FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1294

Introduced by

Representatives Seibel, B. Anderson, C. Johnson, Laning, Lefor, Nathe, J. Nelson, Rohr Senators Klein, Unruh

- 1 A BILL for an Act to amend and reenact section 11-19.1-15, subsections 9 and 18 of section
- 2 23-02.1-01, sections 23-02.1-08, 23-02.1-21, and 23-02.1-22, subsection 2 of section
- 3 23-02.1-32, sections 23-06-02, 23-06-03, 23-06-04, 23-06-05, 23-06-06, 23-06-07, 23-06-08,
- 4 23-06-09, 23-06-10, 23-06-11, 23-06-12, 23-06-13, and 23-06-26, subsection 8 of section
- 5 23-06.6-13, section 30.1-28-06, subsection 4 of section 43-10-01, and sections 43-10-15.4,
- 6 43-10-21, and 43-10.1-02 of the North Dakota Century Code, relating to transportation and
- 7 disposition upon death; and to provide a penalty.

8 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 9 SECTION 1. AMENDMENT. Section 11-19.1-15 of the North Dakota Century Code is
- 10 amended and reenacted as follows:
- 11 **11-19.1-15.** Notice of next of kin, disposition of personal belongings Disposition of
- 12 body when next of kin cannot be found.

The coroner of the county in which a death is discovered shall take charge of the case and ensure that relatives or friends of the deceased individual, if known, are notified as soon as possible, giving details of the death and disposition of the deceased individual. If the relatives or friends of the deceased are unknown, the coroner shall dispose of the personal effects and body in the following manner:

- After using such clothing as may be necessary in the burial<u>final disposition</u> of the
 body, the remaining personal effects of the deceased must be turned over to law
 enforcement for appropriate disposition.
- 21 2. The remains must be:
- a. Disposed of in accordance with section 23-06-14; or
- b. <u>BuriedOtherwise disposed of</u> in accordance with the laws governing the burial of
 indigent persons within this state.

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1	SEC	CTION 2. AMENDMENT. Subsections 9 and 18 of section 23-02.1-01 of the North	
2	Dakota	Century Code are amended and reenacted as follows:	
3	9.	"Final disposition" means the entombment, burial, interment, cremation, whole-body	
4		donation to a school of medicine, removal from the state, or other disposition of a dead	
5		body or fetus.	
6	18.	"Subregistrar" means a funeral directorpractitioner or other suitable individual from a	
7		licensed funeral home who is appointed by the state registrar for the purpose of	
8		issuing burial-transitfinal disposition-transit permits.	
9	SEC	CTION 3. AMENDMENT. Section 23-02.1-08 of the North Dakota Century Code is	
10	amende	d and reenacted as follows:	
11	23-0	02.1-08. Duties of subregistrars.	
12	A su	bregistrar may issue burial-transitfinal disposition-transit permits for those counties	
13	served b	by the funeral home the subregistrar is employed by. The subregistrar or cemetery	
14	<u>sexton</u> s	hall file all completed burial-transitfinal disposition-transit permits with the county	
15	recorder	in the county where the final disposition took place within ten days after the date of	
16	intermentfinal disposition or within the time prescribed by the local board of health. The		
17	subregistrar is subject to the supervision and control of the state registrar and may be removed		
18	by the s	tate registrar for reasonable cause. The subregistrar is subject to the penalties for	
19	neglect	of duties as provided in section 23-02.1-32.	
20	SEC	CTION 4. AMENDMENT. Section 23-02.1-21 of the North Dakota Century Code is	
21	amende	d and reenacted as follows:	
22	23-02.1-21. Permits.		
23	1.	The funeral directorpractitioner who first obtains custody of a dead body or fetus shall	
24		obtain a burial-transitfinal disposition-transit permit before final disposition or removal	
25		from this state of the body or fetus.	
26	2.	The burial-transitfinal disposition-transit permits must be issued by the state registrar	
27		or a subregistrar and must be filed in the office of the county recorder where the final	
28		disposition occurs in accordance with the requirements of sections 23-02.1-19 and	
29		23-02.1-20.	

