

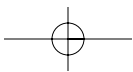
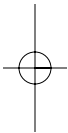
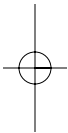


Since 1892

PARK LAWN CEMETERY

Owned and operated by:
PARK LAWN CORPORATION
Established 1892

BY-LAWS



PARK LAWN CEMETERY

A Division of Park Lawn Limited Partnership

Owned and Operated by:
PARK LAWN CORPORATION

OFFICE HOURS

MONDAY TO FRIDAY

8:00 a.m. to 4:30 p.m.

2845 BLOOR STREET WEST
TORONTO, ONTARIO
M8X 1A6

Telephone: (416) 233-9901

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PREFACE

We hope that you will read this booklet. It contains the By-laws referred to in the certificates which are issued for interment rights in burial lots, graves, crypts, niches and urn garden lots.

These By-laws are made, not for the benefit of the Company, but for the benefit of the rights holders as a whole. They limit the rights of the rights holders only in so far as such limitations are for the benefit of all. Rights holders purchase the right of burial or interment but not the ownership of the land.

The By-laws may be changed or amended at any time by the Board of Directors.

The Legislative Assembly of the Province of Ontario, in granting a charter to Park Lawn Cemetery, provided that all lots sold in the cemetery would be subject to such By-laws as might, from time to time be adopted, even though such By-laws were not passed until after the indenture was issued.

In the application and administration of these cemetery By-laws, all procedures are conducted in accordance with Provincial regulatory statutes and requirements.

In these By-laws "Company" means Park Lawn Limited Partnership.

BY-LAWS GENERAL INFORMATON

CARE AND MAINTENANCE

The Cemetery has a Care and Maintenance program and all interment rights in lots, crypts and niches now sold by the Company are covered by this program. The Care and Maintenance amount received from the sale of lots, crypts and niches is placed in a trust with a corporation registered under the Loan and Trust Corporation Act. The money is invested in bonds and other securities and the income derived there from is available solely for the care of the property. The income from the Care and Maintenance Fund is applied towards the cost of keeping the grounds, graves, crypts and niches in good order, the grass cut, and provides for the safety of monuments and markers. It does not provide for the planting of shrubs or flower beds on the lots nor does it provide for the pruning of any shrubs.

EXTRA WORK

For planting of shrubs, re-sodding or other special services, a reasonable charge is made. Full particulars and estimates will be given on application to the office.

CHANGE IN BY-LAWS

The Company may, from time to time, change, modify or repeal the By-laws or part thereof in such manner as in its discretion best serve the interest of the cemetery. In exceptional cases where in the opinion of the Company it can be done without detriment to the interest of others, it may temporarily suspend or modify any By-law without affecting its general application or enforcement, subject to the Registrar's approval.

The Company may alter the boundaries or grading of any section or portion thereof from time to time and modify or change roads, drives and walks. It also reserves the right to lay, maintain, operate, alter and change from time to times lines or gutters for water supply and drainage systems and generally to use the entire property for cemetery purposes with rights to ingress and egress over lots for all purposes for the proper maintenance and care of the cemetery.

The Company shall not be responsible for replanting or replacing in the event of the destruction of, or damage to, plants, shrubs or trees.

The Company reserves and shall have the right to correct any errors that may be made in making interments, disinterments or removals, or in the description, transfer or conveyance of any interment rights, either by cancelling such conveyance and substituting and conveying in lieu thereof other interment rights of equal value and similar location as far as possible, or by refund-

ing the amount of money paid on account of the said purchase. In the event the error shall involve the interment of remains of any person in such property, the interment rights holder of said property shall be notified and permission to correct any errors in inscription, and, without limiting the generality of the foregoing, the inclusion of any incorrect name or date on a memorial.

All notices required by any By-law to be given to interment rights holders may be given personally to the holders or may be mailed to the holders or their legal representative, at the last post office addresses appearing in the books of the Company and shall be deemed to have been received on the 5th day following postage. If there is no address, a letter addressed to the holder or legal representative at "Toronto, Ontario" will be sufficient.

