

Death Certificate Information Form Fax (855) 223-0333

(Statistical information required by the State of California to prepare a State Certificate of Death and is kept strictly confidential)

Name (First)	(Middle)		(Last)
Legal Residence Address			_City
County	Zip	Phone	
[]Male []Female M	Number of years in county	_ Highest level of educ	ation (1-12, High School, BA, PhD, etc.)
[] Married [] Never Ma	rried []Divorced [] Widowe	ed United States Ve	teran [] yes [] no (provide copy of discharge papers)
Birthplace (State or Foreig	n country)	Birth Date	Social Security #
Race Occ	supation (present or before retirem	nent)	Number of Years
Employer	Indus	try (kind of business) _	
Father's Name (First, Mide	lle and Last)		Place of Birth
Mother's Name (First, Mic	Idle and Maiden)		Place of Birth
Spouse's Name (First, Mic	dle and Maiden)		
What is the FINAL dispos	tion of the Remains? [] Home of	of the Informant [] Sc	eatter at sea, off the coast of county
[] Burial at	Cemeter	y [] Other	
Number of death certificat	es requested? What is to be	done with them? [] M	ail to Informant [] Hold for Informant to pick up
[] Other			
Name of Person in charge	of arrangements		
Address		City, State, Zip	
Relationship to Decedent _	F	Phone []Home []	Cell
Email address			

By my signature below, I declare that all information above is true and correct, to the best of my knowledge. I accept responsibility for any information provided incorrectly. I authorize Cremation Society of Laguna to complete the death certificate with the information provided above and to obtain and disperse the number of legally certified copies of said death certificate as I have directed above.

Signature ____



Release Authorization

Pursuant to your rules and regulations, I authorize the release of the Remains of:

to Cremation Society of Laguna. I am the nearest next of kin to the decedent, and declare by my signature below, that I have the full right to authorize this release. I agree to hold harmless all parties involved in affecting this release, including Cremation Society of Laguna, it agents, employees and representatives, the care facility, its agents and representatives and all other parties, of any and all liability.

This release also pertains to any personal belongings of the decedent.

Signature of Next of Kin	Printed Name of Next of Kin	
Address	City State Z	Zip
Phone Number	Email address	
Date of Signature	Relaationship to Decedent	
Witness/Funeral Home Representative	Date of Signature	

23046 Avenida de la Carlota #600, Laguna Hills, CA 9265 Phone: (888) 991-1120 * Fax: (855) 223-0333 Web: <u>www.CremationLaguna.com</u> * Email: info@CremationLaguna.com

Disclosure of Preneed Funeral Agreement

The funeral establishment	,		
	(fune	eral establishment nam	e)
license number <u>FD</u>	, DOES	_, DOES NOT	(check one) have a preneed arrangement, as
defined below, made by or	[.] on behalf of		
· · · · ·		(name of deceden	t)
If the funeral establishing	nent does hav	e a preneed agree	ement, complete the following:
presented to the perso	n named below	v a copy of any pre	tion 7745, the funeral establishment has eneed agreement which has been signed and d and is in the possession of the funeral
Signature of funeral establis	shment representa	tive	Date

"**Preneed arrangement,**" "preneed agreement" or "preneed" is written instruction regarding goods or services or both goods and services for final disposition of human remains when the goods or services are not provided until the time of death, and may be either unfunded or paid for in advance of need.

Funeral Establishment's Responsibility – Business and Professions Code Section 7745 requires a funeral establishment to present to the survivor of the decedent or the responsible party a copy of any preneed agreement in its possession which has been signed and paid for in full, or in part by, or on behalf of the deceased. Business and Professions Code Section 7685.6 requires a copy of any preneed arrangements to be disclosed prior to drafting any contract for funeral goods or services. The funeral establishment may present the copy in person, by certified mail, or by facsimile transmission, as agreed upon by the person with the right to control disposition. A funeral establishment that knowingly fails to present a preneed agreement as required is liable for a civil fine equal to three times the cost of the preneed agreement, or one thousand dollars (\$1,000), whichever is greater.

