HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

H.B. NO. ⁵⁶⁵ H.D. 1

A BILL FOR AN ACT

RELATING TO MANDATORY PRIOR WRITTEN NOTICE AND CONSENT IN CONTRACTS TO PROVIDE CREMATION SERVICES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 441-22.5, Hawaii Revised Statutes, is				
2	amended to read as follows:				
3	"§441-22.5 Mortuary, cemetery, or pre-need funeral				
4	authority ; disclosure requirements [-]; notice and consent . (a)				
5	No cemetery property, interment services, funeral services, and				
6	related commodities shall be sold unless the mortuary, cemetery,				
7	or pre-need funeral authority first satisfies the requirements				
8	stated in section 441-22.6.				
9	(b) Every cemetery or pre-need funeral authority shall be				
10	required to provide to the purchaser of cemetery property, pre-				
11	need interment, or pre-need funeral services and related				
12	commodities a written contract which shall contain the following				
13	disclosures:				
14	(1) The names and addresses of the cemetery or pre-need				
15	funeral authority, purchaser, and contract				

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1 beneficiary, if the beneficiary is someone other than 2 the purchaser; 3 (2) A clear and concise itemized statement of the 4 property, including, for cemetery property, the 5 location of the plot, crypt, or niche by its unique 6 identifier, and any services and related commodities to be supplied or not supplied and by whom, 7 8 particularly if the authority is not to be the 9 provider under the terms of the contract; 10 (3) The purchase price of each item of property, services, 11 and related commodities to be supplied, the total 12 purchase price, and how the total purchase price is 13 payable, including any credit terms, if applicable; 14 provided that, pursuant to section 441-22.7, 15 disclosure shall also be made that further additional 16 charges or fees for perpetual care subsequent to the 17 execution of the contract are prohibited for any 18 purpose and on any occasion, except for reasonable 19 fees related to the administrative costs of 20 transferring ownership rights, including the cost of 21 research, document and file preparation, photocopying,

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1		nota	ary fees, records transfer and storage, and any	
2		othe	er costs directly related to the transfer of	
3		owne	ership rights;	
4	(4)	Rela	ted costs covered under the contract;	
5	(5)	The	The basis on which funds are to be deposited in trust,	
6		incl	uding:	
7		(A)	The name and address of the trustee; provided	
8			that the disclosure shall not preclude the	
9			cemetery or pre-need funeral authority from	
10			changing the trustee named;	
11		(B)	The percentage of the contract price for	
12			trustable items to be placed in trust; provided	
13			that the percentage shall be no less than seventy	
14			per cent;	
15		(C)	The percentage of the contract price for	
16			trustable items that the cemetery or pre-need	
17			funeral authority will retain and not deposit	
18			into the trust; provided that the percentage	
19			shall [not] be <u>no</u> more than thirty per cent; and	
20		(D)	Where a portion of the contract price relates to	
21			property, services, or related commodities that	



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1		are not trustable items, a clear description of
2		what those non-trustable items are;
3	(6)	The refund, cancellation, and default provisions of
4		the contract, including an explanation of the
5		requirements of section 441-22.8, and a statement in
6		twelve-point bold type in substantially the following
7		form:
8		"YOU HAVE REFUND, CANCELLATION AND DEFAULT RIGHTS
9		UNDER STATE LAW AND UNDER THE CONTRACT. PLEASE READ
10		THE CONTRACT CAREFULLY FOR AN EXPLANATION OF THESE
11		RIGHTS";
12	(7)	The date and place of execution of the contract;
13	(8)	The [cemetery] cemetery's or pre-need funeral
14		authority's or [its] <u>their</u> duly authorized agent's
15		signature on the contract and the identification of
16		this person by name and title;
17	(9)	A statement that the written contract, when signed,
18		shall constitute the entire agreement between the
19		parties relative to its subject matter and that all
20		obligations of both parties shall be fixed and
21		enforceable by the other parties of the contract; and



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(10) A statement that the contract may not waive any rights
 of the consumer or duties of the cemetery or pre-need
 funeral authority under the law.

4 (C) No mortuary, cemetery, or pre-need funeral authority 5 shall charge a price for the cemetery property, interment, or 6 funeral services, whether it be at-need or pre-need, which is 7 greater than the price on the itemized price list or contract 8 [which] that the purchaser had signed, unless the purchaser or 9 the purchaser's authorized representative requests an additional 10 item, the authority discloses the price for the additional item, 11 and the purchaser or its authorized representative approves the 12 price for the additional item. The mortuary, cemetery, or pre-13 need funeral authority may charge the higher price for the 14 additional item but shall collect in payment only that sum 15 [which] that is the difference between the higher price and the 16 price listed on the itemized price list or contract [which] that 17 the purchaser had previously signed.

18 (d) Any mortuary or pre-need funeral authority that enters
19 into a contract on or after October 1, 2025, to provide a

20 purchaser funeral services that includes cremation, shall

21 include in the contract:



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1	(1)	A provision that requires written notice to the
2		purchaser if precious metals are recovered at the
3		conclusion of the cremation process; and
4	(2)	A disclosure that after the receipt of the written
5		notice, the purchaser has thirty days to claim the
6		precious metals recovered, after which the precious
7		metals may be sold or recycled by the mortuary or pre-
8		need funeral authority.
9	The	failure of a mortuary or pre-need funeral authority to
10	include t	he required provision and disclosure under this section
11	shall be	a violation of this subsection.
12	(e)	As used in this section:
13	"Crei	mation" has the same meaning as defined in section
14	531B-2.	
15	"Pre	cious metals" includes any metals from jewelry, medical
16	devices,	or dental implants.
17	"Pur	chaser" includes the contract beneficiary or the
18	authorize	d agent who is legally entitled to control the
19	dispositi	on of the human remains."
20	SECT	ION 2. Statutory material to be repealed is bracketed
21	and stric	ken. New statutory material is underscored.

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SECTION 3. This Act shall take effect on July 1, 3000.

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Report Title:

Mortuaries; Pre-Need Funeral Authorities; Contracts; Cremation; Precious Metals; Notice

Description:

For contracts entered into on or after 10/1/2025, requires mortuaries and pre-need funeral authorities that contract to provide cremation services to provide written notice if precious metals are recovered after cremation and a disclosure that the person has thirty days to claim the precious metals after receipt of the notice. Effective 7/1/3000. (HD1)

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