SALE AND TRANSFER OF CEMETERY LOTS

1. **PRICE AND TERMS:** Interment rights in burial lots, graves, crypts, niches and urn lots shall be sold by the Company at such prices as set forth on the Price List in effect at the time.
2. **FORM OF CERTIFICATE:** Interment rights shall be conveyed by such form of Certificate as may from time to time be adopted by the Company and such certificate shall be subject to the existing By-Laws or such By-Laws as may from time to time be determined upon by the Company and approved by the Registrar.
3. **REMUNERATION PROHIBITED:** Owners shall not allow interments to be made in burial lots, graves, crypts, niches or urn lots for a remuneration of any kind.
4. **NOTICE OF TRANSFERS:** The Company permits the public sale of interment rights. To ensure the correctness of records of ownership of rights and interments, no sale or other transfer of rights or of any interest therein, shall be binding upon the Company until a transfer has been lodged with the Company which notice shall specify the name, address and any other applicable description of the proposed transferee, and such particulars shall be recorded in a Register kept for that purpose. All applicable paperwork must be completed and given to the Company before any transfer can take place. Upon acceptance of all changes a new Interment Rights Certificate will be issued to the transferee. Any and all costs, including transfer fees, must be paid in full before a transfer can take place. No transfer will be deemed complete until the Company has been notified.
5. **PROOF OF INHERITANCE:** As soon as possible after the death of the interment rights holder, the matter of future ownership and authorization as to the permission of further burials should be taken up with the Company. In general, it has to be dealt with in much the way as the deceased person's other matters of estate. The document of first importance is the Will of the deceased person. If

there is no Will and the estate calls for the usual procedure there will be letters of administration. The Will appoints an Executor who may have specific directions or letters of administration under which someone is authorized by the Court. Further procedure depending on the circumstances will be as may be required by the Company.

GENERAL BY-LAWS

- 6. TREES AND SHRUBS:** Trees, shrubs, flowering or other plants may be cultivated on lots, but only such varieties as are in keeping with the general plans of the grounds and subject to the approval of the Company. No tree or shrub growing within any lot may be removed without the consent of the Company. The Company will not be responsible for any trees that have to be removed for an interment. If any trees or shrubs situated in any lot shall have become by means of their roots or branches or in any other way detrimental to the adjacent trees, lots, drains, roads, or walks or prejudicial to the general appearance of the grounds or inconvenient to the public, the Company may remove such trees or shrubs, or parts thereof after thirty (30) days notice to the interment rights holder.

The planting of trees, evergreens, deciduous shrubs or flowerbeds is not permitted on the corners of lots or graves.

- 7. REMOVAL OF MEMORIAL WREATHS:** Memorial wreaths may be placed in the Cemetery after November 1st of any year. In order to preserve the proper appearance of the grounds they must be removed before April 1st of the following year or the cemetery authorities will remove and dispose of them.
- 8. REMOVAL OF DECORATIONS:** To ensure proper operating procedures for interments and to preserve the beauty of the cemetery, the Company shall have supervision of wreaths, flowers and removable mementos and objects placed upon the graves and lots. When it is necessary or desirable to remove same, it shall do so without notice.
- 9. CUT FLOWERS AND PLANTS:** Either natural or artificial, may be placed on lots or graves in locations specified by the Company providing proper containers are used. Such flowers and plants will be removed and disposed of by the Company when they become faded or unsightly.
- 10. RUBBISH PROHIBITED:** Rubbish shall not be thrown out on roads, walks or any part of the grounds. Receptacles are provided at convenient points on the grounds for the deposit of weeds, decayed flowers, plants and other materials.
- 11. FENCES, RAILINGS, ETC. PROHIBITED:** Borders, fences, railings, walls, cut-stone copings and hedges in or around lots is prohibited.
- 12. REMOVAL OF FENCES, RAILINGS, ETC.:** The

Company may, without notice, remove railings, walls, fences, hedges, copings and other enclosures erected in or around any lot. The Company shall not be responsible for any damage.

13. MAINTENANCE OF MONUMENTS AND MARKERS:

While the Company is obliged to maintain or lay down all monuments, markers and memorials to ensure the safety of the public and to reserve the dignity of the cemetery, all other repairs and maintenance of the monuments, markers and memorials is the responsibility of the holders.