1	3.	A bu	irial-transit<u>f</u>inal disposition-transit permit issued under the laws of another state
2		whic	ch accompanies a dead body or fetus brought into this state is authority for final
3		disp	osition of the body or fetus in this state.
4	4.	A pe	ermit for disinterment and reinterment is required before disinterment of a dead
5		body	y or fetus except as authorized by rules or otherwise provided by law. The permit
6		mus	t be issued by the state registrar to a licensed embalmerfuneral practitioner upon
7		prop	per application.
8	SEC	TION	5. AMENDMENT. Section 23-02.1-22 of the North Dakota Century Code is
9	amende	d and	reenacted as follows:
10	23-0	2.1-2	2. Extension of time.
11	1.	The	state department of health may, by regulation and upon such conditions as it may
12		pres	cribe to assure compliance with the purposes of this chapter, provide for the
13		exte	nsion of the periods of time prescribed in sections 23-02.1-19, 23-02.1-20, and
14		23-0	2.1-21 for the filing of death records, fetal death records, medical certification of
15		deat	th, and for the obtaining of burial-transitfinal disposition-transit permits in cases in
16		whic	ch compliance with the applicable prescribed period would result in undue
17		hard	lship.
18	2.	Reg	ulations of the state department of health may provide for the issuance of a
19		buria	al-transitfinal disposition-transit permit under section 23-02.1-21 prior tobefore the
20		filing	g of a record of death or fetal death upon conditions designed to assure
21		com	pliance with the purposes of this chapter in cases in which compliance with the
22		requ	irement that the records be filed prior tobefore the issuance of the permit would
23		resu	It in undue hardship.
24	SEC		6. AMENDMENT. Subsection 2 of section 23-02.1-32 of the North Dakota
25	Century	Code	e is amended and reenacted as follows:
26	2.	a.	Any person who refuses to provide information required by this chapter;
27		b.	Any person who knowingly transports or accepts for transportation, interment, or
28			other final disposition of a dead body or fetus without an accompanying final
29			disposition-transit permit as provided in this chapter; or
30		C.	Any person who willfully neglects or violates any of the provisions of this chapter
31			or refuses to perform any of the duties imposed upon the person by this chapter;

1	is g	juilty of an infraction.			
2	SECTIO	N 7. AMENDMENT. Section 23-06-02 of the North Dakota Century Code is			
3	amended an	amended and reenacted as follows:			
4	23-06-02	2. Custody of body.			
5	The pers	son charged with the duty of buryingfinal disposition of the body of a deceased			
6	person is en	titled to the custody of such body for the purpose of burying itarranging for final			
7	disposition. \	When the coroner is required to hold an inquest, however, the coroner is entitled to			
8	the custody	of the body until such inquest has been completed.			
9	SECTIO	N 8. AMENDMENT. Section 23-06-03 of the North Dakota Century Code is			
10	amended an	d reenacted as follows:			
11	23-06-03	3. Duty of burial<u>final disposition</u>.			
12	1. The	e duty of burying<u>final disposition of</u> the body of a deceased individual devolves			
13	upo	on the following individuals in order of priority:			
14	<u>a.</u>	Any legally competent adult given the duty of final disposition by the deceased			
15		individual in a statement conforming with section 23-06-31, except the legally			
16		competent adult specified in the statement conforming with section 23-06-31 may			
17		decline the duty of final disposition unless the individual would otherwise have			
18		the duty of final disposition under this section;			
19	<u>b.</u>	The surviving husband or wifespouse if the deceased was married or, if;			
20	<u>C.</u>	If the deceased was not married but left kindred, upon one or more individuals in			
21		the same degree, of adult age, nearest of kin to the deceased and possessed of			
22		sufficient means to defray the necessary expenses the majority of the adult			
23		children of the decedent; however, in the absence of actual knowledge to the			
24		contrary, a funeral director or mortician may rely on instructions given by the child			
25		who represents to be the sole surviving child or the children who represent to			
26		constitute a majority of the surviving children;			
27	<u>d.</u>	The surviving parent or parents of the decedent, each having equal authority;			
28	<u>e.</u>	The adult sibling or the majority of the adult siblings of the decedent; however, in			
29		the absence of actual knowledge to the contrary, a funeral director or mortician			
30		may rely on instructions given by the sibling who represents to be the sole			

