## As Reported by the Senate Local Government, Public Safety and Veterans Affairs Committee

**132nd General Assembly** 

**Regular Session** 

Sub. H. B. No. 454

2017-2018

**Representatives Patterson, Arndt** 

Cosponsors: Representatives Ashford, Seitz, Becker, Reece, Hambley, Holmes, Boyd, Brown, Anielski, Antonio, Barnes, Craig, Green, Lepore-Hagan, Miller, O'Brien, Perales, Rogers, Sheehy, Sprague

## A BILL

То	amend sections 517.07 and 517.073 of the Revised	1
	Code to require a township to offer compensation	2
	to responsive owners of certain unused cemetery	3
	lots and rights.	4

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 517.07 and 517.073 of the Revised	5
Code be amended to read as follows:	6
Sec. 517.07. Upon application, the board of township	7
trustees shall sell at a reasonable price the number of lots as	8
public wants demand for burial purposes. Purchasers of lots or	9
other interment rights, upon complying with the terms of sale,	10
may receive deeds for the lots or rights which the board shall	11
execute and which shall be recorded by the township fiscal	12
officer in a book for that purpose. The expense of recording	13
shall be paid by the person receiving the deed. Upon the	14
application of a head of a family living in the township, the	15
board shall, without charge, make and deliver to the applicant a	16

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deed for a suitable lot or right for the interment of the17applicant's family, if, in the opinion of the board and by18reason of the circumstances of the family, the payment would be19oppressive.20

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The terms of sale and any deed for lots executed after July 24, 1986, for an entombment, including a mausoleum, columbarium, or other interment right executed on or after September 29, 2015, may include the following requirements:

(A) The grantee shall provide to the board of township trustees, in writing, a list of the names and addresses of the persons to whom the grantee's property would pass by intestate succession.

(B) The grantee shall notify the board in writing of any subsequent changes in the name or address of any persons to whom property would descend.

(C) Any person who receives a township cemetery lot or 32 right by gift, inheritance, or any other means other than the 33 original conveyance shall, within one year after receiving the 34 interest, give written notice of the person's name and address 35 to the board having control of the cemetery, and shall notify 36 the board of any subsequent changes in the person's name or 37 address. 38

The terms of sale and any deed for any lots or rights39executed in compliance with the notification requirements set40forth in divisions (A), (B), and (C) of this section shall state41that the board of township trustees shall have right of reentry42to the cemetery lot or right if the notification requirements43are not met. At least ninety days before establishing reentry,44the board shall publish a notice on the board's internet web45

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site, if applicable, and shall send a notice by certified mail 46 to the last known owner at the owner's last known address to 47 inform the owner that the owner's interest in the lot or right 48 will cease unless the notification requirements are met. If the 49 owner's address is unknown and cannot reasonably be obtained, it 50 is sufficient to publish the notice once in a newspaper of 51 52 general circulation in the county. In order to establish reentry, the board shall pass a resolution stating that the 53 conditions of the sale or of the deed have not been fulfilled, 54 and that the board reclaims its interest in the lot or right. 55

The board may limit the terms of sale or the deed for a 56 cemetery lot or right by specifying that the owner, a member of 57 the owner's family, or an owner's descendant must use the lot, 58 tomb, including a mausoleum, or columbarium, or at least a 59 portion of the lot, tomb, including a mausoleum, or columbarium, 60 within a specified time period. The board may specify this time 61 period to be at least twenty but not more than fifty years, with 62 right of renewal provided at no cost. At least ninety days prior 63 to before the termination date for use of the cemetery lot, 64 tomb, including a mausoleum, or columbarium, the board shall 65 publish a notice on the board's internet web site, if 66 applicable, and shall send a notice to the owner to inform the 67 owner that the owner's interest in the lot or right will cease 68 on the termination date unless the owner contracts for renewal 69 by that date. The board shall send the notice by certified mail 70 to the owner if the owner is a resident of the township or is a 71 nonresident whose address is known. If the owner's address is 72 unknown and cannot reasonably be obtained, it is sufficient to 73 publish the notice once in a newspaper of general circulation in 74 the county. 75