14. MONUMENTS OUT OF REPAIR: Monuments out of repair shall be laid down for safety and the rights holder shall be notified at the last known address.

15. IMPLEMENTS TO BE REMOVED: Implements or materials used in doing any work within the cemetery shall be removed without delay and if this is not done the Company may remove the same and charge the expense to the holder.

16. GRADING OF LOTS: No rights holder shall change the grading of his lot and in case of any such change the Company may restore the lot to its original grade at the expense of the holder.

17. CUTTING SOD, MOVING MARKERS: No person unless authorized by management shall make any walk, cut any sod or move corner posts or markers in any part of the Cemetery.

18. CHAIRS, WIRE AND IRON WORK, ETC.: No candles, chair, wooden or wire trellis, arch or iron rods, pottery, glass or cellophane or similar articles shall be brought or left upon any part of the cemetery.

19. PORTABLE ARTICLES: The Company will not be responsible for loss or damage to any portable article left upon any lot or grave.

20. BENCHES: No benches are permitted unless the design is approved by the General Manager. No folding benches will be permitted, nor benches more than forty inches in length.

21. RESPONSIBILITY: The Company distinctly disclaims all responsibility for loss or damage from causes beyond their reasonable control, and especially from damage caused by acts of God, common enemy, thieves, vandals, strikers, malicious mischief-makers, explosions, accidents, invasion, insurrections, riots or order of any military or civil authority, whether the damage be direct or collateral. The Company shall take reasonable precautions to protect the property of holders but it assumes no liability or responsibility for the loss of or damage to any marker or part thereof or any article of any type that may be placed on any lot, grave or niche. Minor scraping of a marker by mowers is considered normal wear and tear.

INTERMENTS

- 22. BURIAL PERMIT:** A burial permit issued by the Division Registrar showing that the death has been registered must be deposited with the Company before interment can take place. Payment must be received for the burial licensing fee.
- 23. INFORMATION REQUIRED:** In each case of burial a written statement giving the name, late residence (with street address, if any), age, date of death, place of death, name, relationship and address of deceased's nearest relative, time of interment, in what lot interment is to take place and name of funeral director must be furnished so that an accurate register may be kept. The length and width of the outside case must be mentioned and the location of the graves to be opened should be accurately designated. The Company will not be responsible for any errors resulting from incorrect information or lack of specific information.
- 24. TELEPHONE ORDERS:** Where orders for interments are given by telephone, the Company will not be responsible for any errors or misunderstandings that may arise.
- 25. NOTICE REQUIRED:** Notice of each interment to be made shall be given to the cemetery office at least eight business hours previous thereto. The cemetery cannot be responsible for having graves prepared for funerals unless such notice is given.
- 26. CHARGES INCURRED:** Persons ordering graves, crypts or niches to be opened and closed, will be held responsible for charges incurred.
- 27. WRITTEN ORDER FROM HOLDER NECESSARY:** No interment shall be made without the written order of the holder of the lot or of the person designated as in these rules provided, whose name appears on the record at the office of the cemetery.
- 28. DEPTH OF EARTH OVER INTERMENT:** The outside container must be covered to a depth determined from time to time by the Cemeteries Act or the Regulations there under.
- 29. REQUIRED EXTRA DETH:** When two interments are to be made in a grave, one on top of the other, the burial shall be made at extra depth with the usual charge for opening the grave at the extra depth. The grave opening at extra depth should be made at the time of the first interment but it may be made at the time of the second interment for an additional charge determined by the Company.
- 30. OPENING OF GRAVES:** No grave shall be opened for interment or disinterment by any person not in the employ of the Company.

