

Chapter 12
CEMETERIES*

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ARTICLE I. IN GENERAL

Sec. 12-1. Cemetery defined.

The work “cemetery,” when used in this chapter, shall mean any public cemetery owned, managed or controlled by the city. (Code 1972, § 3.41)

Cross reference-Definitions and rules of construction generally, § 1-2.

Sec. 12-2. Supervision by superintendent.

The superintendent shall have the general supervision and control of the city cemetery ground, buildings and equipment, and all funeral processions when entering the cemetery, the employment of necessary help, the selling of lots and graves, the keeping of all cemetery records, subject to the direction and approval of the cemetery board, and it shall be his duty to enforce all rules and regulations adopted by the board.

(Gen. Code 1946, Ch. 5, § 1305.4; Code 1972, § 3.52)

Sec. 12-3. Rules and regulations adopted by cemetery board; meetings; by-laws.

- (a) The cemetery board shall have the power, subject to approval by the city commission, to adopt rules and regulations not inconsistent with this chapter relative to the care, preservation and management of the cemeteries and the making of burials therein, the improvement, laying out and embellishment of the grounds, roads and walks therein, and all other matters relative to the operation of such cemeteries. All purchases of lots in such cemeteries shall be bound by such rules and regulations existing at the date of the purchase of any such lot, and as thereafter amended, and also shall be bound by the terms of this chapter.

***Charter reference-** Cemetery board, § 3.41.

Cross reference-Streets, sidewalks and other public places, Ch. 37.

- (b) All individuals having a right to burial in the city cemeteries are subject to such rules and regulations as are now in force or which may hereafter be adopted.
- (c) The cemetery board does not wish to unnecessarily restrict the individual desires or tastes of burial right owners, but desires to place before them for observance such rules and regulations as will protect them and carry out the general landscape design as the cemeteries are developed. It is hoped that these rules will acquaint burial right owners with the ideals and objectives of the cemetery board by which the cemeteries may be transformed into shrines of sentiment and beauty.
- (d) The cemetery board shall conduct as least one (1) meeting every month, at such time and place as determined by the board, to transact such business as may properly come before it. Notice of such meetings shall be given to each member of the board at least forty-eight (48) hours prior to the meeting.
- (e) The cemetery board may adopt by-laws and rules relative to the operation, meeting and control of the board.
(Gen. Code 1946, Ch. 5, §§ 1301.1 – 1305.3; Code 1972, §§ 3.52, 3.59; Ord.No. 593088, 4-18-88; Ord. of 4—1-91, § 2)

Sec. 12-4. Burial, disinterment permit.

No person shall bury, remove or disinter the body of any deceased person from any cemetery without first obtaining a permit from the State of Michigan and providing a copy of the permit to the cemetery superintendent.

(Gen.Code 1946, Ch. 5, § 1302.1; Code 1972, § 3.43; Ord. of 4-1-91, § 2)

Sec. 12-5. Record of lot transfers.

No sale, transfer or conveyance of any right to burial in the cemeteries, or any part thereof, or interest therein shall be effectual to confer any title or right of possession to any person unless such sale, transfer or conveyance shall have been duly recorded in the office of the cemetery on forms prescribed therefor.

(Gen. Code 1946, Ch. 5, § 1302.2; Code 1972, § 3.44)

Sec. 12-6. Lot improvements; approval

No curb, decoration, design, embellishment or improvement of any sort shall be placed upon any burial lot, nor shall any alteration of the surface of the ground be made, nor shall any labor be done unless the same shall have been approved by the cemetery superintendent, provided that if any person feels himself aggrieved by the decision of the cemetery superintendent he may appeal to the cemetery board.

(Gen. Code 1946, Ch.5, § 1302.3; Code 1972, § 3.45)

12-7. Price schedules.

Prices of cemetery lots may be obtained at the cemetery office.

(Gen. Code 1946, Ch. 5, § 1303.1; Code 1972, § 3.50)

Secs. 12-8 – 12-15. Reserved.

ARTICLE II. RULES AND REGULATIONS*

DIVISION 1. GENERALLY

Sec. 12-16. Conduct in cemeteries.

