Walker Crematory Care of Greater Cincinnati

No		
Date		

AUTHORIZATION FOR CREMATION AND DISPOSITION

The State of Ohio requires that this Authorization Form be completed and signed prior to the cremation. Please read it carefully and ask us any questions you may have. Cremation is an irreversible and final process. It is important that you understand the cremation process that is described in Section 9 of this Authorization Form prior to signing it. We want you to fully understand the information provided in this Authorization Form, so we will be pleased to answer any questions about the cremation process or the other information in this Form.

THE AUTHORIZATION IS NOT A CONTRACT FOR CREMATION SERVICES. A SEPARATE CONTRACT OR CONTRACTS WILL BE REQUIRED TO PURCHASE THE SERVICES OF THE FUNERAL HOME AND/OR CREMATORY.

(Print all information except		
Name of Decedent:		Time:
Place of Death:	Sex: MFAge:DOB:	SS:
BECAUSE CREMATION IS	IRREVERSIBLE, IDENTIFICATION OF THE DECEDENT IS REQUIRED BY O	NE OF THE FOLLOWING METHODS:
(Initials)	The Authorizing Agent has viewed the remains and positively identified them a OR	as the body of the Decedent.
(Initials)	The personal representative of the Authorizing Agent has viewed the remains Decedent.	and positively identified them as the body of the
(IIIIIaio)	OR	
(Initials)	The Authorizing Agent has authorized the Funeral Home to photograph the re Identified the photograph as that of the Decedent.	mains and the Authorizing Agent has positively
	2. FUNERAL HOME AND CREMATORY	
The Authorizing Agent authorization contained in this Authorization	orizes the Funeral Home and Crematory set forth below to carry out the direction.	tions and instructions of the Authorizing Agent
Name of Funeral Home:	Address:	
Name of Crematory: Tufts Sc	childmeyer Cremation Services Address: _ 1668 St. Rt. 28 Goshen, OH 45122	2
Name of Funeral Director wh	no will obtain the Burial Permit or Burial Transit Permit authorizing cremation of th	e Decedent:
	3. IDENTIFICATION OF AUTHORIZING AGENT (SEE #3 ON RE	
Name of Authorizing Agent:_	Address:Choose	letter from coloction in #2 on reverse side
relephone No.: ()	Relationship:Choose	letter from selection in #3 on reverse side.
As Authorizing Agent, I represents accordingly: (Initials)	4. AUTHORITY OF AUTHORIZING AGENT resent that I have the right to authorize the cremation of the Decedent's remain As Authorizing Agent, I have filled in Section 3 above. I understand that any lilevel above or equal to the one I filled in would have a superior or equal right actual knowledge of the existence of any living person who has a superior or OR	iving person who meets the qualifications of any to act as the Authorizing Agent. I do not have
(Initials)	As Authorizing Agent, I have filled in Section 3 above. I am aware of a living priority right to act as Authorizing Agent. I have made reasonable efforts to counable to do so. I have no reason to believe that the person(s) with the super cremation of the Decedent.	ontact such person(s) and have been
(Initials)	OR As Authorizing Agent, I have filled in Section 3 above. I am aware of a living pright to act as Authorizing Agent. Of the persons with equal priority rights that efforts to do so, I certify that a majority of them agree to the cremation of the I	I was able to contact, after using reasonable
	5. PACEMAKERS, IMPLANTS, AND PROSTHESES (SEE #5 ON F	REVERSE SIDE.)
Description of Dev Please initial one of	vices:of the following statements:	
<u></u> .	The remains of the Decedent do not contain any of the Devices described in #	#5 on the reverse side.
(Initials)	OR	
(Initials)	As Authorizing Agent, I instruct the Funeral Home to remove each Device listed making or arranging for such removal. Unless indicated directly below, the Fundamental Processing Section 1987.	
	6. CASKET OR ALTERNATIVE CONTAINER (SEE #6 ON REV	ERSE SIDE.)
Casket or Alternative Contain	ner Selected:	
	7. MULTIPLE CREMATIONS (SEE #7 ON REVERSE S	IDE.)
N/A	As Authorizing Agent, I authorize the simultaneous cremation of the remains of below. I certify that this multiple cremation meets the legal requirements set f	
	8. <u>WITNESSES (SEE #8 ON REVERSE SIDE.)</u> No witnesses.	
(Initials)	OR	
(Initials)	(List of Witnesses)	