- 31. NUMBER OF INTERMENTS IN ONE GRAVE:** As a general rule, two casket interments and three inurnments are permitted in one grave except in certain designated areas where only one interment may be made in a grave; in such cases, this condition will be noted on the records. Cremation Estate Lots will accommodate up to four inurnments. Cremation Lots will accommodate two inurnments.
- 32. CONTAGIOUS DISEASE:** The remains of persons dying from contagious diseases are not to be disinterred except when the Medical Officer of Health or other public officer having authority at the time approves of the disinterment and prescribes such regulations or precautions as he may think necessary, when the disinterment in accordance with such regulations or precautions may be made at the expense of the person applying.
- 33. INCLUDED IN INTERMENT FEE:** The interment fee includes the opening and closing of a grave, use of lowering device, earth cover and other necessary services.
- 34. OVERSIZE AND OUTER CONTAINERS:** A service charge can be made when an outer container is used.
- 35. ANIMALS:** Bodies of pets or animals shall not be placed in the cemetery.
- 36. INTERMENTS ON SATURDAYS, SUNDAYS AND STATUTORY HOLIDAYS:** Except in cases of extreme necessity such as danger of contagion or infection, or in case of an epidemic, interments or cremations shall not be made on Saturdays, Sundays or Statutory Holidays unless by order of the local Board of Health.
- 37. DISINTERMENTS:** No disinterments, including the lowering of remains, shall be made without the written consent of the local Medical Officer of Health and the interment rights holder, except on the order from the court or as provided in the Cemeteries Act or the Regulations there under.
- 38. CLOSING OF THE CASKET:** Funeral Directors must close the casket or coffin and fasten securely any exterior shell, concrete or steel vault or other container of the casket or coffin except two-piece crypts, before lowering into the grave.

Note: In inclement weather tents may be rented for the holding of services at the graveside. Arrangements may be made with the Company for the use of tents, temporary removal of earth from the graveside during the committal or other special service at the time of interment.

Complete records are kept at the cemetery office of all interments in the cemetery and the location of any grave will be given free of charge to interested relatives and friends by applying at the office. Full details regarding any of the above services may be obtained at the cemetery office.

MEMORIALS

For the purpose of these By-laws, a monument shall be understood to be any permanent memorial structure projecting above the level of the ground.

For the purpose of these By-laws, flat/foot marker is a rectangular memorial of granite or granite base with a bronze memorial with a flat and level surface set flush with the ground at the foot of the grave. All bronze markers must be placed on granite bases except for 16" x 9" bronze markers where concrete will be used for the base.

- 39. APPROVAL OF DESIGN:** No marker or monument shall be erected or placed on any lot until its design and the plans and specifications relative to the material and construction thereof have been submitted to the Manager who is satisfied that they meet all applicable By-laws.

In order to ensure a high standard in the design and appropriateness of monuments to be erected, the advice of cemetery officials is at the disposal of the Rights Holders.

A marker should be designed with reference to its surroundings, consideration being given to the number, size and character of others near at hand. A duplicate of a nearby design is not desirable. Consideration should be given to the fact that a small marker of good design and finish is preferable to a larger one at the same cost but of inferior design and finish.

- 40. RESTRICTIONS:** Monuments are not permitted on Adult Single Graves, Urn Lots or lots designated as no-monument lots.
- 41. INSCRIPTIONS.:** No inscription shall be placed on any marker which is not in keeping with the dignity and decorum of the cemetery.

No lettering will be allowed on the side of a monument facing an adjoining lot where there is not room for a grave between the monument and the boundary of the lot. No lettering is allowed on the back of a monument except for the family name.

- 42. CORNER MARKERS:** Lot designators indicating the location of a lot or grave are purchased by the rights holder at the time of the purchase of the lot or grave. Such markers are necessary.
- 43. ONLY ONE MONUMENT TO A LOT:** No more than one monument shall be erected on any monument grave.
- 44. SIZE OF MONUMENT:** The size of monuments shall be governed by the size of the lot as follows and subject to the approval of the Cemetery Manager.:

Five and Six Grave Lots or Larger		Length	Width
Minimum Size		4'6" x	1'3" base
Minimum Height	3'		
Maximum Length of Base for			
5 Grave Lot	144"		

Three and Four Grave Lots			
Minimum Size		3' x	1'3" base
Minimum Height		3'	
Maximum Length of Base for	3 Grave Lot	84"	
Maximum Length of Base for	4 Grave Lot	120"	

Two Grave Lots			
Minimum Size		3' x 1'3" x 6"	base
Maximum Height		3'	
Maximum Width		60" (5')	

Preferred Single Graves			
Maximum Size		2'6" x 1'3" x 6"	base
Maximum Height	36" (3')		
Minimum Height	24" (2')		

All dimensions for height include the die plus the base.

