

AUTHORIZATION FOR CREMATION, PROCESSING, AND DISPOSITION OF THE REMAINS

OF
SOCIAL SECURITY NO.
The date and time of death of
Deceased") was on, at, as indicated on the
attached attending physician's, medical examiner's or coroner's certificate of death.
The undersigned agent of the Deceased certifies that said agent has the full legal authority and
right to authorize the cremation, processing, and disposition of the Deceased's remains, and further, said
agent certifies that, to the agent's knowledge, there exists no person who possesses a superior priority
right and no person of equal priority who disagrees with this authorization.
Exercising the authority aforesaid, I, the undersigned, hereby authorize McAlister-Smith
(hereinafter "Funeral Establishment) to take possession of, and make arrangements for, the cremation of
the remains of the Deceased at McAlister-Smith Crematory (hereinafter "Cremation Authority"); said
Cremation Authority being specifically authorized to carry out the process of cremation of the
Deceased's remains, in accordance with the provisions of Chapter 8 of Title 32, 1976 S.C. Code, as
amended, upon receipt of the Deceased's remains.
I, as agent of the Deceased, hereby declare that, to the best of my knowledge (Check one):
The Deceased's remains DO NOT contain a pacemaker, or any other material or implant, that may be hazardous, or cause damage to, the cremation chamber or the person performing the cremation.
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The Deceased's remains DO contain a pacemaker, or other material or implant, that may be hazardous, or cause damage to, the cremation chamber or the person performing the cremation.**
**Please list all Materials/Implants:
I, as agent of the Deceased, hereby declare that, to the best of my knowledge:
The Deceased DID NOT have an infectious, contagious, or communicable disease or a disease
declared by the Department of Health and Environmental Control to be dangerous to the public health.
The Deceased DID have an infectious, contagious, or communicable disease declared by the
Department of Health and Environmental Control to be dangerous to the public.**

**Please list all diseases:	
The Agent of the Deceased further authorizes and instructs the Cremation Authority to properly dispose of any items, other than the remains of the Deceased, including, but not limited to, pacemaker, body prostheses, dentures, dental bridgework, and dental fillings that are recovered from the cremation chamber.	
Jewelry and other personal articles that are recovered from the cremation chamber are to be disposed of as follows:	
THE CREMATION, PROCESSING, AND DISPOSITION OF THE REMAINS OF THE DECEASED, AS AUTHORIZED ABOVE, SHALL BE PERFORMED IN ACCORDANCE WITH ALL GOVERNING LAWS, AS WELL AS THE RULES, REGULATIONS, AND POLICIES OF THE FUNERAL ESTABLISHMENT AND/OR CREMATORY AUTHORITY, SUCH AUTHORIZATION BEING SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:	
Please read and initial the following:	
1. The remains of the Deceased will not be accepted by the Cremation Authority unless the Deceased is in a casket, cremation casket, or an approved alternative container.	
2. The Cremation Authority shall separate and remove from the cremation chamber all non-combustible materials, including, but not limited to, hinges, latches, nails, jewelry, and precious metal, and the Cremation Authority shall dispose of such materials as provided by law and/or as instructed herein.	
3. Unless specifically authorized by the Deceased's agent(s), the Cremation Authority shall not simultaneously cremate the remains of more than one person in the same cremation chamber.	
4. The services of the Cremation Authority are deemed to be fulfilled when the cremated remains of the Deceased are returned to the custody of the Funeral Establishment.	
5. The Funeral Establishment is hereby authorized to dispose of the Deceased's remains as follows:	
6. If no method of disposition is specified in number 5 above, the cremated remains of the Deceased are to be held by the Cremation Authority for a period of 30 days, unless said remains are picked up or shipped to the agent or the Funeral Establishment before that time. At the end of 30 days, if final disposition arrangements have not been made, the Cremation Authority may return the cremated remains to the agent of the Deceased or the Funeral Establishment.	
7. If, at the end of 60 days, no final disposition arrangements have been made, the Cremation Authority, or the Funeral Establishment in charge of the disposition arrangements, may dispose of the cremated remains in a manner provided by law, and in accordance with Chapter 8 of Title 32, 1976 S.C. Code, as amended.	

	e this authorization within 12 hours of its execution by providing tent that assisted in making these arrangements and the Cremation action.
	o authorize the cremation of the decedent and I am not aware of a al priority who disagrees with authorizing the cremation.
Smith (Funeral Establishment) and Mc. agents, employees, and assigns shall be causes of action in connection with the However, said Funeral Establishment a	orization Form, I, as agent for the Deceased, agree that McAlister Alister-Smith Crematory (Cremation Authority) and its respective held harmless in regard to any and all loss, damage, liability, or cremation, processing, and disposition of the Deceased's remains. In the Cremation Authority and its respective agents, employees, and any acts in regard to the cremation, processing, and disposition of the remed in a grossly negligent manner.
BY ME ARE TRUE AND CORRECTHAT I HAVE READ AND UN	AT ALL REPRESENTATIONS AND STATEMENTS MADE T TO THE BEST OF MY KNOWLEDGE; AND, FURTHER, IDERSTAND THE PROVISIONS CONTAINED IN THIS ID EXPLANATORY INFORMATION IN REGARD TO THE
Witnessed thisday of	Agent Signature and Social Security #
Witness	Relationship to Deceased
	Address of Agent:
Time (Specify AM or PM)	Telephone Number of Agent:
	_
Signature:	Relationship:
Address:	Telephone Number:
Signature	Relationship:
Address	Telephone Number:
Signature	Relationship:
Address	Telephone Number:



IDENTIFICATION

HOLD HARMLESS AGREEMENT

The undersigned, having viewed the remains, either at the place of death or the funeral home prior to cremation, hereby identify the same as the body of	
assure proper identification prior to the execution acknowledges that there is no doubt or question	Ample time has been given the undersigned to ion of this document, and by signing same, the undersigned n about this identification.
The undersigned assumes all liability for hereby agree to indemnify and hold the	or mistaken identification or incorrect identification and does
reasonable attorneys fee for the defense thereo	from any and all claims, suits, or causes of action, including a of, brought by any person, firm or corporation, or the personal ification and request for cremation and disposition of the remains.
Signed	Relationship
Address	Telephone Number
City and State Zip Code	
Witness	Date
FUNE	CRAL HOME USE ONLY
Signed	Date
Signed	