AUTHORIZATION FOR CREMATION AND DISPOSITION

Name of Deceased Person		_ Sex	Date of Birth
Date of Death			
Name of Funeral Establishment		Name of Funeral Director	Γ
Was death caused by an infectious or contagious	s disease? Yes	No If yes, explain	
I (We), the undersigned (the "Authorizing A Establishment") to cremate the human remains cremated remains, in accordance with and subje	Agent(s)"), hereby request a of the deceased person nar	med above (the "Decedent"), and	IATORY L.L.C. (the "Crematory to dispose of the Decedent's
I (We) have positively identified the huma Establishment') as the Decedent, and I (we) Crematory Establishment for cremation.	n remains that were del		
	VIEWING	OR SERVICE	
Have arrangements been made by the Authoric cremation? Yes No If yes, what are		_	•
		HER MATERIALS AND IMP	
All pacemakers and any other materials and is person performing the cremation must be remove Complete one of the following:			
I (We) hereby declare that to my/our knowledge to may potentially be hazardous or cause damage to			
The following List describes all pacemakers and of to Cremation:	other materials and implants		human remains of the Decedent prior
I (We) have instructed the Funeral Establishmer dispose of such pacemakers and other materials Crematory Establishment.	and implants at their sole		
Has the Decedent been treated with therapeutic	radionuclides? Yes	No If yes, when was the treat	tment administered?
The following list describes any items of value	VALUABL ue delivered to the Crema		ne human remains of the Decedent:
I/We hereby instruct the Crematory Establishmen	nt to handle these items of v	value as follows:	
	CASKET/CONTA		
Casket or alternative container	Туре	of urn or container selected	
After the cremation of the human remains of processed cremated remains placed in the distablishment to dispose of the Decedents crem	esignated urn or temporary	n performed, the cremated remay container, the Authorizing Ager	nt(s) hereby authorize the Crematory
Deliver the cremated remains to the Funeral Esta for the permanent disposition of the cremated re			
Deliver the cremated remains to			
Deliver the cremated remains to the following pe			
for the permanent disposition of the cremated re-		er, if known:	
*Deliver the cremated remains to the U. S. Posta for the permanent disposition of the cremated ren (Attach copy of post office receipt)			
*Deliver the cremated remains to		(name and addres	ss of consignee) for the permanent
* If either of these methods of delivery is select completed when the cremated remains of the from such shipment, and hereby release and Establishment of and from any and all claims that	Decedent leave the crema d agree to indemnify, defe at may arise from such shipr	atory and I/we hereby agree to a end and hold harmless the Cren ment.	assume all liability that may arise natory Establishment and Funeral
Other:		for the permanent di	sposition of the cremated remains

White-Crematory Yellow- Funeral Home Page 1 of 3

PRE-NEED CREMATION ARRANGEMENTS

	PRE-NEED CREWATION ARRANGEWEN	·
•	ections to be cremated in a prepaid funeral contract?	Yes No No
Did the Decedent provide written dire	ections to be cremated?	Yes No
'	r than a prepaid funeral contract or will?	Yes No No
	TIME OF CREMATION	
	reby authorized to perform the cremation upon receipt of	
discretion, and according to its own	time schedule, as work permits, without obtaining any further	authorization or instructions.
•	AUTHORITY OF AUTHORIZING AGENT(S)
I (We) hereby certify that the Deced	ent left the following surviving heirs at law:	-,
Spouse: Yes ☐ No	Name	
Children: Yes No	How Many Name(s)	
Parents: Yes No	Name(s)	
Siblings: Yes No		
If all responses are no the person(s) in the next degree of kinship to the Decedent is (are):	•
if all responses are no, the person(s	In the next degree of kinship to the Decedent is (are).	
a written explanation must be complete attached to, and considered pagent(s) has/have made all reasona believe(s) the person would not obje	is of the same degree of kinship having equal priority rights to eted by the person(s) signing below as Authorizing Agent(s). art of, this document. The additional authorizations may ble efforts but failed to contact another person having an ext to cremation and agree(s) to indemnify and hold harmles from performing the cremation without the person's authorizations.	Additional authorizations, if necessary, shall include representations that the Authorizing qual priority right to authorize cremation and see the Crematory Establishment and Funeral
Therefore, I/we, the undersigned, he	eby certify that I am/we are the closest living next of kin of th	e Decedent and that I am/we are related to
	or that I/we otherwise serve in the capacity of	
the laws of the State of Texas, to exof the Decedent. I am/we are not awa	ge of the human remains of the Decedent and possess the ecute this document and to arrange, control and authorize are of any person with a superior or equal priority right to arracedent. In addition, I am/we are aware of no objection to fied above.	the cremation and disposition of the remains nge, control, or authorize the cremation and
disposition of the Decedent's cre- infectious or contagious diseases, other residue, claims brought by a Decedent's remains, or any other of for a particular purpose, are made the cremation fee paid to the Cren Ilwe understand that this document includes the Additional Terms and	nains as provided in this document the failure to take protected remains, any damage due to a pacemaker or other the disposal of metal or other nonhuman materials recommy other person(s) claiming the right to arrange, control, ause. No warranties, expressed or implied, including the by the Crematory Establishment or Funeral Establishment at does not contain a description of every aspect of the conditions which follow this signature page, and the Auther provisions of this document, including such Additional	ther potentially hazardous implants or materials or overed to which may be affixed bone Particles Or or authorize the cremation and disposition Of the implied warranties of merchantability and fitness and damages shall be limited to the amount of cremation process and disposition. This document thorizing Agent(s) hereby agree(s) that the Author-
	S IS A LEGAL DOCUMENT READ THIS DOCUMENT CAREF INTAINS IMPORTANT PROVISIONS CONCERNING CREMA	
	CREMATION IS IRREVERSIBLE AND FINA	L. ·
this document are accurate and com- cremate the human remains of the D	prizing Agent(s), the undersigned warrant and attest that a plete, that such representations and statements were made eccedent, and that the undersigned have read and understanding, this	to induce the Crematory Establishment to d the provisions of this document.
Name	Signature	
Name	Signature	
Relationship to Decedent		Phone No.
Address	·	
	•	
	Signature of Funeral Director as Witness for Signature(s) of Name and Address of Funeral Director:	of Authorizing Agent(s)
	Name and Address of Funeral Establishment:	·