All dies are to be smooth finish.

- 45. THICKNESS OF MONUMENT:** No monument shall be less than eight inches in thickness at its narrowest point.

Monuments exceeding three feet six inches in height shall increase one inch in thickness for every foot or fraction thereof over three feet six inches in height. Neither the diestone nor any part of a monument may exceed the length or width of the base.

- 46. FREE STANDING CROSSES:** Free standing crosses are permitted as a temporary memorial for a maximum of 14 months. The Cemetery reserves the right to remove such crosses.

- 47. DOWELLING:** All diestones, columns, limbs or crosses, etc., shall be adequately dowelled to their bases unless the underside of each superstructure is of sufficient area in relation to its height to ensure stability.

- 48. OPEN URNS:** Open urns intended as receptacles for flowers and forming integral parts of a monument are not permitted.

- 49. CAIRNS AND BOULDER MONUMENTS:** Cairns and boulder monuments require an appropriate setting and may not be installed without the permission of the Company.

- 50. STATUARY:** Statuary will only be permitted by the Company under exceptional circumstances and only in lots the size and location of which are considered by them suitable and when they are assured that the sculpture will be of artistic merit. The structure must be made of either granite or bronze.

51. CANDLEHOLDERS AND VASES ON MONUMENTS:

Candleholders and vases may constitute part of a monument provided that they are made principally of bronze or stainless steel. If a translucent section is necessary it must be made of unbreakable, heat resistant glass or of a plastic material which is fire resistant.

Candleholders and vases may only be attached to the top of the base portion of a monument and will be included in determining the overall size of the memorial. A maximum of two candleholders or vases or any combination thereof may be placed on the base of a monument. They must be centered on the end or ends of the base.

No one candleholder or vase may exceed 200 cubic inches in size and must be adequately drained to prevent any collection of water.

Candleholders must be fully enclosed on all sides by means of a door or lid.

All attachments must be detailed on the respective monument diagram when submitting to the Cemetery office for approval.

52. SEATS: Seats or benches of granite to be used as memorials may be permitted on approval of the design by the Manager.**53. FOUNDATIONS:** Concrete foundations are required for all monuments and shall be installed by the Company at the holder's expense. The foundation of a monument shall be built in the designated space and must be the exact dimension of the base of the monument, and if incorrect dimensions have been given on the application form, the foundation will be removed and rebuilt by the Company at the expense of the holder.

Foundations will not be less than 60 inches deep and finished flush and level at the low point of grade. Foundations must be checked with a level.

Note: Some conditions such as soil or hillsides may require more depth. Double depth burials and Single Grave lots may also require deeper foundations. This will be determined by the Manager at the time of submission of the application.

All foundation excavations must be completely covered with a minimum 3/4 inch plywood or equivalent to protect the safety of the public.

Concrete must have a minimum quality to the following specifications: strength must be 20.5 MPA (3000 pounds per square inch), slump 75 mm., aggregate 20 mm. Portland Cement type 10, 5% plus or minus 1% air entraining agent. Trowel finish all edges.

All materials used for covering a foundation must be removed within two (2) working days of the completion of the foundation.

Note: Refer to By-law #68 for insurance requirements.

54. REPAIR OF MONUMENTS AND MARKERS:

Should any monument or marker become unsightly, dilapidated or dangerous, the Company may lay it down to ensure the safety of the public and to preserve the dignity of the cemetery. Any restoration work will be the responsibility of the rights holder.

- 55. ORDER FOR REMOVAL OF MARKERS:** When any marker or memorial of any kind is to be removed, any inscription made or cleaning done, permission shall be obtained by the Company. Application for such permission shall be made in writing by the interment rights holder with a description of the work proposed.

- 56. MATERIAL AND FINISH:** All monuments and markers shall be constructed of granite. The bottom bed of all bases and markers must be cut level and true and every diestone shall be smoothly finished on all sides, ends and top.

- 57. TOLERANCE IN DIMENSIONS:** A tolerance of 1/4 inch may be permitted over or under the specified dimensions of a monument or parts of a monument.