1			surviving sibling or the siblings who represent to constitute a majority of the
2			surviving siblings:
3		<u>f.</u>	The adult grandchild or the majority of the adult grandchildren of the decedent;
4			however, in the absence of actual knowledge to the contrary, a funeral director or
5			mortician may rely on instructions given by a grandchild who represents to be the
6			only grandchild reasonably available to control final disposition of the decedent's
7			remains or the grandchildren who represent to constitute a majority of
8			grandchildren reasonably available to control final disposition of the decedent's
9			remains;
10		<u>g.</u>	The grandparent or the grandparents of the decedent, each having equal
11			authority:
12		<u>h.</u>	The adult nieces and nephews of the decedent or a majority of the adult nieces
13			and nephews; however, in the absence of actual knowledge to the contrary, a
14			funeral director or mortician may rely on instructions given by a niece or nephew,
15			who represents to be the only niece or nephew reasonably available to control
16			final disposition of the decedent's remains or the nieces and nephews who
17			represent to constitute a majority of the nieces and nephews reasonably
18			available to control final disposition of the decedent's remains;
19		<u>i.</u>	An individual who was acting as the guardian of the decedent with authority to
20			make health care decisions for the decedent at the time of death;
21		<u>j.</u>	An adult who exhibited special care and concern for the decedent;
22		<u>k.</u>	An individual respectively in the next degree of kinship in the order named by law
23			to inherit the estate of the decedent; or
24		<u>l.</u>	The appropriate public or court authority, as required by law. For purposes of this
25			subdivision, the appropriate public or court authority includes the county social
26			service board of the county in which the death occurred if the individual dies
27			without apparent financial means to provide for final disposition or the district
28			court in the county in which the death occurred.
29	2.	<u>lf th</u>	ere is only one individual in a degree of relationship to the decedent described in
30		<u>sub</u>	section 1, and a district court determines the person and the decedent were
31		<u>estr</u>	anged at the time of death, the right to control and the duty of disposition devolves

1		to the next degree of relationship under subsection 1. For purposes of this subsection,
2		"estranged" means having a relationship characterized by mutual enmity, hostility, or
3		indifference.
4	<u>3.</u>	If an individual to whom the right to control and duty of disposition devolves under
5		subsection 1, refuses to accept or declines to act upon the right or duty, that right and
6		duty passes as follows:
7		a. To another individual with the same degree of relationship to the decedent as the
8		individual refusing to accept or declining to act; or
9		b. To the individual in the next degree of relationship to the decedent under
10		subsection 1.
11	<u>4.</u>	If a dispute exists regarding the right to control or duty of disposition, the parties in
12		dispute or the mortician or funeral director may file a petition in the district court in the
13		county of residence of the decedent requesting the court make a determination in the
14		matter. If the right to control and duty of disposition devolves to more than one
15		individual with the same degree of relationship to the decedent and those individuals
16		do not, by majority vote, make a decision regarding arrangements and final disposition
17		and a district court has been petitioned to make a determination, the court shall
18		consider the following factors in making a determination:
19		a. The reasonableness, practicality, and resources available for payment of the
20		proposed arrangements and final disposition;
21		b. The degree of the personal relationship between the decedent and each of the
22		individuals in the same degree of relationship to the decedent;
23		c. The expressed wishes and directions of the decedent and the extent to which the
24		decedent provided resources for the purpose of carrying out the wishes or
25		directions; and
26		d. The degree to which the arrangements and final disposition will allow for
27		participation by all who wish to pay respect to the decedent.
28	<u>5.</u>	If the individual who has the duty of burialfinal disposition does not buryarrange for
29		final disposition of the body within the time required by this chapter, the individual next
30		specified shall bury or otherwise dispose of the body within the requirements of this
31		chapter.

1 If the deceased is not survived by an individual described by subsection 1 and did not 3.6. 2 leave sufficient means to defray funeral expenses, including the cost of a casket, the 3 county social service board of the county in which the deceased had residence for 4 county general assistance purposes or, if residence cannot be established, the county 5 social service board of the county in which the death occurs shall employ some person 6 to arrange for and supervise the burial or cremation final disposition. If the deceased 7 was a resident or inmate of a public institution, the county in which the deceased was 8 a resident for county general assistance purposes immediately before entering the 9 institution shall employ a person to arrange for and supervise the burial or-10 cremation final disposition. Each board of county commissioners may negotiate with 11 the interested funeral directors or funeral homes regarding cremation expenses and 12 burial expenses but the total charges for burial services, including transportation of the 13 deceased to the place of burial, the grave box or vault, grave space, and grave 14 opening and closing expenses, may not be less than one thousand five hundred 15 dollars. The county social services board may provide for the use of a military casket 16 or urn, if the deceased was a veteran as defined in section 37-01-40, unless the 17 additional cost exceeds the negotiated expenses of this section or a surviving spouse 18 or the nearest of kin of the deceased elects a nonmilitary casket. The county social 19 service board shall pay the charge for funeral expenses as negotiated by the board of 20 county commissioners, less any amount left by the deceased to defray the expenses. 21 <u>4.7.</u> If the personindividual with the duty of burialfinal disposition under this section, or the 22 personal representative of the decedent's estate, if any, is aware of the decedent's 23 instructions regarding the disposition of the remains, that person shall honor those 24 instructions, to the extent reasonable and possible, to the extent the instructions do 25 not impose an economic or emotional hardship. A decedent's instructions may be 26 reflected in a variety of methods, including pre-need funeral arrangements a deceased 27 articulated and funded in a pre-need funeral service contract, a health care directive, a 28 durable power of attorney for health care, a power of attorney, a will, a document 29 created under section 23-06-31, or a document of gift for an anatomical gift. 30 5.8. If the decedent died while serving in any branch of the United States armed forces, the 31 United States reserve forces, or the national guard, as provided by 10 U.S.C. 1481

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1		sec	tion (a)(1) through (8) as effective through December 2001, and completed a
2		Uni	ted States department of defense record of emergency data, DD form 93, or its
3		suc	cessor form or its equivalent branch's form, the duty to bury the decedent or to
4		prov	vide other funeral and disposition arrangements for the decedent devolves on the
5		pers	son authorized by the decedent pursuant to that form.
6	SEC	тю	N 9. AMENDMENT. Section 23-06-04 of the North Dakota Century Code is
7	amende	d and	d reenacted as follows:
8	23-0)6-04	. Time within which burial or cremation<u>final disposition</u> must be made -
9	Excepti	ons.	
10	<u>1.</u>	The	e dead body of a human being must be buried or cremated<u>disposed of</u> by the
11		pers	son charged with that duty within eight days after the death of such person except
12		whe	en any of the following occur:
13	1.	<u>a.</u>	The right to dissect the body is expressly conferred by law.
14	2.	<u>b.</u>	The body is being carried through this state.
15	3.	<u>C.</u>	The body is being removed from this state for the purpose of burial or
16			cremationfinal disposition in some other state.
17	4.	<u>d.</u>	A permit is obtained from the local health officer or the state department of health
18			allowing a longer time during which the body need not be buried or
19			cremateddisposed. The permit shall state the additional length of time during
20			which the body need not be buried or cremated disposed.
21	5.	<u>e.</u>	The body is being stored for an extended period of time in a vault determined
22			suitable by the state department of health, but the body may not be stored in a
23			vault for a period of more than eight days during the months of June through
24			October unless a permit is obtained from the local health officer or the state
25			department of health.
26	<u>2.</u>	The	e date of burial or cremation final disposition must be the date of the committal
27		serv	vice or date of placement in a storage vault or school of medicine.
28	SEC	тю	N 10. AMENDMENT. Section 23-06-05 of the North Dakota Century Code is
29	amended and reenacted as follows:		

1 23-06-05. Failure to burydispose within required time - Penalty. 2 Any person whothat fails to comply with or who violates any of the provisions of section 3 23-06-04, or whothat refuses or neglects promptly to obey any order or instruction of the local 4 board of health, is guilty of a class B misdemeanor. 5 SECTION 11. AMENDMENT. Section 23-06-06 of the North Dakota Century Code is 6 amended and reenacted as follows: 7 23-06-06. Neglect of burialfinal disposition - Penalty. 8 Every person upon whomwhich the duty of making burialfinal disposition of the remains of a 9 deceased person is imposed by law whothat omits to perform that duty as required in this 10 chapter is guilty of a class B misdemeanor. 11 SECTION 12. AMENDMENT. Section 23-06-07 of the North Dakota Century Code is 12 amended and reenacted as follows: 13 23-06-07. Regulation of burial final disposition - Issuance of burial-transit final 14 disposition-transit permit regulated. 15 The body of any personindividual whose death occurs in this state may not be interred, 16 deposited in a vault or tomb, cremated, donated to a school of medicine, or otherwise disposed 17 ofas authorized by law, until a burial-transit final disposition-transit permit has been properly 18 issued by a subregistrar. A burial-transit permit may not be issued by any subregistrar until a-19 complete and satisfactory certificate and return of the death has been filed with the state-20 registrar. If the certificate is incorrect or incomplete, the subregistrar may not issue the permit 21 until it is corrected or completed. In the case of any death outside of this state, a 22 burial-transit final disposition-transit permit issued in accordance with the law and the health 23 regulations in force in the state where the death occurred, when accompanying a body shipped 24 through or into this state, may be accepted with the same effect as a permit from a subregistrar. 25 If the death occurred from some disease that is held to be communicable by the state 26 department of health, the subregistrar shall refuse to issue a permit for the removal or other 27 disposition of the body except under the conditions prescribed by the state department of health 28 and the local board of health. 29 SECTION 13. AMENDMENT. Section 23-06-08 of the North Dakota Century Code is 30 amended and reenacted as follows:

