prevents leakage or spillage except during:
- 29 (1) Identification, embalming, or preparation of an unembalmed body for 30 final disposition;
- 31 (2) Restoration and dressing of a body in preparation for final disposition; 32 [and]

1 2 3	(3) If Applicable, placement inside a contained chamber or vessel without an external visual exposure during the process of alkaline hydrolysis or natural organic reduction; and
4	[(3)] <b>(4)</b> Viewing during a visitation or funeral service.
5 6 7 8	(b) If the unembalmed body of a decedent is to be stored for more than 48 hours before final disposition, a funeral establishment [or], crematory, OR REDUCTION FACILITY shall maintain the body with refrigeration and at a temperature determined by regulation.
9 10 11 12 13 14	(c) (1) If a funeral establishment [or], crematory, OR REDUCTION FACILITY cannot secure the body of a decedent or cannot store the body as required in subsection (b) of this section due to an unforeseen circumstance, the funeral establishment [or], crematory, OR REDUCTION FACILITY shall notify the State Board of Morticians and Funeral Directors or the Office of Cemetery Oversight and the person authorized to arrange for the final disposition of the body under § 5–509 of this subtitle.
15	(2) The notification required under paragraph (1) of this subsection shall:
16 17	(i) Be made within 24 hours after the occurrence of the unforeseen circumstance; and
18 19	(ii) Include the name and location of the facility where the body is being transferred, the reason for the transfer, and the method of storage.
20	(d) The body of a decedent may not be embalmed or artificially preserved without:
21 22	(1) The express permission of the person authorized to arrange for the final disposition of the body under $\S$ 5–509 of this subtitle; or
23	(2) A court order.
24 25	(e) A funeral establishment [or], crematory, OR REDUCTION FACILITY shall store the body of a decedent until final disposition at:
26 27	(1) A funeral establishment licensed under Title 7 of the Health Occupations Article;
28 29	(2) A crematory <b>OR REDUCTION FACILITY</b> licensed under Title 7 of the Health Occupations Article;
30 31	(3) A crematory <b>OR REDUCTION FACILITY</b> permitted under Title 5 of the Business Regulation Article; or

- 1 Another facility that has passed an inspection with the State Board of 2 Morticians and Funeral Directors or the Office of Cemetery Oversight within the past 2 3 vears. 4 (f) Α funeral establishment, crematory, REDUCTION FACILITY, or 5 transportation service may not transport or store the body of a decedent together with 6 animal remains in the same confined space. 7 Except as provided in paragraph (2) of this subsection, while the body (g) (1)of a decedent is in the custody of a funeral establishment [or], crematory, OR REDUCTION 8 9 **FACILITY** in the State, the body may not be transported for preparation or storage to a 10 facility that is not within the jurisdiction of the State, licensed by the State Board of Morticians and Funeral Directors, or permitted by the Office of Cemetery Oversight. 11 12 (2)The body of a decedent may be transported for preparation or storage 13 to a facility that is not within the jurisdiction of the State, licensed by the State Board of 14 Morticians and Funeral Directors, or permitted by the Office of Cemetery Oversight if: 15 The facility has entered into a written agreement with the State (i) Board of Morticians and Funeral Directors or the Office of Cemetery Oversight to allow the 16 17 State to make unannounced inspections of the facility; and 18 The person authorized to arrange for the final disposition of the (ii) body under § 5–509 of this subtitle: 19 20 1. Has given written permission for the body to be 21transported to the facility; or 222. A. Has given oral permission for the body to be 23transported to the facility; and 24В. Within 36 hours after giving oral permission, provides written verification of the oral permission. 25 26 5-514.27 (a) An individual may not bury or dispose of a body except: 28 (1) In a family burial plot or other area allowed by a local ordinance; 29 (2) In a crematory; 30 (3) In a cemetery; 31 IN A REDUCTION FACILITY;
- 32 By donating the body to medical science; or **(5)**