- 58. BRONZE OR GRANITE MARKERS:** One flat/foot marker not exceeding 30" x 24" may be placed at each grave at the foot of the grave that is farthest from the monument or head of the grave. In the case of a two grave lot, the maximum size of granite or bronze markers permitted is 54" x 24" and will be placed at the foot end of the lot, centered over the two graves.

- 59. MARKERS ON LOTS IN NO-MONUMENT SECTIONS:** On such lots, two markers not exceeding 30" x 24" may be placed on the lot, one at the foot end and one at the head end of the lot.

- 60. MARKERS ON INFANTS AND CHILDRENS GRAVES:** Markers on infants and small children's graves shall be a maximum of 12" x 18".

- 61. BOOK MARKERS:** Book markers will not be permitted.

- 62. MARKER DIMENSIONS:** Markers shall not be more than 6" nor less than 4" in thickness, of uniform thickness throughout and smoothly finished on all sides.

- 63. MONUMENTS OVER INTERMENTS:** No monument shall be erected over a grave space in which there has been an interment, but may be erected at the head of a lot which has sufficient room therefore and has been sold as a lot permitting monuments.

- 64. SETTING OF FLAT MARKERS:** All flat markers shall be set in the ground by an employee of the Cemetery.
- 65. PHOTOGRAPHS ON FLAT MARKERS:** Owing to the danger of becoming damaged or broken, pictures or photographs, framed or not, are not recommended on markers.
- 66. INSERTS ON MEMORIALS:** Inserts (with the exception of recessed ceramic pictures) will not be allowed on any monument.

RULES FOR MONUMENT DEALERS, CONTRACTORS AND WORKMEN

- 67. PERMISSION TO EMPLOY CONTRACTORS:** A contractor employed to erect markers or do any other work in the cemetery shall first present an application at the office signed by the rights holder requesting permission to employ such contractor to do the work therein specified. Such applications shall designate the lot and section. Forms are supplied by the Cemetery for the purpose of submitting the necessary information. An approval certificate will be issued when accepted.
- 68. WORKER'S BEHAVIOUR IN CEMETERIES:** The conduct and behaviour upon cemetery property of all workers employed by others shall be subject to the control of the Cemetery.

Workers shall cease work if in the vicinity of a funeral until the conclusion of the service.

Workers will not be allowed to work on the grounds Saturdays, Sundays or Public Holidays or after 4:30 p.m. on weekdays.

Notice must be given at the Office before any monument is erected. No monument shall be delivered at the Cemetery until the foundation is completed, and until the contractor is ready to proceed with the erection.

No flat marker or monument foundation will be installed in the Cemetery until such time as payment for the "Care and Maintenance Fund" has been received from the contractor.

An inspection fee shall apply to contractors to recover the costs which the Cemetery incurs to supervise. Notwithstanding such supervision, contractors shall be fully liable for all direct and collateral damages to Cemetery property and to caskets, graves and monuments and shall indemnify and hold harmless the Company from suits filed by rights holders.

Note: Any person working in the cemetery must provide a certificate of liability insurance satisfactory to the Company as well as proof of coverage by Worker's Compensation.

- 69. INSTALLATION PROCEDURES:** All foundations shall be put in by the Cemetery who shall perform all work in setting markers or preparing for erection of the monument and the charge of same shall be in accordance with the Price List in effect at the time. Payment for foundations must accompany the order which must be received at least fifteen days before setting is to be commenced. All orders must be signed by the lot owner.