ADDITIONAL TERMS AND CONDITIONS

POLICIES, PROCEDURES AND REQUIREMENTS

The cremation, processing and disposition of the remains of a decedent shall be performed in accordance with and subject to all governing laws and the policies, procedures and requirements of the Crematory Establishment.

Set forth below is a description of many of the policies, procedures and requirements of the Crematory Establishment, all of which are a part of this document.

REQUIREMENTS FOR CREMATION nly after all of the following conditions have been met: Cremation will take place only after

- Any scheduled ceremonies or viewings have been completed.
- 2) Forty-eight (48) hours have elapsed since the time of death, unless the waiting period is waived by a justice of the peace or medical examiner of the county in which the death occurred or a court order.
- Civil and medical authorities have issued all required permits.

 All necessary authorizations have been obtained, and no objections have been raised.

CREMATION DISPUTE

Until authorized by a valid court order, the Crematory Establishment, a funeral establishment, a cemetery, or other person may refuse to accept deceased human remains or to perform a cremation if the Crematory Establishment, funeral establishment, cemetery, or person is aware of 1) a dispute that has not been resolved or settled concerning the cremation of the remains, 2) a reasonable basis for questioning any representation made by the authorizing agent(s), or 3) any other lawful basis for refusing to accept or cremate the remains. The Crematory Establishment, a uneral establishment, a cemetery, or other person aware of any dispute concerning the release or disposition of cremated remains may refuse to release the remains until 1) the dispute has been resolved or settled or 2) authorized by a valid court order to release or dispose of the remains.

CREMATION CONTAINERS

The Crematory Establishment requires either a casket or an alternative container for cremation. The Crematory Establishment does not permit the use of alternative containers for cremation which are made of non-rigid materials. All caskets and alternative containers must: 1) be made of combustible materials suitable for cremation; 2) provide a complete covering of the body; 3) be resistant to leakage or spillage; 4) be rigid for easy handling; and 5) protect the health and safety of

The Crematory Establishment is authorized to inspect the casket or alternative container, including opening if necessary. The Crematory Establishment is not required to accept a casket or alternative container that evidences leakage of human bodily fluids or is damaged. The Crematory Establishment reserves the right to open the casket or alternative container to verity the identity of the Decedent.

Many caskets that are comprised primarily of combustible materials also contain some exterior parts (e.g., decorative handles or rails) that are not combustible and that may cause damage to the cremation equipment. The Crematory Establishment, at its sole discretion, reserves the right to remove these non-combustible materials prior to cremation and to discard them with similar materials from other cremations and other refuse in a non-recoverable manner.

The Crematory Establishment does not accept metal caskets.

PACEMAKERS AND OTHER IMPLANTS

Pacemakers and other implants in the human remains of a decedent may create a hazardous condition when placed in the cremation chamber. An authorizing agent who knows of the existence of a pacemaker or other potentially hazardous implan t in the human remains of the decedent shall notify the funeral director and Crematory Establishment and shall ensure that the pacemaker or other potentially hazardous implant is removed from the remains of the decedent before cremation. If the authorizing agent(s) do not disclose on the cremation authorization form the presence of a pacemaker or other potentially hazardous implant in the human remains of the decedent, then the authorizing agent(s) will be liable to the Crematory Establishment in a civil action for any damages resulting from the cremation of the remains containing the pacemaker or other potentially hazardous implant.