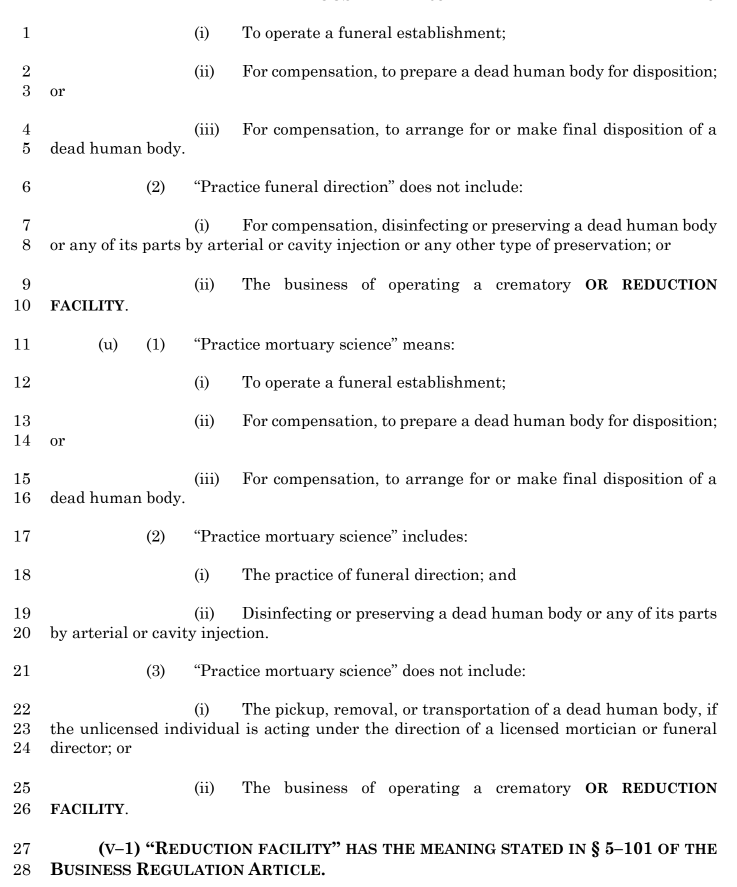
**(4)** 

- 1 **[(5)] (6)** By removing the body to another state for final disposition in accordance with the laws of the other state.
- 3 (B) A PERSON MAY NOT USE OR DISPOSE OF SOIL REMAINS PRODUCED BY 4 NATURAL ORGANIC REDUCTION:
- 5 (1) ON PUBLIC OR PRIVATE PROPERTY WITHOUT THE PRIOR 6 WRITTEN PERMISSION OF:
- 7 (I) THE OWNER OF THE PUBLIC PROPERTY;
- 8 (II) THE SURVIVING OWNERS OF PUBLIC RECORD OF THE 9 PRIVATE PROPERTY; OR
- 10 (III) IF THE DECEDENT WAS SOLE OWNER OF THE PROPERTY AT 11 DEATH, THE AUTHORIZING AGENT;
- 12 **(2)** By using the soil <u>remains</u> to grow food for consumption 13 by humans or livestock;
- 14 (3) By SELLING OR RESELLING THE SOIL REMAINS TO A THIRD 15 PARTY; OR
- 16 (4) By combining or incorporating the soil <u>remains</u> into 17 compost offered for sale to consumers or for commercial or 18 AGRICULTURAL PURCHASERS.
- 19 (C) UNLESS A FUNERAL ESTABLISHMENT OR CEMETERY HAS OTHERWISE
  20 AGREED IN WRITING, A REDUCTION FACILITY THAT PRODUCES SOIL REMAINS IS
  21 RESPONSIBLE FOR PROVIDING FOR THE FINAL DISPOSITION AND DISPOSAL OF THE
  22 SOIL REMAINS IN ACCORDANCE WITH WRITTEN DIRECTION GIVEN BY AN
  23 AUTHORIZING AGENT.
- 24 (D) EXCEPT FOR ACTS OF GROSS NEGLIGENCE OR RECKLESS DISREGARD OF THE PROHIBITIONS UNDER SUBSECTION (B) OF THIS SECTION, A PRACTITIONER OR REDUCTION FACILITY OPERATOR IS NOT LIABLE FOR:
- 27 (1) TRANSFERRING POSSESSION OF SOIL REMAINS AT A REDUCTION 28 FACILITY; OR
- 29 **(2) D**ELIVERING SOIL REMAINS TO ANOTHER LOCATION ACCORDING 30 TO THE WRITTEN DIRECTION PROVIDED BY AN AUTHORIZING AGENT.

