

AUTHORIZATION FOR CREMATION AND DISPOSITION

NOTICE: THIS IS A LEGAL DOCUMENT, IT CONTAINS IMPORTANT PROVISIONS CONCERNING CREMATION.

READ THIS DOCUMENT CAREFULLY BEFORE SIGNING. CREMATION IS IRREVERSIBLE AND FINAL.

I/We (the "Authorized Agent or AA"), the undersigned, certify, warrant, and represent that as the AA, I/we have full and legal right and authority, and know of no other living person who has a superior priority right under stale law to authorize the cremation, processing, and the disposition of the named Deceased below, have made all reasonable efforts to contact each person(s) with a superior right to learn of their wishes, known of no objections to the cremation of the Deceased, know of no document expressing the Deceased's wishes for final disposition that would direct such final disposition, and hereby request and authorize ARCELAYS FUNERAL SERVICES LLC ("AFS") to take possession of and make arrangements for the cremation of:

Name of Deceased:

Date/Time of Death:

County of Death:

Date of Birth:

The Cremation must be performed within 72 hours after at the agreed upon Date and Time: AFTER M.E APPROVAL AA further authorizes the crematory to perform the cremation and agrees to indemnify, release and hold harmless AFS and Cremator/, and their affiliates, agents, employees, representatives and assigns from any and all loss, damages liability, cost or claims resulting from this Authorization (including attorneys' fees and expenses of Litigation) in connection with the cremation and disposition of the cremated remains of the Deceased, or AA's failure to correctly identify the remains: of the Deceased, disclose the presence of any implanted mechanical or radioactive devices, or take possession of, or make permanent arrangements for the disposition of such cremated remains.

RIGHT TO CONTROL THE CREMATION AND DISPOSITION: under F.S. Section 497.005(37), the following persons, in the priority Listed, have the right to control the final disposition of the Decedent.

- 1. The decedent, when he or she has provided written inter vivos authorizations and directions:
2. The surviving spouse:
3. The children of the Decedent who are 18 years of age or older:
4. The parents of the Decedent:
5. The siblings of the Decedent who are 18 years of age or older:
6. The grandchildren of the decedent who are 18 years of age or older:
7. The grandparents of the Decedent: or
8. Any person in the next degree of kinship.

AA herby authorizes the Cremated Remains to be placed in the following urn selected: AA herby assumes responsibility for the Cremated Remains and authorizes the Disposition or Release of the Cremated Remains as follows:

- [] Release to AFS for Delivery to Family Member named:
[] Deliver to Cemetery:
[] Release to Family member:
[] Ship Via U.S.P.S. to:
[] Scatter Cremains at Sea:
[] Special Instructions:

'AFS is not responsible for any loss or damage to cremated remains shipped via United States Postal Service and AA agrees to indemnify and hold them harmless from all claims related to shipping.

Authorized Agent Name:

Telephone #:

Address:

City:

State:

Zip:

Relationship:

Other contact information:

Arcelays Funeral Services LLC

The cremation, processing and disposition of the Deceased authorized herein shall be performed in accordance with all governing state and local laws and regulations, and subject to the following terms and conditions, including the rules, regulations and policies of AFS.

1. The remains of the Deceased will not be accepted for cremation unless received or placed by crematory in a readily combustible, leak and/or spillage resistant rigid alternative container, cremation container or casket (*Container(s)*) that is closed to provide a complete closure for the human remains. Crematory shall ensure that all containers used for cremation contain no amount of unauthorized chlorinated plastic, are composed of readily combustible materials and are rigid enough for handling with ease to provide for the health, safety and personal integrity of the public and Crematory personnel.

2. Initial Here. Crematory is authorized to remove and dispose of handles, ornaments and any other NON-combustible items attached to the cremation container prior to cremation. In the event the remains of the Deceased are received by Crematory in a casket or other container constructed of metal, fiberglass or other non-combustible materials, AA authorizes the remains of the Deceased to be removed prior to cremation and placed in a combustible cremation container. AA further authorizes AFS to make disposition of any such non-combustible casket in any lawful manner. By initialing this Initial paragraph, AA hereby authorizes AFS to remove and place the human remains in another container if required to proceed with the cremation.

3. Implanted mechanical or radioactive devices in the remains of the Deceased (such as pacemakers, etc.) may create a hazard when placed in the cremation chamber. Crematory will not cremate any human remains which contain any type of implanted mechanical or radioactive device. In the event the remains of the Deceased contain such a device, AA hereby authorizes AFS and their employees to remove any such mechanical devices from the remains of the Deceased prior to cremation and dispose of such items at its discretion. AA HEREBY CERTIFIES THAT THE REMAINS OF THE DECEASED [] DOES OR [] DOES NOT CONTAIN ANY TYPE OF IMPLANTED PACEMAKER, PROSTHESIS, SILICONE, MECHANICAL OR RADIOACTIVE DEVICES. Listed below are all implanted mechanical and/or radioactive devices which AFS is authorized to remove from the remains of the Deceased prior to cremation and dispose of as indicated. If no instruction for disposition is given, such items may be disposed of at the discretion of AFS.

Description of Device:

Disposition:

4. The cremation container containing the remains of the Deceased will be in the cremation chamber and will be totally and irreversibly destroyed by prolonged exposure to intense heat and direct flame.

5. Certain items including, but not limited to body prosthesis, dentures, dental fillings and bridgework, and other personal effects accompanying the remains of the Deceased will be destroyed during the cremation process. AA further authorizes that if any items other than the cremated remains of the Deceased are recovered from the cremation chamber, they may be separated from the cremated remains and disposed of by the Crematory.

6. Initial Here. AA is responsible for removing any personal effects or items of value (such as jewelry) from the remains prior to the cremation process and shall hold harmless AFS from any liability for their destruction or loss. By initialing this paragraph, AA hereby acknowledges that no items of value were delivered with the human remains to AFS.

7. Following cremation, the cremated remains of the Deceased, consisting primarily of bone fragments, will be processed and mechanically pulverized to an unidentifiable consistency prior to placement in an urn or other container.

8. If after a period of 120 days from the date of cremation and the cremated remains have not been claimed. AA authorizes and directs AFS to dispose of the unclaimed remains in any manner it deems appropriate under state law.

SIGNATURE OF AUTHORIZING AGENT FOR CREMATION AND DISPOSITION

The undersigned warrants that all representations and statements made herein are true and correct and AFS is relying on such information and that AA has read and understands the provisions contained in this document.

Signature:

Printed Name:

Relationship:

Signature:

Printed Name:

Relationship:

Date and Time of Authorization: