AUTHORIZATION FOR CREMATION AND DISPOSITION

NOTICE: THIS IS A LEGAL DOCUMENT. IT CONTAINS IMPORTANT PROVISIONS CONCERNING CREMATION. CREMATION IS IRREVERSIBLE AND FINAL. READ THIS DOCUMENT CAREFULLY BEFORE SIGNING.

I/W dist	e, the undersigned, certify, warrant and represent that I/we have the foosition of the remains of	full legal right and aut	thority to authorize the cremation, p	rocessing and
	t know address of Deceased reinafter referred to as the "Deceased"),			
(He	Date of Death Time of Death	Г	A M PM Weight	
[/W	Date of Death Time of Death Te hereby request and authorize Sunnyside Cremation and F	Funeral (her	einafter referred to as the "Funeral 1	Home") to take
pos	session of and make arrangements for the cremation of the remains of	of the Deceased at		,
(he	reinafter referred to as the "Crematory"), and I/we give the Cremator	ry the authority to crea	Name of Funeral Home / Crematory mate the remains of the Deceased	
	Ve hereby authorize Witness Cremation	•	mate the femalis of the Beccused.	
I/W I/W the	We authorize the Crematory to return the cremated remains of the Dec We understand that the services and obligations of the Crematory shall possession and custody of the Funeral Home. I/We hereby authorize the Deceased as follows: Is special handling required Yes No Describe	eased to the possession l be fulfilled when the the Funeral Home to	cremated remains of the Deceased arrange for the disposition of the cre	are returned to emated remain
	Description of urn or container selected:		Suitable for shipping:	Yes No
	Deliver to	ame and Address of Cemetery		
	Release to family Name of Desig	gnated Family Member to Receive Cremate	d Remains	
	☐ Scattering at sea by Funeral Home or Funeral Home's agent☐ Ship viaU. S. Registered Mail*		Scattering by Family	Initial
	To: Name Addres	SS		
	Other			
	Funeral Home and Crematory are not responsible for any loss or damag Postal Service.	ge of cremated remains	shipped via Registered Mail with the	United States
The	e cremation, processing and disposition of the remains of the Decease rerning laws, the rules, regulations and policies of the Crematory and	ed authorized herein s I Funeral Home, and t	hall be performed in accordance wi he following terms and conditions:	th all
1.	The remains of the Deceased will not be accepted for cremation unleading cremation container. The Crematory is authorized to remove and distanced to the cremation container prior to cremation. In the event or other container constructed of metal, fiberglass, or other noncompremoved prior to cremation and placed in a combustible cremation of make disposition of any such noncombustible casket in any lawful remainder.	spose of handles, orna the remains of the De abustible materials, I/v container. I/We furthe	aments and any other noncombustible ceased are received by the Cremato we authorize the remains of the Decor authorize the Funeral Home or Cr	le items ry in a casket eased to be
2.	Mechanical or radioactive devices implanted in the remains of the I in the cremation chamber. The Crematory will not cremate any hum radioactive device. In the event the remains of the Deceased contain and employees, to remove any such mechanical devices from the reat its discretion I/WE HEREBY CERTIFY THAT THE; REMAINS OF THE DECE	nan remains which con a such a device, I/we he mains of the Decease	ntain any type of implanted mechan nereby authorize the Funeral Home, d prior to cremation, and dispose of	ical or its agents
	IMPLANTED MECHANICAL OR RADIOACTIVE DEVICE.	Please ini		NTTILO
	Listed below are all implanted mechanical and radioactive devices with Deceased prior to cremation, and dispose of as indicated:	which the Funeral Ho	me is authorized to remove from the	e remains of
	Description of Implanted Device	Disposition		
	Description of Implanted Device	Disposition		
	If no instruction for disposition is given, such items may be dispose	ed of at the discretion	of the Funeral Home.	