1	23-0	06-08. Burial-transitFinal disposition-transit permit - Contents.	
2	The	burial-transitfinal disposition-transit permit must be on the form prescribed by the state	
3	registrar of vital statistics, must be signed by the subregistrar issuing it, and may be limited to a		
4	statement by the subregistrar showing:		
5	1.	That a satisfactory death record has been filed with the state registrar as required by	
6		law.	
7	2.	That permission is granted to inter, remove, or otherwise dispose of as authorized by	
8		law the body of the deceased.	
9	3.	The name, age, and sex, and the cause of death of the deceased and any other	
10		necessary details.	
11	SEC	CTION 14. AMENDMENT. Section 23-06-09 of the North Dakota Century Code is	
12	amende	d and reenacted as follows:	
13	23-0	06-09. Disposition of burial-transit<u>final disposition-transit</u> permit.	
14	The	undertakerfuneral practitioner, or personindividual acting as undertakerfuneral	
15	practitioner, shall secure the burial-transitfinal disposition-transit permit from the subregistrar.		
16	The undertakerfuneral practitioner, or person acting as undertakerfuneral practitioner, shall		
17	deliver such permit to the sexton or person in charge of the place of burial final disposition		
18	before ir	nterring the body, cremating the body, donating the body to a medical school, or	
19	otherwise disposing of the body as authorized by law, or shall attach it to the box containing the		
20	corpse when the same is shipped by any transportation company. Such permit must be		
21	accepte	d by the sexton or person in charge as authority for the intermentfinal disposition of the	
22	body. A body may not be accepted for carriage by a common carrier unless the permit is		
23	attached	as required in this section.	
24	SEC	TION 15. AMENDMENT. Section 23-06-10 of the North Dakota Century Code is	
25	amende	d and reenacted as follows:	
26	23-0	06-10. Sextons to endorse and return burial-transitfinal disposition-transit permit -	
27	Record	of burials.	
28	Eac	h sexton or person in charge of the burial ground shall endorse the date of interment	
29	upon the burial-transitfinal disposition-transit permit over the person's signature, and return the		
30	burial-transit<u>f</u>inal disposition-transit permit to the subregistrar county recorder. The subregistrar		

1 or sexton shall file all completed permits, so endorsed, with the county recorder within ten days 2 after the date of interment or within the time prescribed by the local board of health. 3 The sexton shall keep a record of all interments made in the premises under the sexton's 4 charge, stating the name of the deceased personindividual, the place of death, the date of 5 burial, and the name and address of the undertaker or funeral directorpractitioner. Such record 6 at all times must be open to public inspection. 7 In the absence of a sexton, the funeral director making the burial shall endorse and return 8 the burial-transit final disposition-transit permit to the subregistrar. 9 SECTION 16. AMENDMENT. Section 23-06-11 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 23-06-11. Burial without burial-transit final disposition-transit permit - Penalty. 12 It is unlawful for a person, acting as an undertakera funeral practitioner, to inter, remove, or 13 otherwise dispose of as authorized by law the body of any deceased personindividual without 14 having received a burial-transit final disposition-transit permit. 15 SECTION 17. AMENDMENT. Section 23-06-12 of the North Dakota Century Code is 16 amended and reenacted as follows: 17 23-06-12. Transporting body without burial-transitfinal disposition-transit permit. 18 It is unlawful for a transportation company or common carrier to transport, or accept for 19 transportation, the body of any deceased person individual unless that body is accompanied by 20 a burial-transit final disposition-transit permit issued in accordance with the provisions of this 21 chapter. 22 SECTION 18. AMENDMENT. Section 23-06-13 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 23-06-13. Dissection - When allowed. 25 The dead body of a human being may be dissected: 26 When the death occurs under circumstances in which a coroner is authorized by law 1. 27 to hold an inquest upon the body, and a coroner authorizes such dissection for the 28 purposes of the inquest; 29 2. When If the husband, wifespouse, or one of the next of kin of a deceased 30 personindividual, charged by law with the duty of burialfinal disposition, authorizes 31 such dissection for the purposes of ascertaining the cause of death; or