GARDENING AND PLANTING

- 70. PERMISSION FOR GARDENING:** Persons desiring to do planting or any gardening work must first obtain the permission and approval of the Company. Flowers may be planted by the holders or their representatives. On lots where monuments have been erected, the planting of flowers is restricted to the area around the monument, or if no monument has been erected to the area designated as the memorial space. Flowers should extend no further than 2' out into the burial space.
- 71. WATER:** Reasonable use of water is provided. The use of water is at the Company's approval.
- 72. REMOVAL OF SOD:** The Company reserves to itself the sole right to disturb or remove the sod or to do any work on all lots or graves.
- 73. BORDERS:** The planting of borders around lots is prohibited.
- 74. NEGLECTED FLOWER BEDS:** To preserve the orderly appearance of the cemetery, any flower beds of the previous year which have not been planted by June 15th may be sodded by the Company and the cost charged to the holder. If any holder later desires a flower bed to be prepared for planting, the current charge will be made.
- 75. WIRE WORK AND HANGING BASKETS:** No wire work will be allowed. Iron rods and hanging baskets are prohibited. Empty vases may be removed from all lots after June 1st in each year unless previously removed.
- 76. REMOVAL OF RUBBISH:** Gardeners or florists employed by rights holders to plant flowers or other plants shall remove all rubbish to such places of deposit as are provided for the purpose and must carry on their work under direction of the Company.
- 77. HOURS OF WORK:** Gardeners or florists or their employees shall not work in the cemetery on Sundays, public holidays or after 4:30 p.m. on weekdays.
- 78. REMOVAL OF SOIL:** No soil may be removed from any lot or grave or from any place adjoining or between lots without the written permission of the Company.

- 79. SPECIAL CARE SERVICE:** The Company may elect to provide a service in addition to the general maintenance of the cemetery whereby adequate watering, fertilizing, weeding and additional grass cutting is done on individual lots and graves. The staff will be pleased to supply estimates of this work to lot owners without obligation.

VISITORS

Visitors are always welcome at the Cemetery during the times fixed by these By-laws.

- 80. ORDER AND DECORUM:** The Cemetery staff are empowered and are required to preserve order and decorum in the Cemetery. No organized activity or event is permitted in the Cemetery including political rallies, demonstrations of any kind, social events or recreational activities, save and except as provided for in By-laws numbers 81 and 83.
- 81. PARADES:** No parades other than funeral processions shall be admitted to or organized within the Cemetery.
- 82. TREE OR SHRUB PLANTING:** No tree or shrub may be planted inside or outside any burial lot without the written permission of the Company.
- 83. MEMORIAL SERVICES:** The Manager may permit public memorial services of a sacred character within the cemetery but not more than one such service having not more than one band shall be conducted in the cemetery at the same time and all such services shall be conducted in a quiet, decorous and reverent manner.
- 84. CHILDREN:** Persons not of legal age are not admitted in the Cemetery except in the charge of an adult who shall be responsible for their good conduct.
- 85. PHOTOGRAPHS:** Photographs shall not be taken of any part of the Cemetery without the permission of the Company.
- 86. COMPLAINTS:** Any complaints by rights holders or visitors should be made at the Cemetery Office and not to workers on the grounds and controversies with workers or others on the grounds are to be avoided.
- 87. VEHICLES:** Vehicles within the cemetery shall be driven with due decorum at speed not to exceed 15 kilometres per hour and shall not leave the roadways. Proprietors of vehicles shall be responsible for any damage done by them or their drivers.
- 88. DAMAGE TO PROPERTY:** No person shall break or remove any flowers, either wild or cultivated, or any tree, shrub or plant, or write up, deface or in any way injure any monument, fence or other structure or property in or belonging to the Cemetery.

- 89. IMPROPER CONDUCT:** Any person disturbing the quiet and good order of the cemetery by noise or other improper conduct or who violates these By-laws, may be expelled from the grounds.
- 90. GRATUITIES PROHIBITED:** No gratuities shall at any time be given to any officer or employee, nor shall any reward be given for any personal services or attention. Any officer or employee who violates this rule may be at once dismissed.
- 91. ANIMALS:** Dogs and other domestic animals are not allowed in the cemetery.
- 92. BICYCLES:** Unless operated by an adult and in a safe and proper manner, neither bicycles nor motorcycles are permitted in the cemetery and even then only on paved driveways.
- 93. VANDALISM:** Vandals may be prosecuted to the full extent of the law. Any rights holder's monuments, markers or graves affected by vandalism may, upon request of the Cemetery, participate in a class action suit and may nominate the Company to act on their behalf.

EXTERIOR NICHES BY-LAWS

A maximum of two (2) urns will be allowed in each niche.