3. IDENTIFICATION OF AUTHORIZING AGENT

The Authorizing Agent represents that the relationship between the Authorizing Agent and the Decedent is as follows:

- (a) The representative appointed by the Decedent to have the right of disposition.
- (b) The Decedent's surviving spouse.
- (c) The Decedent's surviving child or children.
- (d) The Decedent's surviving parent or parents.
- (e) The Decedent's surviving sibling or siblings.
- (f) The Decedent's surviving grandparent or grandparents.
- (g) The Decedent's surviving grandchild or grandchildren.
- (h) The lineal descendants of the Decedent's grandparents as spelled out in Section 2105.06 of the Revised Code.
- (i) The Decedent's personal guardian at the time of death.
- (j) Any person willing to assume the right of disposition, including the personal representative of the estate or the licensed funeral director with custody of the body, after attesting in writing and good faith that they could not locate any of the persons in the above priority list.
- (k) If the final disposition of the Decedent's remains are the responsibility of the state or a political subdivision of the state, the public officer or employee responsible for arranging the final disposition of the remains.

5. PACEMAKERS, IMPLANTS, AND PROSTHESES

Pacemakers, radioactive, silicon or other implants, mechanical devices or prostheses may create a hazardous condition when placed in the cremation chamber and subjected to heat. As Authorizing Agent, I have listed in #5 on the reverse side all devices (including mechanical, prosthetic, implants, or materials), which may have been implanted in or attached to the Decedent.

6. CASKET OR ALTERNATIVE CONTAINER

The remains are to be cremated in a combustible casket or alternative container that is capable of being completely closed, is resistant to leakage or spillage, is sufficiently rigid to be handled easily, and provides protection for the health and safety of Crematory and Funeral Home personnel. The Crematory is authorized to inspect the casket or alternative container, including opening it if necessary. In the event that the casket or container does not meet the above requirements, the Crematory will notify the Authorizing Agent. Many caskets that are comprised primarily of combustible material also contain some exterior parts (decorative handles or rails) that are not combustible and that may cause damage to the cremation equipment. As Authorizing Agent, I authorize the Crematory, in its discretion, to remove and discard the non-combustible materials. I understand that some crematories will not accept metal or fiberglass caskets. I further understand that the casket or alternative container will be consumed as part of the cremation process.

7. MULTIPLE CREMATION

Under Ohio law, the remains of more than one decedent may not be simultaneously cremated in the same cremation chamber unless the decedents to be cremated were related or were, anytime during the one-year period preceding their deaths, living in a common law marital relationship or cohabitating. Unless authorized on the reverse side, the Decedent's remains shall be individually cremated. If you desire a multiple cremation, initial #7 on the reverse side.

8. WITNESSES

Witnessing a cremation can be an emotional experience. Witnesses are assuming the risks involved and fully release the Funeral Home and Crematory from any liability. To the extent permitted by the Crematory, the persons listed on the reverse side are authorized to be present at the cremation room prior to and during the cremation of the Decedent's remains and during the removal of the cremated remains from the cremation chamber. If you desire witnesses, you must initial #8 on the reverse side and list their names.