You may contact the Cemetery and Funeral Bureau for more information on funeral, cemetery or cremation matters or to file a complaint against a licensee:

Cemetery and Funeral Bureau 1625 North Market Blvd., Suite S-208 Sacramento, CA 95834 916-574-7870

Signature of the survivor or responsible party

Print name of the survivor or responsible party

Signature of funeral establishment representative

Print name of funeral establishment representative

Date

Date

Title

The funeral establishment must:

- Give a copy of the completed statement to the survivor or responsible party.
- Retain the original or a copy of the completed disclosure statement on file for not less than one (1) year after the preneed account has been audited by the Bureau or seven (7) years from the date the disclosure statement was made, whichever comes first.

AUTHORIZATION TO ACCEPT OR DECLINE EMBALMING

TO: _ (Funeral Establishment Name)

RE:

(Decedent)

Embalming is the addition to, or the replacement of, body fluids by chemical preservatives or the application of chemical preservatives for the temporary preservation of the body. I understand that embalming is not required by law.

I, _____, do ___ do not ___ (check one) request embalming. I understand that for storage or embalming purposes the decedent may be transported to the following location:

(Location Name and Address)

The undersigned hereby represents that he/she has the legal right to control disposition of the remains of the decedent.

Signed: _____, Relationship to Decedent: _____

Executed this _____ day of _____, ___, at _____, at _____.

This section is to be completed by the funeral establishment if authorization to accept or decline embalming is obtained orally.

The above statement regarding embalming and storage was read and/or provided to _____, Relationship to Decedent: _____

who did _____ did not ____ (check one) authorize embalming at the above named funeral establishment. Telephone Number: Date and time authorization granted: _____

This section is to be completed by the funeral establishment representative who is executing this authorization to accept or decline embalming.

I declare under penalty of perjury that the foregoing is true and correct. Executed this _____ day of _____, ___, at ____,

(City and State)

Funeral Establishment Representative (Print Name)

Funeral Establishment Representative (Signature)

12-AUTH (rev. 11/14)

DECLARATION FOR DISPOSITION OF CREMATED OR HYDROLYZED HUMAN REMAINS

I/We hereby declare (my remains) or (the rem	ains of)		in
		Name of Person arrangements are for	
the possession of		will be cremate	ed or
Name of Funeral Establishme	•		
hydrolyzed by Name of Crematory or Hydrolysis Facility and Te		_ and shall be disposed of in the provide the provide the provide the provide the provided th	e following
			_
manner ¹ :			
		Attach additional pages	if necessary
Name of person(s) with the legal right to control	ol dispositio	on ² :	
Signed		Data	
Signed Person(s) with legal right to control disposition or Self, if	pre-arranging	Date	
Signed Person(s) with legal right to control disposition		Date	
Person(s) with legal right to control disposition			
Signed		Date	
Person(s) with legal right to control disposition			
Name of person(a) contracting for cromation	or bydrolyo		
Name of person(s) contracting for cremation of	or nyuroiys		
Signed Person(s) contracting for cremation or hydrolysis services		Date	
Person(s) contracting for cremation or hydrolysis services	3		
Signed	Lic. #	Date	
Funeral Director, Employee, or Agent for Funeral Establishment	Lic. # If a Fi	uneral Director	

IMPORTANT: Business and Professions Code section 7685.2(b) requires funeral establishments to complete this form, provided by the Cemetery and Funeral Bureau, when making arrangements for cremation or hydrolysis. Failure to complete this form may result in disciplinary action by the Bureau. <u>This declaration does not replace the written authorization to cremate required by Health and Safety Code sections 7110 and 7111</u>.

NOTICE REGARDING CREMATED OR HYDROLYZED HUMAN REMAINS

A person having the right to control disposition of cremated or hydrolyzed human remains may remove the remains in a durable container from the place of cremation, hydrolysis, or interment, pursuant to Health and Safety Code section 7054.6.