3. The cremation container containing the remains of the Deceased will be placed in the cremation chamber and will be totally and irreversibly destroyed by prolonged exposure to intense heat and direct flame. It is understood that the human body burns with the casket, container, or other material placed in the cremation chamber. Some bone fragments are not combustible at the incineration temperature, and as a result, remain in the cremation chamber.

AUTHORIZATION FOR CREMATION AND DISPOSITION continued

- 4. During the cremation, the contents of the chamber may be moved to facilitate incineration. I/We authorize the Crematory to open the cremation chamber during the cremation process and reposition the remains of the Deceased in order to facilitate a complete and thorough cremation.
- 5. The cremation chamber is composed of ceramic or other material which disintegrates slightly during each cremation and the product of that disintegration is commingled with the cremated remains of the Deceased. Nearly all of the contents of the cremation chamber, consisting of the cremated remains of the Deceased, disintegrated cremation chamber material, and small amounts of residue from previous cremations, are removed together and crushed, pulverized, or ground to facilitate inurnment or scattering. I/We 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 Deceased, and some residue remains in the cracks and uneven places of the cremations chamber. Periodically, the accumulation of this residue is removed and interred in a dedicated cemetery property or scattered at sea.
- 6. 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/We further authorize that if any items, other than the cremated remains of the Deceased, are recovered from the cremation chamber: they shall be separated from the cremated remains of the Deceased and disposed of by the Crematory: or they shall be returned and placed in the urn or container holding the cremated remains.
- 7. I/We hereby authorize the Crematory to separate and remove from the cremation chamber all noncombustible materials, including, but not limited to, hinges, latches, nails, and to dispose of such materials.
- 8. Unless an urn or container suitable for shipment is purchased, the Crematory will place the cremated remains of the Deceased in a container which is not designated for any type of shipment.
- 9. In the event the urn or container is insufficient to accommodate all of the cremated remains of the Deceased, any excess cremated remains will be placed in a secondary container and returned to the Funeral Home, together with the primary urn or container.
- 10. Unless I/We give specific written instructions in this Authorization, the cremation processing and disposition of the remains of the Deceased will not be performed in accordance with any particular religious or ethnic customs.
- 11. In the event the cremated remains of the Deceased remain unclaimed for a period of 30 days, the Funeral Home shall give written notice to me/us by certified mail at the address(es) indicated below. I/We agree that in the event the cremated remains of the Deceased remain unclaimed, for a period of 120 days after the date such written notification is mailed, the Funeral Home is authorized and directed to dispose of the unclaimed cremated remains of the Deceased in any lawful manner it may deem appropriate.
- 12. I/We agree to indemnify, release and hold the Crematory, Funeral Home, their affiliates, agents, employees and assigns, harmless from any and all loss, damages, liability or causes of action (including attorneys' fees and expenses of litigation) in connection with the cremation and disposition of the cremated remains of the Deceased, as authorized herein, or my/our 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 remains.
- 13. Except as set forth in this Authorization, no warranties, expressed or implied, are made by the Funeral Home, Crematory, or any of their respective affiliates, agents, or employees.
- 14. I/We understand that this document does not contain a complete and detailed description of every aspect of the cremation process. I/We acknowledge receiving, from the Funeral Home, a copy of the booklet entitled "Cremation Facts" containing additional explanatory information about the cremation process.

SIGNATURE OF PERSON(S) AUTHORIZING CREMATION AND DISPOSITION

I/We warrant that all representations and statements made herein are true and correct, and that I/We have read and understand the provisions contained in this document, and that I/We have received the booklet entitled "Cremation Facts".

			Name of Funeral Home			
			Address of Funeral Home			
	12	301 Magnolia St, G		92841 (7	714-521-1011 ()	
			Name of Funeral Home			
	-	Sunnysi	de Cremation and	l Funeral		
	Signature		Print Name			
WITNESS X					Date:	. 20
	Street	City	State	Zip	```	
Address					Tel. No. (
Signature A			Print Name			Relationship to Deceased
Signature X						
Addiess	Street	City	State	Zip	10111101()	
Address					Tel. No. (
			Print Name			Relationship to Deceased
Signature X						