THE CREMATION PROCESS

All cremations are performed individually. The Crematory Establishment will not simultaneously cremate the deceased human remains of more than one person in the same cremation chamber unless authorized in writing by the authorizing agent(s) of each deceased person. The witnessing of the human remains of a decedent being placed in the cremation chamber must be arranged in advance by the authorizing agent(s) with the Crematory Establishment. A person other than a Crematory Establishment employee, the authorizing agent(s), or representatives delegated by the authorizing agent(s) in writing to execute the cremation authorization form and approved by the Crematory Establishment may not be present in a crematory area during the cremation of the human remains of a decedent or the removal of the cremated remains of the decedent from the cremation chamber.

Cremation is performed to prepare a decedent for memorialization and it is carried out by placing the decedent's human remains in a casket or alternative container and then placing the casket or alternative container into a cremation chamber, where they are subjected to direct flame and extreme heat for approximately two to three hours, although the actual time varies with each cremation. During the cremation process, it may be necessary to open the cremation chamber and reposition the decedent in order to facilitate a complete and thorough cremation. Through the use of a suitable fuel, incineration of the cremation container and contents is accomplished by raising the temperature substantially (extreme temperature) and all substances are consumed or driven off, except bone fragments (calcium compounds) and metal (including dental gold and silver and other nonhuman materials) as the temperature is not sufficient to consume them.

Due to the nature of the cremation process, any personal possessions or valuable materials, such as dental gold and silver or jewelry (as well as any body prosthesis or dental bridgework), that are left with a decedent's human remains and not removed from the casket or alternative container prior to cremation may be destroyed and become non-recoverable or, if not destroyed, will be disposed of by the Crematory Establishment at its sole discretion. The authorizing agent(s) understand that arrangements must be made with a funeral establishment to remove any such possessions or valuables prior to the time that a decedent is delivered to the

Following a cooling period, the cremated remains, which will normally weigh several pounds in the case of an average size adult, are then swept or raked from the cremation chamber. To the extent practicable, the Crematory Establishment will remove all recoverable cremation residue from the cremation chamber. The authorized provides the control of the cremation chamber in the cremation chamber. rizing agent(s) understand and accept the fact that it is impossible to remove all of the cremated remains from the cremation chamber, as some dust and other residue from the process are always left behind. In addition, while a reasonable effort will be made to avoid commingling of the cremated remains, inadvertent or incidental commingling of minute particles of cremated remains from the residue of previous cremations is a possibility, and the authorizing agent(s) understand and accept this fact.

After the cremated remains are removed from the cremation chamber, all non-combustible materials (insofar as possible), such as dental bridgework, and materials from the casket or alternative container, such as hinges, latches, nails, etc., will be separated and removed from the human bone fragments by visible or magnetic selection and will be disposed of by the Crematory Establishment with similar materials from other cremations in a non-recoverable manner, so that only the human bone fragments will remain.

When the cremated remains are removed from the cremation chamber, the skeletal remains often contain recognizable bone fragments. After the bone fragments have been separated from the other material, they will then be manually or mechanically processed (pulverized), which includes crushing or grinding and incidental commingling of the remains with the residue from the processing of previously cremated remains, prior to placement in the designated urn or temporary container.

URNS/TEMPORARY CONTAINERS

After the cremated remains of a decedent have been processed, they will be placed in the designated urn or temporary container, with the exception of dust or other residue that may remain on the processing equipment. In the event the urn or temporary container provided is insufficient to accommodate all of the cremated remains, the excess will be placed in a separate temporary container. The separate temporary container will be kept with the primary urn or temporary container and handled according to the disposition instructions specified in the cremation authorization form.

DISPOSITION

Cremation is NOT disposition of a decedent's cremated remains. The cremation process simply reduces the decedent's body to cremated remains. Some provision must be made for the disposition of these cremated remains.

Notice: The authorizing agent(s) assume(s) responsibility for the disposition of the cremated remains of the decedent. If the cremated remains have not been claimed by the authorizing agent(s) the Crematory Establishment may dispose of the cremated remains of the decedent in accordance with Chapter 716, Health and Safety Code not earlier than the 121st day following the date of cremation.

The authorizing agent(s) shall provide to the Crematory Establishment a signed written statement disclosing the final disposition of the decedent's cremated remains,

The authorizing agent(s) shall provide to the Crematory Establishment a signed written statement disclosing the final disposition of the decedent's cremated remains, LIMITATION OF OBLIGATION

The obligations of the Crematory Establishment shall be limited to the cremation of a decedent's human remains and the disposition of the decendent's cremated remains as authorized in the cremation authorization form.

 (initial)	(intial)

AUTHORIZING AGENT(S)