- (a) No person shall:
 - (1) Drive any vehicle on other than established drives, except for maintenance personnel;
 - (2) Deposit rubbish or debris on cemetery grounds, except on the edges of drives or in receptacle4s as provided;

***Note**-See the editor's note to this chapter title.

- (3) Pick or mutilate any flowers, either wild or domestic, or disturb any tree, shrub or other plant material, except on their own lots;
 - (4) Consume alcoholic beverages in the cemetery or carry the same upon the premises;
 - (5) Bring any dog in the cemetery;
 - (6) Use any form of advertising on cemetery premises, unless placed, distributed or permitted by the cemetery management;
 - (7) Discharge a firearm in or adjacent to the cemetery. This prohibition shall not apply to authorized volleys at burial services;
 - (8) Ride a motorcycle or bicycle on the cemetery grounds, except as a means of transportation.
 - (9) Hunt in or upon cemetery grounds.
- (ord. No. 616.89, § 1,3-27-89; Ord. of 4-1-91, §2)

Sec. 12-17. Admittance of children to cemeteries.

No person or persons under seventeen (17) years of age shall enter the cemetery unless attended by an adult or adults responsible for their conduct or until permission to enter has been obtained at the cemetery office.
(Ord. No. 616-89, § 2, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-18. Financial responsibility of cemetery for damage.

The cemetery shall not be financially responsible for any damage to lots and structures or objects thereon or for flowers or articles removed from any lot or grave.
(Ord. No. 616-89, § 3, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-19. Traffic regulations.

All traffic laws in the city that are applicable to operation of vehicles in cemeteries shall be strictly observed. A person driving in a cemetery shall be responsible for any damage done by the vehicle.
(Ord. No. 616-89, § 4, 3-27-89)

Sec. 12-20. Right to correct errors reserved.

- (a) The supervisor of cemeteries shall have the right to correct any errors that may be made, either in making interments, disinterments or removals, or in the description, transfer or conveyance of any interment property, either by canceling such conveyance and substituting and conveying in lieu thereof other interment property of equal value and similar location as nearly as possible, or as may be selected by the supervisor, or by refunding the amount of money paid on account of that purchase.
- (b) In the event the error shall involve the interment of remains of any person in such property, the supervisor shall have the right to remove and reinter the remains in such other property of equal value and similar location as may be substituted and conveyed in lieu thereof.
(Ord. No. 616-89, § 35, 3-27-89)

Sec. 12-21. Transfer of cemetery property by sale.

A right of burial will be issued by the cemetery superintendent when individuals having an interest in a lot wishes to sell the interest to another party. In order to do this, the original document conveying the interest must be turned in to the cemetery superintendent. A photocopy is not sufficient. A charge shall be assessed for this service.
(Ord. No. 616-89, § 36, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-22. Repurchase of lots by cemetery.

The cemetery board may repurchase cemetery lots back from burial right owners if they have the original documents conveying the interest. A photocopy is not sufficient. The amount to be paid is determined as

follows: the original price of the lot, less fifteen (15) percent for perpetual care, less ten (10) percent for bookkeeping.

(Ord. No. 616-89, § 37, 3-27-89; Ord. of 4-1-91 § 2)

Sec. 12-23. Contractors and outside workers.

Contractors and others having work in the cemetery must make known their business to the supervisor of cemeteries and receive permission before work is commenced. Said contractors or others must have liability insurance and do hereby agree as a condition of entering the cemetery to hold harmless the cemetery board and the city from any and all claims for injury or damage of any nature whatsoever.

(Ord. N. 616-89, § 38, 3-27-89; Ord. No. 666-91, §2, 4-1-91)

Sec. 12-24. Exceptions to rules and regulations.

The cemetery superintendent shall have the right for good cause shown to grant an exception to any rule or regulation when in the best interest of the cemetery. Any exception granted hereunder by the cemetery superintendent shall be conditional and subject to subsequent approval by the cemetery board at its next regular meeting. Any exception shall not amend or repeal any rule or regulation. All exceptions ranted hereunder shall be in writing, signed and dated by the cemetery superintendent.

(Ord. No. 616-89, § 39,3-27-89; Ord. of 4-1-91, § 2)

Secs. 12-25 – 12-30. Reserved.