The terms of sale and any deed for lots or rights conveyed

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with a termination date shall state that the board shall have 77 right of reentry to the lot or right at the end of the specified 78 time period if the lot, tomb, including a mausoleum, or 79 columbarium, is not used within this time period or renewed for 80 an extended period. In order to establish reentry, the board 81 shall pass a resolution stating that the conditions of the sale 82 or of the deed have not been fulfilled, and that the board 83 reclaims its interest in the lot or right. The board shall 84 compensate owners of unused lots or rights who do not renew the 85 terms of sale or the deed by paying offering to pay the owner 86 eighty per cent of the purchase price or to provide another 87 available lot or right, as applicable, at no additional cost. 88 The board may repurchase any cemetery lot or right from its 89 owner at any time at a price that is mutually agreed upon by the 90 board and the owner. 91

Sec. 517.073. (A) The board of township trustees may 92 reenter a lot for which the terms of sale or deed was executed 93 prior to before July 24, 1986, or an entombment, including a 94 95 mausoleum, columbarium, or other interment right for which the terms of sale or deed was executed prior to before September 29, 96 2015, if the board determines the lot or right is unused and 97 adopts a resolution creating a procedure for right of reentry in 98 accordance with this section. The resolution shall state that 99 the board of township trustees has the right of reentry to the 100 cemetery lot or right purchased prior to before July 24, 1986, 101 or <del>prior to</del> before September 29, 2015. <del>Before</del> At least one 102 <u>hundred eighty days before</u> reentering a lot or right, the board 103 shall publish a notice on the board's internet web site, if 104 applicable, and shall send a notice by certified mail to the 105 last known owner at the owner's last known address to inform the 106 owner that the owner's interest in the lot or right will cease 107

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unless the owner or owner's heir responds by <del>a specified <u>that</u></del>	108
date. If the owner's address is unknown and cannot be obtained	109
reasonably, it is sufficient to publish the notice once in a	110
newspaper of general circulation in the county. <del> To</del>	111
If the owner responds by the specified date, the township	112
shall offer the owner all of the following:	113
(1) To continue the owner's interest in the lot or right;	114
(2) To compensate the owner by paying the owner eighty per	115
cent of the owner's original purchase price; or	116
(3) To compensate the owner by providing the owner an	117
available lot or right, as applicable.	118
To establish reentry, the board shall pass a resolution	119
stating that the owner has not responded by the specified date	120
or has opted to receive other compensation, and that the board	121
reclaims its interest in the lot or right. The board may	122
repurchase a cemetery lot or right from its owner at any time at	123
a price that is mutually agreed upon by the board and the owner.	124
<u>(B) At least <del>ninety</del> one hundred eighty days <del>prior to the</del></u>	125
<u>before a termination date for use of <del>the</del> a</u> cemetery lot <u>for</u>	126
which the terms of sale or deed was executed before July 24,	127
1986, and contained a termination date, tomb or an entombment,	128
including a mausoleum $_{ au}$ or columbarium, for which the terms of	129
sale or deed was executed before September 29, 2015, and	130
contained a termination date, the board shall publish a notice	131
on the board's internet web site, if applicable, and shall send	132
a notice to the owner <u>of an unused lot or right to</u> inform the	133
owner that the owner's interest in the lot or right will cease	134
on the termination date unless the owner or owner's heir	135
contracts for renewal responds by that date. The board shall	136

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send the notice by certified mail to the owner if the owner is a	137	
resident of the township or is a nonresident whose address is	138	
known. If the owner's address is unknown and cannot reasonably	139	
be obtained, it is sufficient to publish the notice once in a	140	
newspaper of general circulation in the county.		
If the owner responds by the termination date, the	142	
township shall offer the owner all of the following:	143	
(1) To contract for renewal;	144	
(2) To compensate the owner by paying the owner eighty per	145	
cent of the owner's original purchase price; or	146	
(3) To compensate the owner by providing the owner an	147	
available lot or right, as applicable.	148	
In order to establish reentry, the board shall pass a	149	
resolution stating that because of the lack of response to	150	
notice sent by certified mail that provided a termination date	151	
or because the owner opted to receive other compensation, the	152	
board reclaims its interest in the lot or right. The board may	153	
repurchase a cemetery lot or right for which there is a	154	
termination date from its owner at any time at a price that is	155	
mutually agreed upon by the board and the owner.	156	
Section 2. That existing sections 517.07 and 517.073 of	157	
the Revised Code are hereby repealed.	158	