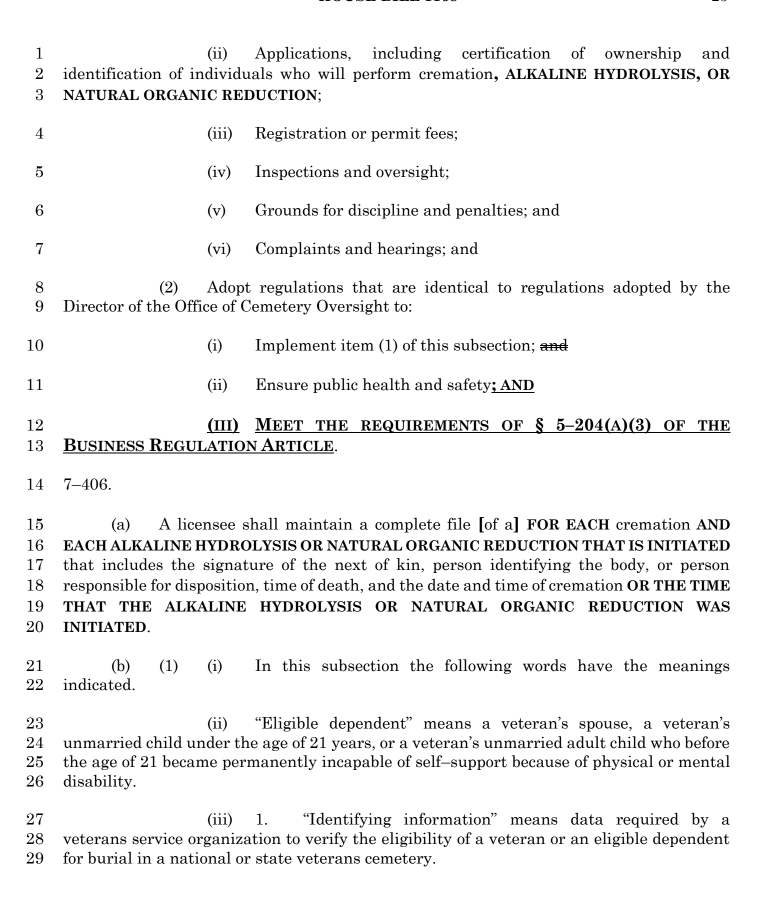
1 [(b)] **(E)** An individual who violates this section is guilty of a misdemeanor and 2 on conviction is subject to imprisonment not exceeding 1 year or a fine not exceeding \$5,000 3 or both. 4

#### **Article – Health Occupations**

- 7–101. 5
- 6 In this title the following words have the meanings indicated. (a)
- (A-1) "ALKALINE HYDROLYSIS" HAS THE MEANING STATED IN § 5-101 OF THE 7 8 BUSINESS REGULATION ARTICLE.
- 9 (c-1) "Authorizing agent" means the individual who has legal authority to arrange for and make decisions regarding the final disposition of a dead human body, including by 10 cremation, ALKALINE HYDROLYSIS, OR NATURAL ORGANIC REDUCTION HAS THE 11 MEANING STATED IN § 5-508 OF THE HEALTH - GENERAL ARTICLE. 12
- "Cremation" means [the process of reducing human remains to bone 13 (h) fragments through intense heat and evaporation, including any mechanical or thermal 14 process] DISPOSITION OF A DEAD HUMAN BODY BY MEANS OF INCINERATION. 15
- 16 "Crematory" means a building, portion of a building, or structure that houses (i) the necessary appliances and facilities for cremation OR ALKALINE HYDROLYSIS. 17
- (1)"Human remains" means: 18 (1)
- 19 (i) The body of a deceased person; or
- 20(ii) A part of a body or limb that has been removed from a living 21person.
- 22(2) "Human remains" includes the body or part of a body or limb in any 23state of decomposition.
- "HUMAN REMAINS" DOES NOT INCLUDE 24**(3)** SOIL **REMAINS** 25 PRODUCED AFTER THE COMPLETION OF NATURAL ORGANIC REDUCTION.
- 26 (L-1) "HYDROLYZED REMAINS" HAS THE MEANING STATED IN § 5-101 OF THE BUSINESS REGULATION ARTICLE. 27
- (S-1) "NATURAL ORGANIC REDUCTION" HAS THE MEANING STATED IN § 28 5-101 OF THE BUSINESS REGULATION ARTICLE. 29
- "Practice funeral direction" means: 30 (t) (1)