DIVISION 2. PURCHASE, TRANSFER, OWNERSHIP OF LOTS

Sec. 12-31. Conditions of lot purchases.

A cemetery lot is defined as a plot of ground within any platted section of the cemetery containing at least one (1) full-size grave space. All lots shall be sold subject to these rules and regulations or those hereafter adopted, and the document conveying such interest shall so state. No lot shall be used for any purpose other than the burial of human remains and the placing of appropriate memorials. Interments of the remains of any person other than the individual having a right to burial in the lot or any member of the individual's immediate family will be permitted only after written consent by the burial right owner, owners, or his or her authorized agent has been filed with the cemetery superintendent. In the case of a minor, the guardian or authorized agent thereof shall give such consent upon proof of authority to act. Burial lots are exempt from ordinary taxes and cannot be seized on execution. The cemetery may impose specific charges against lots. No mortgage or other encumbrance shall be given any lot.

(Ord. No. 616-89, § 5, 2-27-89; Ord. of 4-1-91, § 2)

Sec. 12-32. Purchase procedures

The purchase of a lot shall be evidenced by execution of a purchase contract, upon a form furnished by the cemetery, describing the lot and stating the purchase price, amount paid and terms for payment of the balance, if any. Such purchase contracts are subject to approval by the cemetery board. All installment purchases shall require a minimum monthly payment and may be up to a maximum term of one hundred eighty (180) days for full payment of the contract, except that before a burial shall be allowed the actual space used must have been paid in full. When a lot is purchased by more than one person, each person's interest in the lot shall be specifically stated. When a lot is paid for in full a right of burial shall be issued to the purchaser by the cemetery board upon a form furnished by the cemetery.

(Ord. 616-89, § 6, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-33. Purchase limitations.

The purchase of burial rights in the city-owned cemeteries for the purpose of resale or speculation is prohibited, and the cemetery reserves the right to refuse any such offer to purchase.

(Ord. No. 616-89, § 7, 3-27-89)

Sec. 12-34. Transfer of lots.

The transfer of any right of burial in any lot(s) or parts of lots to another party shall be recorded in the office of the cemetery superintendent, which office shall notify the cemetery board. No person shall be recognized as owner or part owner unless such regulations imposed herein and as hereinafter amended.

(Ord. No. 616-89, § 8, 3-27-89; Ord. of 4-1-92, § 2)

Cross reference- Restrictions on monuments and markers, § 12-02.

Sec. 12-35. Rights of successorship.

Upon the death of the lot owner, or owners in cases of joint ownership, the lot descends to those named in his/her will or to his/her heirs. Lot owners shall be required to provide the cemetery with proof, to the cemetery's satisfaction, or any legal assignment or transfer of cemetery ownership. The cemetery shall in no way be held responsible for a failure to properly determine the legal successorship of any lot owner or purchaser.

(Ord. No. 616-89, § 9, 3-27-89)

Secs. 12-36 – 12-45. Reserved

DIVISION 3. TYPES, USE AND CARE OF LOTS

Sec. 12-46. Types of lots; conditions of use.

The types of lots and conditions of use governing each shall be as follows:

(1) *Lots requiring flush grave markers.* All individual grave markers installed on these lots shall be of the flush type and shall be installed in accordance with the provisions of Section 12-93 of this Code.

(2) *Indigent grave spaces.* The cemetery will provide a designated single grave for those persons buried at public expense. A charge will be made for the grave and the opening and closing of the grave. Selections of these grave spaces will be entirely at the discretion of the cemetery. Endowments are not available in the Sunset section of the cemetery or to Department of Social Service Clients who pay a supplemental fee for a different grave space at a reduced price.

(Ord. No. 616-89, § 10, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-47. Arrangements for lot care.

(a) *General maintenance.* General maintenance of the cemetery, which is designed to improve the cemetery's overall appearance and condition, shall be the responsibility of the cemetery. It shall include such items as upkeep of drives, buildings, sewers, water lines and fences. It shall also include the following items of basic lot care: Annual spring clean

(b) up, periodic cutting of grass and raking of leaves. General maintenance shall apply to all lots and graves in the cemetery.

(c) *Endowed care* Endowed Care is a plan whereby the continued care of the lot is provided by means of an endowment. The amount of additional work done each year on any endowed lot is limited to the earnings of the invested endowment. In general, standard endowed care service includes regular cutting and trimming of turf, top dressing and reseeding as required for the maintenance of a good turf, and the removal of debris. Any other maintenance improvement or special service item is limited to earnings of the invested endowment.

(Ord. No. 616-89, § 11, 3-27-89; Ord. of 4-1-91, § 2)

Secs. 12-48 – 12-55. Reserved.

DIVISION 4. DECORATION OF LOTS

Sec. 12-56. Restrictions

The following rules and regulations shall be observed with regard to the decoration of lots in the city's cemeteries:

- (1) All flowers, plantings, baskets, and decorations must be placed within twelve (12) inches of a upright marker and shall be place so as not to impede mowing
- (2) Planted flowers are prohibited in flush marker sections
- (3) All decorations placed at flush markers shall be in containers and easily movable by cemetery personnel.
- (4) New plantings of a permanent nature are prohibited.
- (5) All cement or metal urns must be on a foundation installed by cemetery personnel and only if placed as not to impede mowing operations. Any urn which is unused or broken will be removed by the cemetery.
- (6) Toys and other unsightly objects will not be allowed as decorations and shall be removed without notice.
- (7) All trees or bushes with thorns will be removed.
- (8) All plastic/wire stem flowers must be secured in a container as not to blow about the cemetery and will be removed where troublesome to mower.
- (9) There shall be no fence, curbing, brick, stone, or edging placed upon any grave.
- (10) A lot without a marker shall not have any other decorations.
- (11) No urns in Sunset section
- (12) All existing trees and bushes shall be maintained at a height of four (4) feet or less and may be maintained or removed without notice by cemetery personnel.
- (13) The cemetery shall remove any and all flowers, trees, hedges, shrubs, which become unsightly, dangerous, not maintained or in the way of adjacent lots or burials.
- (14) All potted plants must be placed as not to impede mowing operations.
- (15) No glass receptacles or wooden crosses will be allowed in cemetery.
- (16) No wire baskets will be allowed in the cemetery. Arches or single post holders will be allowed at back of marker.
- (17) The cemetery will not be responsible for flowers cut by accident during mowing and trimming operations. Flowers planted in the ground which are not maintained will be removed.
- (18) Winter decorations will be allowed November fifteenth thru March fifteenth. Summer decorations will be allowed May fifteenth thru Labor Day. Easter decorations will be allowed for one (1) week before and after Easter. Decorations and flowers left after removal dates will be considered unwanted and removed by cemetery personnel.

Sec. 12-57. Reserved

Editor's note- An ordinance of April 1, 1991, § 1, repealed former section 12-57 in its entirety which pertained to decorations on cemetery lots where other than flush markers are permitted and derived from Ord. No. 616-89, § 13, adopted March 27, 1989

Sec. 12-58. Reserved.

Editor's note- An ordinance of April 1, 1991, § 1, repealed former section 12-58 in its entirety which pertained to the decoration of cemetery lots in flush marker sections and derived from Ord. No. 616-89, § 14, adopted March 27, 1989.

Secs. 12-59 - 12-65. Reserved.

DIVISION 5. VETERANS MEMORIAL SECTIONS

Sec. 12-66. Use of veterans' memorial sections.

Certain sections of the cemetery have been set aside to honor those veterans who have honorably served in the military or naval forces of the United States during time of war. Permission for burial in the veterans' memorial section may be obtained at the office of the cemetery superintendent.

(Ord. No. 616-89, § 15, 3-27-89; Ord. of 4-1-91, §2)

Sec. 12-67. Care of graves in veterans' memorial sections

All graves in the veterans' memorial sections will receive the same type of care as other lots in the cemetery.

(Ord. No. 616-89, § 16, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-68. Decorations of graves in veterans' sections.

The restrictions regulating the decoration of lots in flush marker sections (Section 12-56) shall apply to the decorations of graves in the veterans' memorial sections. The cemetery will furnish suitable United States flags

once a year for veterans interred in the cemetery. These flags will be placed by various veterans' organizations just prior to Memorial Day. All flags will be removed within one (1) week following the holiday. (Ord. No. 616-89, § 17, 3-27-89; Ord. of 4-1-91, § 2)

Secs. 12-69 – 12-75. Reserved.

DIVISION 6. FUNERALS, INTERMENTS, DISINTERMENTS

Sec. 12-76. Weekend and holiday interments.

Interments may be made on Saturday and Sunday or city designated holidays with prior approval of the cemetery superintendent. All weekend and holiday interments shall be charged at overtime rates set by the cemetery board. Funerals will be scheduled between the hours of 10:00 a.m., and 11:00 a.m., and all funeral services must depart the cemetery by 11:30 a.m. of the day of interment.

(Ord. No. 616-89, § 18, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-77. Conditions to be fulfilled before interment.

No interment shall take place without a burial permit, nor until the person making the arrangements for the interment has complied with all laws, ordinances and rules and regulations relative to burials.

(Ord. No. 616-89, § 19, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-78. Funerals.

All funerals within the cemetery shall be under the direction of the cemetery superintendent or an authorized assistant. No interment equipment except that provided by the cemetery shall be used. The cemetery management reserves the right to remove funeral designs and floral pieces as soon as they become unsightly. The cemetery must have twelve (12) working hour notice to avoid an overtime charge.

(Ord. No. 616-89, § 20, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-79. Type of interment service.

The standard adult graveside interment service shall include the use of the tent and full graveside trim. The standard child, infant, indigent graveside service shall not include the use of these items. The use of a tent and full graveside trim will be supplied at an additional cost for cremation graveside service, if desired.

(Ord. No. 616-89, § 21, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-80. Caskets and permanent outside containers.

(a) In all adult interments, the minimum requirement shall be an unfinished cement or alternative outside container of composition materials approved by the cemetery superintendent, and the casket shall be enclosed in a permanent outside container and shall be installed by cemetery personnel. The following are considered permanent outside containers: Concrete boxes, concrete, copper or steel burial vaults. The cemetery will not accept flat top grave liners.

(b) In all infant interments, the minimum requirement shall be a watertight container which is impervious to vermin as approved by the cemetery superintendent.

(Ord. No. 616-89, § 22, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-81. General interment restrictions.

Only one (1) interment in any grave shall be permitted (one (1) casket), except that cremated remains may be buried in, on or adjacent to another grave with approval of the cemetery superintendent. The cemetery superintendent shall not be held responsible for errors in location of graves on lots arising from improper instructions of right of burial owners. Under no circumstances shall the cemetery assume responsibility for error in opening graves when orders are given by telephone. No graves shall be opened except by workmen employed by the cemetery management. Notice of opening of a grave shall be given at least twelve (12) working hours in

advance. There will be no burial in the cemetery after 4:00 p.m. on weekdays which are not city designated holidays.

(Ord. No. 616-89, § 23, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-82. General restrictions on disinterment.

Disinterment of a body once interred shall not be done without a properly executed disinterment/reinterment permit. Graves to be opened for inspection for official investigation shall require an order signed by a court of competent jurisdiction. Disinterment must be scheduled with the cemetery superintendent. Any markers or monuments designating the location of an interment shall be removed at the time of disinterment.

(Ord. No. 616-89, § 24, 3-27-89; Ord. of 4-1-91, § 2)

Secs. 12-83 – 12-90. Reserved

DIVISION 7. MONUMENTS AND MARKERS

Sec. 12-91. Generally, monuments and markers; restrictions.

A *monument* is defined as: A stone identifying a family plot.

A *marker* is defined as: A stone identifying a specific burial space.

Where permitted, monuments shall be restricted as follows:

- (1) Not more than one (1) monument shall be erected on any lot.
- (2) No monument shall be erected on a single grave space.
- (3) No monument shall be placed on a lot unless such lot has been fully paid for in full.
- (4) No monument shall be placed without the location thereof being first approved by the cemetery superintendent.

In the case of markers, no more than one (1) marker shall be erected on any grave space except for the placement of a government marker. Prior approval of the location of any marker must first be obtained from the cemetery superintendent.

(Ord. 616-89, § 25, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-92. Restrictions on monuments and markers.