Only bronze wreaths (11" x 7-3/4") will be allowed for memorialization. (Sample on display in the Office)

Flowers are not allowed on the face of the niche.

Cut flowers and potted plants will be allowed from April 1st to November 15th. Cut flowers will be discarded when they become unsightly.

Small artificial bouquets will be allowed. These will be discarded when they become faded or unsightly.

Note: All flowers must be in appropriate containers and set in the space provided by the Company.

PARADISE MAUSOLEUM BY-LAWS

- 1. SEALING AFTER ENTOMBMENT:** Only employees of Park Lawn Cemetery may open and seal crypts and niches for entombment or inurnment. This applies to the inside sealer and the crypt or niche front.
- 2. APPROVAL OF MEMORIALIZATION:** All orders for inscriptions, adornments, ceramic pictures, vases and lamps must be approved by Park Lawn Cemetery.

3. **SECURITY:** The mausoleum will be open during office hours through the week and on Sundays. Evenings will be by access code only. Rights holders will be given the access code to the mausoleum at the time of purchase.
4. **INSCRIPTIONS ON MEMORIALS OWNED BY PARK LAWN CEMETERY:** To ensure quality control and integrity of design, only Park Lawn Cemetery may place inscriptions on crypt and niche fronts.

Crypts – only uniform sizes and styles of Scaligero bronze lettering may be placed on the marble crypt front by Park Lawn Cemetery.

Niches – an inscription plaque and personal portrait in a rigid frame may be placed in the interior of the glass-fronted niche by Park Lawn Cemetery. Personal effects other than those specified by the Company may be placed inside niches at the direction of Management.

- a bronze niche plaque may be attached to the marble niche front.

Samples of the permitted size and type of letters for inscriptions and the bronze niche plaques are on display at the mausoleum office.

5. **CERAMIC PICTURES ON CRYPT FRONTS:**

Ceramic pictures 8 cm x 10 cm (3.15 inches wide x 3.94 inches high) in oval shape, together with a bronze-material frame will be permitted on the crypts. The size and style of the picture and frame is displayed in the mausoleum office. Only Park Lawn Cemetery may install ceramic or photoplex pictures on the crypts in the location designated by Park Lawn Cemetery.

6. **ADORNMENTS:** Bronze material adornments will be permitted only on crypts. There are size limits for the adornments on the various style of crypts and only those authorized by Park Lawn Cemetery will be permitted. Samples of the sizes and the permitted adornments are on display at the mausoleum office. Any unauthorized adornment will be removed and disposed of without notice and at the expense of the rights holder(s). Only Park Lawn Cemetery may install adornments on crypts.

7. **VASES:** Only one bronze material vase 19 cm high (7.55 inches high) will be permitted on a Single size crypt in the designated location.

Two bronze material vases 19 cm high (7.5 inches high) will be permitted on Companion crypts in the designated location.

Two bronze material vases 16.5 cm high (6.5 inches high) will be permitted on Tandem and Westminster crypts in the designated location.

Approved flower vases for crypt fronts are on display at the mausoleum office. Only employees of Park Lawn Cemetery may install vases.

8. **FLORAL TOKENS:** Only artificial plant materials are permitted in the vases and must not encroach on adjoining crypts. All flower arrangements which become unsightly or exceed the perimeter of the crypt will be removed without notification. Three floral arrangements only may be brought into the mausoleum at the time of the entombment ceremony. These will be removed the following day. Other floral arrangements from funeral services may be placed in the designated area outside the mausoleum.
9. **LIGHTS:** One light placed in the designated area will be permitted on each crypt.
10. **ARTICLES NOT PERMITTED:** Fresh flowers, pedestals, urns, candles, vesper lights shall not be placed in any part of the mausoleum.
11. **ENTOMBMENTS/INURNMENTS ON SUNDAYS AND STATUTORY HOLIDAYS:** Except in cases of extreme necessity, such as danger of contagion or infection, or in case of epidemic, entombments or inurnments shall not be made on Sundays or Statutory Holidays unless by order of the local Board of Health.

An Interment Rights Certificate will be issued only when the crypt has been paid in full. No supplies will be provided until all payments due to Park Lawn Cemetery have been made.

