NORTHEAST TEXAS CREMATORY

2770 State Highway 66 East • Rockwall, Texas 75087

Phone 469-402-1280 • Fax 469-402-1286

AUTHORIZATION FOR CREMATION AND DISPOSITION

Name o	of Deceased		Sex	Age
D.O.D	Place of D	Death		
T.O.D	D.O.B	Phone	Fax	
Name o	of Funeral Home			
Addres	s of Funeral Home			
Was th	e cause of death infectious or co	ntagious disease?	No Yes If	yes, please explain.
referred cremain authoriz respons () bu undecid law not persona bridgew discarde TO CR	thorize and request Northeast Texas Crato as "the deceased," and to cremate as should be returned to the () contracting agent or other appointed person(s) ribility of the final disposition of the cremated or placed in a columbarium red. I/We understand that the funeral est earlier than the 121st day following the property and effects delivered with the prock, eyeglasses, and shoes, must be docked by the Crematory, in its sole discretion, EMATE:	and to arrange for the dispositic cting funeral home, () mailed mated remains. Please mark the, () ablishment or crematory can dispose date of cremation if the authorizemains of the Decedent to the Crumented below. Those items with unless specific instructions from	on of the cremated remain (place address on page 2). I/We the authorizing choice for final disposition kept at home for safekeepi cose of the cremated remaining agent has not claimed ematory, including jewelry, ll be destroyed in the cremated the Authorizing Agent are g	ns of the deceased. The () or picked up by the g agent agree to accept the n of the cremated remains: ng, () scattered, () or ns in accordance with state the cremated remains. All clothes, hair pieces, dental nation process or otherwise
DO NO	T CREMATE:			
I/We th	e undersigned certify, warrant, represent	and authorize the following:		
1.	I/We have the full legal right, authoridisposition of the remains of the decease		cument and authorize the	cremation, processing and
2.	I/We have positively identified the hur and authorize delivery of such remains	man remains delivered to the fur	or cremation. The positive	
3.	() viewing (additional fees may app The remains of the deceased () do mechanical device; the only such	or () do not contain any pactor devices implanted in or have instructed the funeral homes of the deceased to Northeast Terfuneral home. The deceased (_varrant that the remains of the deceased to the deceased (_varrant that the remains of the deceased (_varrant that the deceased (_v	refusal of viewing. remaker, radioactive implate attached to the decease to remove or arrange for a Crematory and to discount of the control	nt or any other implanted sed are the following: r removal of all identified spose of such devices in a en treated with therapeutic

I/We understand that Northeast Texas Crematory is relying on the foregoing representations and statements and warrant the truth and accuracy of the representations and statements. I/We further understand that failure to notify the funeral home and/or crematory of any such implants or devices could result in damage to the crematory and/or injury to crematory employees of which I/we will be held liable.

It is the requirement of the crematory that the remains of the deceased be placed in some type of minimum container before cremation. If the deceased is not in a container before he/she reaches the crematory, then a minimum container will be furnished and charged to the funeral home. When a casket is used, the crematory will be authorized to remove and dispose of any handles, ornaments, and other non-combustible parts of the casket. I/We authorize the remains of the deceased to be removed from any non-combustible casket and placed into a combustible container. I/We further authorize the crematory to dispose of any non-combustible casket in any lawful manner it deems necessary.

The cremation container holding the deceased and 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. 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.

Certain items, including but not limited to body prostheses, dentures, dental bridgework, dental fillings, jewelry, and any other personal items accompanying the deceased, may be destroyed during the cremation process. I/We authorize the crematory to dispose of any items, other than the cremated remains of the deceased, which are recovered from the cremation chamber. I/We authorize the crematory to separate and remove from the cremation chamber all non-combustible materials, including but not limited to hinges, latches, nails, jewelry, and precious metals, and to dispose of these materials in any manner it deems necessary. I/We understand and acknowledge that even with the exercise of reasonable care, it is not possible to recover all particles of the cremated remains of the deceased and that some particles may inadvertently become commingled with particles of other cremated remains remaining in the cremation chamber and/or in or on devices utilized in the cremation process. I/We hereby authorize the crematory to dispose of any such residual particles in any lawful manner it deems necessary.

to an unidentifiable consistency prior to is provided, the crematory will place the which is destructible. In the event this the deceased, the excess cremated remathe primary container and/or urn. The delivery of the cremated remains.	Funeral Home: nains of the deceased, consisting primarily of placement in an urn or other container. Unle cremated remains of the deceased in a container or the provided urn is insufficient ains will be placed in a supplemental contain crematory will not be held responsible for a formated Remains and Permit to Ship in	less an urn or other container suitable tainer made of plastic and covered we in capacity to hold all of the cremater and returned to the funeral home any damages that might occur during	e for shipment with cardboard, ted remains of together with
Certified/Return Receint Ma	ail to:		
Initials Addre	ess:		
I/We certify and represent that I/we haliability for cost or damages, should an	ve full authority to make the above authoriza y litigation arise because of the above said de bility that may attach hereto by any reason to	ation. I/We do hereby agree to assurelivery and to release and hold harm	less Northeast
	uthorize the fingerprinting or other identifiable	le printing of the deceased for memo	orial purposes.
Initials	Release and Indemnity		
affiliates, shareholders, directors, offic causes of action and suits of every ki litigation, arising as the result of, based identify the deceased or the human remained the deceased's cremated remains, the cremated remains, any damage due to be commingling of the deceased's cremater recovered to which may be affixed to be disposition of the deceased or the deceas	reby release and agree to indemnify, defend, cers, agents, and employees, of and from an and, nature and description in law or equity, a upon, or connected with this authorization, in an active to take possession of or make proparamful or explosive implants or infectious or ted remains with other cremated remains, the cone particles or other residue, claims brough ased's cremated remains, or any other cause. The season of the cremated remains with the amount of the cremated remains, or any other cause. The season is a contract to authorize the cremation of the named deceased by any person, including an ority right to authorize the cremation; the authority right to authorize the cremation; the authority right to authorize the cremation without the person's authorization. PERSON(S) AUTHORIZING CREMATE	ny and all claims, demands, damag, including any legal fees, costs an ncluding, but not limited to, the failed, the processing, shipping, and final per arrangements for the final disper contagious diseases, the incidental e disposal of metal or other non-hut by any person(s) claiming the right No warranties, expressed or implied ation fee paid to Northeast Texas Crue named deceased. In addition, I am my spouse, child, parent, or sibling, horizing agent has made all reasonal ation; and agrees to indemnify and	ges, liabilities, d expenses of the despenses of the disposition of disposition of the or inadvertent man materials to control the d, are made by ematory I/We are aware I/We represent the disposition of the or inadvertent man materials to control the disposition of the disposition of the disposition of the original of the disposition of the dispositio
<u>SIGNATURE</u>	PRINTED NAME	RELATIONSHIP	DATE
SIGNATURE OF FUNERAL HOME	E DIRECTOR	DATE	
AITHO	ORITY TO CREMATE-JUSTICE (OF THE PEACE	
	astice of the Peace for Precinct No.		
	o hereby certify that an autopsy wa		
	, County of		
	e lawfully cremated. Given under my har		
, year			
	Precinct No County of	State of	

Justice of the Peace