9. THE CREMATION PROCESS (SEE #9 ON REVERSE SIDE)

		10. <u>Al</u>	<u>ITHORIZATION TO CF</u>	REMATE, PROCESS AND	<u>PULVERIZE</u>	
	(Initials)	side and authorize the	cremation, processing a	and the description of the c and pulverization of the rem ns to the Crematory for the	ains of the Decede	
		11. <u>URN</u>	OR TEMPORARY CO	NTAINER (SEE #11 ON RE	EVERSE SIDE)	
	Urn selec	eted by Authorizing Agent. Descrip	ion of urn:			
	Standard	temporary shipping container prov	ded by Crematory.			
		12. FINAL DISPOSITION (PL	EASE INITIAL THE OP	TION SELECTED AFTER	READING #12 ON	REVERSE SIDE)
	(Initials)	The Crematory shall de	liver the cremated rema	ains of the Decedent to the	Funeral Home.	
	(Initials)	In the event the cremat the Decedent for dispo		rned to the Funeral Home,	the Crematory sha	Il deliver the cremated remains of
		Deliver to		cemetery v	which with arranger	ments have already been made.
	Name:			Relationship:		
	Address:					
	Other:					
			13. <u>PERS</u>	SONAL PROPERTY		
eyeglass for delive	es, and shory to Autho	ty and effects delivered with the ropes, will be destroyed in the crema rizing Agent are given below.	tion process or otherwis	se discarded by the Cremat	tory, in its sole disci	retion, unless specific instructions
Items to I	oe delivere	d to Authorizing Agent:				
			14. VISITATION A	ID FUNERAL CEREMONI	<u>ES</u>	
forth belo	w:	on of the Decedent's remains, the		-		
Date(s):_		Time(s)	Place of C	eremonies:		
			15. <u>TIM</u>	OF CREMATION		
from the	time of de	completed Non-provisional Death eath. If the remains are not embratory will place the remains in a re	almed and if the crem	ation is not to occur within	n eight hours of th	•
	Deceden	t's remains: are to be	embalmed.	are not to be emb	almed.	
Please in	itial one of	the following:				
	(initials)	The Crematory may pe without any further noti			a time and date as	its work schedule permits and
		The Crematory is to us	e its best efforts to sche	edule the cremation in acco	rdance with the sch	nedule set forth below:
	(initials)					
	Date:	Ti	ne:			
			16. CERTIFICATION	ON AND INDEMNIFICATIO	<u>)N</u>	
this authorized any mater directors, limited to	orization. erial fact had employeed , any legal	ent acknowledges that the Funera The Authorizing Agent certifies that ave been made. The Authorizing is and agents from any and all cla fees arising out of or resulting fro entations and agreements containe	all of the information a Agent agrees to inder ims, demands, actions, in the Funeral Home's	nd statements contained in nnify and hold harmless th causes of action or suits	n the Authorization and the Funeral Home and of any kind or natu	are accurate and no omissions of and the Crematory, their officers, ire whatsoever, including, but not
	Executed	at, this	day of		, 20	
	Signature	e of Authorizing Agent: X				
	Witness*	: <mark>X</mark>				
	t and the re	or witnesses the execution of this appresentation that a Burial Permit of	r Burial Transit Permit a	authorizing the cremation of	f the Decedent's re	mains has been obtained.
	***	CERTIFICATE BY FUNE		**************************************		
		certifies that the remains being tra	nsferred to the custody	of the Crematory are those	e of the Decedent	identified in Section 1 hereof and

T th removal of any Device listed in Section 5 from the Decedent's remains or to render such Device non-hazardous. The Funeral Home also certifies that any items listed in Section 13 hereof have been removed from the remains of the Decedent for the purpose of delivery to the Authorizing Agent.