- 1 (V-2) "REGISTERED REDUCTION OPERATOR" HAS THE MEANING STATED IN § 5-101 OF THE BUSINESS REGULATION ARTICLE.
- 3 (V-3) "SOIL REMAINS" HAS THE MEANING STATED IN § 5-101 OF THE 4 BUSINESS REGULATION ARTICLE.
- $5 \quad 7-102.$
- 6 (a) This title does not limit the right of an individual to practice a health 7 occupation that the individual is authorized to practice under this article.
- 8 (b) (1) In this subsection, "registrant or permit holder" means a person 9 regulated under Title 5 of the Business Regulation Article as a registered cemeterian, 10 **REGISTERED REDUCTION OPERATOR,** registered seller, or holder of a permit to operate 11 a cemetery, **REDUCTION FACILITY,** or burial goods business.
- 12 (2) This title does not apply to:
- 13 (i) The business of operating a cemetery, including the sale of 14 cemetery lots, grave sites, mausoleums, monuments, lawn crypts, or vaults;
- 15 (ii) The ownership of a crematory **OR REDUCTION FACILITY** or the business of operating a crematory **OR REDUCTION FACILITY** in which:
- 19 2. Ownership is equal between a registrant or permit holder 20 and a person licensed under this title; or
- 21 3. Neither a registrant, permit holder, or person licensed 22 under this title has an ownership interest in the crematory **OR REDUCTION FACILITY**; or
- 23 (iii) The ownership of a crematory or the business of operating a 24 crematory or incinerator at a licensed medical facility or educational institution.
- 25 7–205.
- 26 (c) In conjunction with the Office of Cemetery Oversight, the Board shall:
- 27 (1) Establish a process for regulating crematories AND REDUCTION 28 FACILITIES that provides for:
- 29 (i) Registration of crematory operators AND REDUCTION 30 OPERATORS or issuance of permits for operating crematories AND REDUCTION 31 FACILITIES, and renewal:



- 1 "Identifying information" includes name, service number, 2 Social Security number, date of birth, date of death, place of birth, and copy of the death 3 certificate. "Veteran" has the meaning stated in § 9-901 of the State 4 (iv) 5 Government Article. 6 "Veterans service organization" means an association or other 7 entity organized for the benefit of veterans that has been recognized by the U.S. 8 Department of Veterans Affairs or chartered by Congress and any employee or 9 representative of the association or entity. 10 (2)**(I)** If a licensed funeral establishment for, a crematory, OR A REDUCTION FACILITY is in possession of cremated human remains OR HYDROLYZED 11 REMAINS that have been unclaimed for 90 days or more, the licensed funeral establishment 12 13 or holder of the permit for the business of operating a crematory shall provide identifying 14 information of the unclaimed cremains OR HYDROLYZED REMAINS to a veterans service 15 organization in order for the veterans service organization to determine if the unclaimed 16 cremains are those of a veteran or an eligible dependent.
- 17 (II) 1. SUBSUBPARAGRAPH 2 OF THIS SUBPARAGRAPH DOES
- 18 NOT APPLY IF:
- 19 A. AN AUTHORIZING AGENT DIRECTS OTHERWISE; OR
- B. A LICENSED FUNERAL ESTABLISHMENT OR
  REDUCTION FACILITY REASONABLY CONCLUDES BASED ON THE IDENTIFYING
  INFORMATION OR OTHER EVIDENCE THAT A DECEDENT DOES NOT QUALIFY FOR
  DISPOSITION BENEFITS ASSOCIATED WITH VETERAN STATUS.
- 2. A LICENSED FUNERAL ESTABLISHMENT OR
  25 REDUCTION FACILITY IN POSSESSION OF HUMAN REMAINS THAT ARE BEING
  26 PROCESSED BY NATURAL ORGANIC REDUCTION SHALL PROVIDE IDENTIFYING
  27 INFORMATION TO A VETERANS SERVICE ORGANIZATION WITHIN 5 BUSINESS DAYS
  28 AFTER NATURAL ORGANIC REDUCTION IS INITIATED TO DETERMINE IF THE SOIL
  29 REMAINS ARE THOSE OF A VETERAN OR AN ELIGIBLE DEPENDENT.
- 30 (3) Within 45 days after receipt of the information required under 31 paragraph (2) of this subsection, the veterans service organization shall notify the licensed 32 funeral establishment [or], permit holder, OR REDUCTION FACILITY:
- 33 (i) Whether the cremains, HYDROLYZED REMAINS, OR SOIL 34 REMAINS are those of a veteran or an eligible dependent; and

- 1 (ii) If so, whether the veteran or eligible dependent is eligible for 2 burial in a veterans cemetery.
- 3 (4) If the unclaimed cremains **OR HYDROLYZED REMAINS** are those of a veteran or an eligible dependent, the licensed funeral establishment or permit holder may
- 5 transfer the cremains OR HYDROLYZED REMAINS to a veterans service organization for
- 6 the purpose of the appropriate disposition of the cremains **OR HYDROLYZED REMAINS**.
- 7 (5) If the unclaimed soil remains are those of a veteran or 8 Eligible dependent, the <del>licensed funeral establishment or</del> reduction 9 Facility may:
- 10 (I) TRANSFER A PORTION OF THE SOIL REMAINS NOT EXCEEDING 300 CUBIC INCHES IN VOLUME TO A VETERANS SERVICE ORGANIZATION THAT GRANTS PERMISSION FOR THE PURPOSE OF DISPOSITION; AND
- 13 (II) IF AUTHORIZED, TRANSFER THE BALANCE OF THE SOIL
  14 REMAINS TO A CEMETERY OR THE OWNER OF A WOODLAND PROTECTED UNDER THE
  15 FOREST CONSERVATION ACT.
- [(5)] (6) If a veterans service organization does not take possession of unclaimed cremains OR HYDROLYZED REMAINS OR THE PORTION OF UNCLAIMED SOIL

  REMAINS that qualify for a plot in a State veterans' cemetery under § 9–906 of the State Government Article within 10 days after the licensed funeral establishment, REDUCTION FACILITY, or permit holder receives the notification required under paragraph (3) of this subsection, the licensed funeral establishment, REDUCTION FACILITY, or permit holder shall:
- 23 (i) Notify the Department of Veterans Affairs of the status of the cremains, OR HYDROLYZED REMAINS, OR PORTION OF SOIL REMAINS for the purpose of the appropriate disposition of the cremains, OR HYDROLYZED REMAINS, OR PORTION OF SOIL REMAINS; and
- 27 (ii) Transfer the cremains, <u>OR</u> HYDROLYZED REMAINS, <del>OR</del> 28 <del>PORTION OF SOIL REMAINS</del> to the Department of Veterans Affairs for the purpose of the appropriate disposition of the cremains, <u>OR</u> HYDROLYZED REMAINS, <del>OR PORTION OF</del> 30 <del>SOIL REMAINS; AND</del>.
- 131 (7) IF A VETERANS SERVICE ORGANIZATION DOES NOT TAKE
  132 POSSESSION OF A PORTION OF UNCLAIMED SOIL REMAINS UNDER PARAGRAPH (5)(I)
  133 OF THIS SUBSECTION THAT QUALIFIES FOR A PLOT IN A STATE VETERANS'
  134 CEMETERY UNDER § 9–906 OF THE STATE GOVERNMENT ARTICLE WITHIN 10 DAYS
  135 AFTER THE REDUCTION FACILITY RECEIVES THE NOTIFICATION REQUIRED UNDER
  136 PARAGRAPH (3) OF THIS SUBSECTION, THE REDUCTION FACILITY SHALL:

1 2 3	(I) NOTIFY THE DEPARTMENT OF VETERANS AFFAIRS OF THE STATUS OF THE SOIL REMAINS FOR THE PURPOSE OF THE APPROPRIATE DISPOSITION OF THE PORTION OF SOIL REMAINS;
4 5 6	(II) TRANSFER THE PORTION OF SOIL REMAINS TO THE DEPARTMENT OF VETERANS AFFAIRS FOR THE PURPOSE OF THE APPROPRIATE DISPOSITION OF THE PORTION OF THE SOIL REMAINS; AND
7 8 9	(III) IF AUTHORIZED BY THE CEMETERY OR OWNER, TRANSFER THE BALANCE OF THE SOIL REMAINS TO A CEMETERY OR THE OWNER OF A WOODLAND PROTECTED UNDER THE FOREST CONSERVATION ACT.
10	7-505.
11 12	A licensee or the agent of a licensee may not represent that a burial or funeral casket is required for cremation, ALKALINE HYDROLYSIS, OR NATURAL ORGANIC REDUCTION
13 14	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2024.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.