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1 When permission has been given therefor by deceased. 3. 2 SECTION 19. AMENDMENT. Section 23-06-26 of the North Dakota Century Code is 3 amended and reenacted as follows: 4 23-06-26. Purchasing body forbidden - Penalty. 5 Every person who purchases or who receives, except for the purpose of burialfinal. 6 disposition, any dead body of a human being, knowing that the same has been removed 7 contrary to the provisions of this chapter, is guilty of a class C felony. 8 SECTION 20. AMENDMENT. Subsection 8 of section 23-06.6-13 of the North Dakota 9 Century Code is amended and reenacted as follows: 10 8. Subject to subsection 9 of section 23-06.6-10 and section 23-06.6-22, the rights of the 11 person to which a part passes under section 23-06.6-10 are superior to the rights of all 12 others with respect to the part. The person may accept or reject an anatomical gift in 13 whole or in part. Subject to the terms of the document of gift and this chapter, a person 14 that accepts an anatomical gift of an entire body may allow embalming, burial or 15 cremation, whole body donation to a school of medicine, and use of remains in a 16 funeral service. If the gift is of a part, the person to which the part passes under 17 section 23-06.6-11, upon the death of the donor and before embalming, burial, whole-18 body donation to a school of medicine, or cremation, shall cause the part to be 19 removed without unnecessary mutilation. 20 SECTION 21. AMENDMENT. Section 30.1-28-06 of the North Dakota Century Code is 21 amended and reenacted as follows: 22 30.1-28-06. (5-306) Termination of guardianship. 23 The authority and responsibility of a guardian for an incapacitated person terminates upon 24 the death of the guardian or ward, except, the guardian may arrange for a deceased ward's 25 burialfinal disposition and refer the ward's estate to probate, if no other person is available to

- 26 perform those acts, the determination of incapacity of the guardian, or upon removal or
- 27 resignation as provided in section 30.1-28-07. Testamentary appointment under an informally
- 28 probated will terminates if the will is later denied probate in a formal proceeding. Termination
- 29 does not affect the guardian's liability for prior acts nor the guardian's obligation to account for
- 30 funds and assets of the ward.

1	SEC	CTION 22. AMENDMENT. Subsection 4 of section 43-10-01 of the North Dakota
2	Century	Code is amended and reenacted as follows:
3	4.	"Final disposition" means the entombment, burial in a cemetery, or cremation, removal
4		from the state, or whole-body donation to a school of medicine of a dead human body.
5	SEC	CTION 23. AMENDMENT. Section 43-10-15.4 of the North Dakota Century Code is
6	amende	ed and reenacted as follows:
7	43-1	10-15.4. Intern embalmer - Application - Qualifications.
8	The	board shall issue a certificate of registration as an intern embalmer to each applicant
9	who file	s an application upon a form and in a manner the board prescribes, accompanied by a
10	fee not	to exceed fifty dollars, and who furnishes sufficient evidence to the board that the
11	applicar	nt:
12	1.	Is at least eighteen years of age;
13	2.	Is of good moral character; and
14	3.	Has completed an accredited four-year high school course of study and two yearsone
15		year of accredited college or university studies; and
16	4.	Has graduated from an accredited college of mortuary science.
17	SEC	CTION 24. AMENDMENT. Section 43-10-21 of the North Dakota Century Code is
18	amende	ed and reenacted as follows:
19	43-	10-21. Definition.
20	Ası	used in sections 43-10-21 through 43-10-24, the term "funeral establishment" shall-
21	mean <u>m</u>	eans a place of business situated at a specific street address or location, and used in
22	the care	and preparation for burial, transportation, or other disposition of dead human bodies, or
23	used for	the purpose of conducting funeral services. A branch establishment is a funeral
24	establis	hment and must be independently licensed.
25	SEC	CTION 25. AMENDMENT. Section 43-10.1-02 of the North Dakota Century Code is
26	amende	ed and reenacted as follows:
27	43-'	10.1-02. Pre-need funeral service contracts.
28	Ape	erson may not engage in the sale or execution of a pre-need funeral service contract
29	unless t	hat person is the operator, agent, employee, or manager of a licensed funeral
30	establis	hment or cemetery association. As part of the sale of a pre-need funeral service
31	contract	, the seller shall inform the purchaser of the extent to which the person with the duty of

- 1 <u>burial final disposition</u> under section 23-06-03 might be bound by any pre-need funeral
- 2 arrangements.