	FUNERAL HOME
Date:	
	Rv·

9. THE CREMATION PROCESS

The cremation of the Decedent's remains may take place before or after ceremonies to memorialize the Decedent. Cremation is performed to prepare the remains of the Decedent for final disposition. It is carried out by placing the Decedent's remains in the casket or alternative container, which is then placed into a cremation chamber or retort where they are subjected to intense heat and flame. All cremations are performed individually. During the cremation process, it may be necessary to open the cremation chamber and reposition the remains of the Decedent in order to facilitate a complete and thorough cremation. Through the use of suitable fuel, the incineration of the container and its contents is accomplished and all substances are consumed or driven off, except bone fragments (calcium compounds) and metal (including dental gold and silver and other non-human 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 or jewelry (as well as any body prostheses or dental bridgework) that are left with the remains and not removed from the casket or container prior to cremation may be destroyed or if not destroyed, will be disposed of by the Crematory. The Authorizing Agent understands that arrangements must be made with the Funeral Home to remove any such possessions or valuables prior to the time that the remains of the Decedent are transported to the Crematory.

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. Although the Crematory will take reasonable efforts to remove all of the cremated remains from the cremation chamber, it is impossible to remove all of them, as some dust and other residue from the process will be left behind. In addition, while every effort will be made to avoid commingling, inadvertent and incidental commingling of minute particles of cremated remains from the residues of previous cremations is a possibility, and the Authorizing Agent understands and accepts this fact.

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

When the cremated remains are removed from the cremation chamber, the skeletal remains often will contain recognizable bone fragments. Unless otherwise specified, after the bone fragments have been separated from the other material, they will be mechanically pulverized. The process of crushing or grinding may cause incidental commingling of the remains with the residue from the processing of previously cremated remains. These granulated particles of unidentifiable dimensions, which are virtually unrecognizable as human remains, will then be placed into a designated container.

11. URN OR TEMPORARY CONTAINER

After the cremated remains have been processed, they will be placed in the urn listed on reverse side or, if an urn is not provided to the Crematory, in a temporary container provided by the Crematory. The Authorizing Agent acknowledges that it is impossible to recover all of the dust and residue from the cremation and processing.

In the case of an adult, it is recommended that the urn or temporary container be a minimum size of 200 cubic inches. In the event the urn or temporary container is insufficient to accommodate all of the cremated remains, the excess will be placed by the Crematory in a secondary container. This secondary container will be kept with the urn or the temporary container and handled according to the final disposition instruction set forth in Section 12 below; provided, however, that the secondary container may not be designed for shipping. All urns or containers provided to the Funeral Home or Crematory must be appropriate for shipping. The Authorizing Agent directs the Crematory to use the specified urn or container listed in #11 on the reverse side.

12. FINAL DISPOSITION

Following the cremation, the Authorizing Agent directs the Crematory and/or Funeral Home to undertake the actions set forth on the reverse side to arrange the final disposition of the cremated remains of the Decedent. If the cremated remains are shipped at any time, the Authorizing Agent directs that the Crematory or Funeral Home utilize registered U.S. mail with a return receipt or a shipping service that uses an internal system for tracing the location of the cremated remains during shipment and requires a signed receipt of the person taking delivery of the cremated remains.

The Authorizing Agent understands that if no arrangements for the final disposition, release or shipment of the cremated remains are made in this Authorization, the Crematory shall hold the cremated remains for ten (10) days after cremation. If during that ten (10) day period the cremated remains are not retrieved by the person designated above to receive them or by the Authorizing Agent, or if arrangements for their final disposition are not made, then the Crematory will return the cremated remains to the Funeral Home or the Authorizing Agent at the address listed in Section #3.

In the alternative, if no arrangements for the final disposition of the cremated remains have been made within sixty (60) days after the cremation and if the Authorizing Agent has not taken delivery of or caused the delivery of the cremated remains, or in the event the arrangements of the final disposition have not been carried out within the sixty (60) day period because of the inaction of a party other than the Crematory or Funeral Home, then the Funeral Home may dispose of the cremated remains in a grave, crypt or niche. The Authorizing Agent shall be liable for the cost of such final disposition in a grave, crypt or niche and shall reimburse the Funeral Home immediately upon receipt of an invoice.