AUTHORIZATION FOR CREMATION AND DISPOSITION

Fill in the arrowed areas and fax to 402.464.3621 or email to: info@aspenaftercare.com





Decedent: Name

I, the undersigned, certify, warrant and represent under the penalty of perjury that I have the full legal right and authority to authorize the cremation and control the disposition of the remains of the Decedent named above. (hereinafter referred to as the "Decedent") I hereby request and authorize. ASPEN CREMATORY (hereinafter referred to as the "Crematory") to cremate the body of the decedent named above. The cremation, and disposition of the remains of the Decedent authorized herein shall be performed in accordance with all the governing laws, rules and policies of the Crematory, Funeral Establishment, and the following terms and conditions:

The Cremation Process: The cremation container containing the remains of the Decedent will be placed in the cremation chamber and will be totally and irreversibly destroyed by prolonged exposure to intense heat and direct flame. I authorize the Crematory to open the cremation chamber during the cremation process and reposition the remains of the Decedent in order to facilitate a complete and thorough cremation. I understand and acknowledge, that even with the exercise of reasonable care and the use of the Crematory's best efforts, it is not possible to recover all particles of the cremated remains of the Decedent, and that some particles may inadvertently become co-mingled with minute particles or residue of other cremated remains remaining in the cremation chamber and / or other devices utilized to process the cremated remains. I hereby authorize the Crematory to dispose of such residual particles in any lawful manner it deems appropriate. Following cremation, the cremated remains of the Decedent, consisting primarily of bone fragments, will be mechanically pulverized to an unidentifiable consistency prior to placement in an urn or other container. In the event the urn or container is insufficient to accommodate all the cremated remains of the Decedent, any excess cremated remains will be placed in a secondary container and returned to the Funeral Establishment, together with the primary urn or container. I understand the cremation will take place according to the Crematory's schedule and at its discretion after all required permits and authorizations are obtained and received by the Crematory, if no objections have been raised, and after any scheduled funeral ceremonies or viewing have been completed.

Mechanical, Radioactive or other Devices implanted in the remains of the Deceased (such as pacemakers, etc.) may create a hazard when placed in the cremation chamber. The Crematory will not knowingly cremate any human remains which contain any type of implanted device. In the event the remains of the Decedent contain such a device, I have instructed the Funeral Establishment to remove or arrange for the removal of these devices and to properly dispose of them prior to transporting the decedents remains to the crematory. I understand that in the event of my failure to notify the Funeral Establishment or any others responsible for the removal of such devices or implants that I will be liable for any damages to the crematory and or injury to crematory personnel.

Place initials next to the correct statement (One or the other, not both)

-		(Initial)	HEREBY CERTIFY	THAT THE RE	MAINS OF THE I	DECEASED (DO	ES) CONTAIN A	AN IMPLANTE	ED DEVICE	<u>:</u> .
	•	(Initial)	HEREBY CERTIFY	THAT THE REM	MAINS OF THE [DECEDENT (DO	ES NOT) CONT	AIN AN IMPL	ANTED DE	VICE.

Mementos, Jewelry, Dental Gold & Other Foreign Materials: Certain items, including, but not limited to, body prostheses, dentures, dental bridgework, dental fillings, jewelry and other personal articles accompanying the remains of the deceased, may be destroyed during the cremation process. I understand that arrangements must be made with the Funeral Establishment to remove any such possessions or valuables prior to the time that the Decedent is transported to the Crematory. I further authorize that if any items, other than the cremated remains of the Decedent, are recovered from the cremation chamber, they may be separated from the cremated remains of the Decedent and disposed of by the Crematory.

Containers: I understand that Aspen Crematory agrees only to cremate the remains and dispose of the cremated remains as directed in this authorization. The remains of the Decedent will not be accepted for cremation unless received by the Crematory in a combustible, leak resistant, ridged cremation container and identified with the name of the decedent. The Crematory is authorized to remove and dispose of handles, ornaments and any other noncombustible items attached to the cremation container or delivered with the decedent prior to cremation.

Signed:	hild, parent or sibling of the decedent. remains and assume full responsibility for the ons, representations and statements are MATORY to cremate (or cause to be nd hold harmless the Crematory, Funeral nd all loss, damages, liability or causes the the cremation and disposition of the rectly identify the remains of the decedent, responsible permanent arrangements for the AGENT herein are true and correct, contained in this document.					
Indemnity: I declare under penalty of perjury that the foregoing certification true and correct, and that this statement is being made to induce ASPEN CRE cremated) the remains of the Decedent named above. I agree to indemnify, and Establishment, their affiliates, agents, employees, and successors from any are of action (including attorneys' fees and expenses of litigation) in connection with cremated remains of the Decedent, as authorized herein, or my failure to corredisclose the presence of any implanted devices, or take possession of or make disposition of such remains. SIGNATURE OF AUTHORIZING I warrant that all representations and statements made and that I have read and understand the provisions compared to the provisions of the pr	ons, representations and statements are MATORY to cremate (or cause to be and hold harmless the Crematory, Funeral and all loss, damages, liability or causes the the cremation and disposition of the actly identify the remains of the decedent, as permanent arrangements for the active true and correct, contained in this document.					
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and that I have read and understand the provisions compared to the provision c	ontained in this document.					
Signed:						
Relationship:	n:					
Address: Address: City: State: Zip: City:	n:					
City: State: Zip: City:	Relationship:					
Phone: Date: Phone:	State: Zip:					
	Date:					
DISPOSITION OF CREMATED R	<u>EMAINS</u>					
I hereby authorize the Crematory to release the cremated remains back to the disposition of the cremated remains of the Decedent as follows:	-					
Release the remains to:						
Mail remains to:(Name & Address)						
NOTE: Remains will be mailed via U.S. Postal Service. I understand that solely as my agent in mailing the remains, and I agree that the Funeral Estremains are lost or damaged while in the custody of the U.S. Postal Service.	stablishment shall not be liable if the					

NOTE: I understand that if no arrangements for the final disposition, release or transfer of the cremated remains are specified on this form, or if the Crematory and Funeral Establishment are not subsequently provided with instructions concerning the final disposition, release or transfer of the cremated remains within **SIXTY (60) DAYS** of the cremation or if the cremated remains have not been picked up by the designated individual within SIXTY (60) DAYS of the cremation, then the Crematory and Funeral Establishment shall be authorized to arrange for the final disposition of the cremated remains in any manner permitted by law. I understand that such final disposition may include the co-mingling of the cremated remains with other cremated remains, and that thereafter the cremated remains of the Decedent will not be recoverable.