Restrictions on monuments and markers are hereby established as follows:

<i>Location</i>	<i>Type of Restriction</i>
South side of Crystal Springs	None
Sections A, B, and C of Crystal Springs	None
D- 1	None
D- 2	None
D- 3	None
D- 4	None
D- 5	None
D- 6	None
D-7 Veteran's Circle	Flush markers only
D- 8	None
D- 9	None
D-10	None
D-11 House of David	None

E- 1	None
E- 2	None
E- 3	None
E- 4 Babyland	None
E- 5	None
E- 6 Horseshoe area	None
E- 7 Juvenile area	None
E- 8	None
E- 9	None
E- 10	None
Veteran's Cross	Flush markers only
Sunset	None
A-8 Babyland	None
Crystal Springs Memorial Park:	
Section A (center circle)	Flush markers only
Section B	None
Section C	None
West Side Section	
(BB1 and AA1)	None
B'Nai Shalom Cemetery	Approval by their board
Temple Beth-El	Approval by either the rabbi or the temple board
(Ord. No. 616-89, § 26, 3-27-89)	

Sec. 12-93. Flush marker.

In sections designated as flush marker areas, all markers shall be set so that the top is flush or level with the ground. No memorial other than flush grave markers may be set in any sections designated.

(Ord. No. 616-89, § 27, 3-27-89)

Sec. 12-94. Location of markers on lot.

Markers shall be placed at the head of a grave as platted. No marker shall embrace two (2) or more graves except on a two- or three-grave lot where double or three-grave marker is permitted.

(Ord. No. 616-89, § 28, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-95. Inscriptions on markers.

Markers shall be so placed on graves that the inscriptions thereon may be read from the nearest abutting a path or road. On lots or parts of lots not abutting a path or road, the inscriptions on markers placed thereon shall read from the nearest path or road. Inscriptions on all markers at the same end of a lot shall read from the same direction. The only exception to this is when a family wants to mount a government marker on the back of the stone. All inscriptions and designs on flush markers shall be sunk or raised lettering comprised of the same material as the marker itself.

(Ord. No. 616-89, §29, 3-27-89)

Sec. 12-96. Monument and marker materials and installation.

All monuments and markers shall be made of natural or manmade stone. All monuments and markers shall be installed in concrete foundations provided by the cemetery. The cost of which shall be established by the cemetery board. Those persons engaged in placing monuments and markers shall provide planking adequate to protect turf and shall remove material and equipment immediately upon completion of work. The site shall be left in a clean, orderly condition. Markers and monuments will not be permitted to be delivered to lots until a proper order for installation has been placed with the cemetery superintendent. Markers and monuments will not be permitted to be delivered until clearance for delivery is received from the cemetery superintendent.

(Ord. No. 616-89, § 30, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-97. Reserved.

Editor's note-An ordinance of April 1, 1991, § 1, repealed former section 12-97 in its entirety which pertained to the installation of monuments and markers and derived from Ord. No. 616-89, § 30, adopted March 27, 1989.

Secs. 12-98 – 12.110. Reserved.

DIVISION 8. MAUSOLEUMS

Sec. 12-111. Approval of plans and location.

Before work on any private mausoleum is begun, the location and complete plans and specifications shall be approved by the cemetery superintendent. Mausoleums may be constructed on suitable site in any section of the cemetery, except those sections designated as flush marker sections.

(Ord. No. 616-89, § 32, 3-27-89; Ord. of 4-1-91, § 2)

Sec. 12-112. Endowment.

Before construction of a mausoleum, a sum of money equal to not less than fifteen (15) percent of the estimated cost of such mausoleum shall be deposited with the cemetery. Income from investment of this sum shall be used for perpetual maintenance of the mausoleum. The duty of perpetual maintenance imposed herein is limited to the income from the investment established hereunder.

(Ord. No. 616-89, § 33, 3-27-89; Ord. of 4-1—91, § 2)

Sec. 12-113. Entombment requirements.

Entombments in crypts shall be made in hermetically sealed caskets. Duplicate keys for mausoleums shall be left in the care of the cemetery superintendent. Access to mausoleums may only be granted to the members of the family and relatives of those entombed therein.

(Ord. No. 616-89, § 34, 3-27-89; Ord. of 4-1-91, § 2)