If the cremated or hydrolyzed remains container cannot accommodate all cremated or hydrolyzed remains of the deceased, the crematory or hydrolysis facility shall provide a larger cremated or hydrolyzed remains container at no additional cost, or place the excess in a second container that cannot easily come apart from the first, pursuant to Business and Professions Code section 7685.2.

¹ See Health and Safety Code sections 7054, 7054.6, 7116, and 7117 for legal dispositions of cremated or hydrolyzed human remains.

² See Health and Safety Code section 7100 for the list of person(s) with the legal right to control disposition of human remains.

CREMATION AUTHORIZATION

FOR MORE INFORMATION ON FUNERAL, CEMETERY AND CREMATION MATTERS, CONTACT: THE DEPARTMENT OF CONSUMER AFFAIRS, CEMETERY AND FUNERAL BUREAU, 1625 NORTH MARKET BLVD., SACRAMENTO, CA 95834. PHONE: (916) 574-7870.

AUTHORIZATION

I (We),the undersigned (the "Authorizing Agent(s)"), hereby request and authorize (name of funeral home) <u>CREMATION SOCIETY OF LAGUNA</u> (hereinafter referred to as "Funeral Home") to take possession of and make arrangements for the cremation of the decedent named below (the "Decedent") in accordance with and subject to the provisions set forth in this document, at MONARCH CREMATORY (hereinafter referred to as the "Crematory") and accordance with and subject to their rules and regulations, arid subject to any applicable state or local laws or regulations.

Name of Deceased Address:		Sex:
Date of Birth	Date of Death	

PACEMAKERS, DEFIBRILLATORS AND OTHER ELECTRONIC IMPLANTS

Electronic devices or implants in the decedent may create a hazardous condition when placed in a cremation chamber. All electronic implants must be removed prior to cremation.

I/WE Certify that the remains of the deceased Initial_____ DO Initial_____ DO NOT contain any type of implanted Mechanical or radioactive device

The following list contains all existing devices implanted in or attached to the decedent that should be removed prior to cremation and Funeral Establishment has been authorized to remove the devices:

Devices:

CREMATION PROCESS

Statutory definition pursuant to Health and Safety Code 7054.7(b): The human body burns with the casket, container, or other material in the cremation chamber. Some bone fragments are not combustible at the incineration temperature and, as a result, remain in the cremation chamber. During the cremation, the contents of the chamber may be moved to facilitate incineration. The 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. Nearly all of the contents of the cremation chamber, consisting of the cremated remains, disintegrated chamber material, and small amount of residue from previous cremations, are removed together and crushed, pulverized, or ground to facilitate inurnment or scattering. Some residue remains in the cracks and uneven places of the chamber. Periodically, the accumulation of this residue is removed and interred in a dedicated cemetery property, or scattered at sea.

WITNESSED CREMATIONS

The crematory permits witness cremations by appointment only. It is assumed that the Authorizing Agent does not request a witness cremation of the herein named decedent. If a witness cremation is desired, the Authorizing Agent will arrange scheduling and participants through the Funeral Establishment.

I/We desire to identify the remains before cremation	Initial	Yes Initial	No
I/We desire to witness the cremation process	Initial	Yes Initial	No

CREMATORY

The undersigned authorizes the Funeral Establishment and Crematory to perform the cremation process at an alternate crematory should the Crematory be unable to cremate the decedent in a timely manner because of cremator repairs, malfunctions, weight limitations, backlog or other exigent circumstances.

CREMATION CONTAINERS

The Crematory and state law requires a durable container for the cremation. All cremation containers must be combustible, leak resistant and closed. The Crematory is authorized to remove and dispose of handles, ornaments, and any other noncombustible items attached to the cremation container prior to cremation.

CREMATION CONTAINER / CREMATED REMAINS CONTAINER PROVDED

Description of Cremation Container MINIMUM ALTERNATIVE CONTAINER

Description of Cremated Remains Container DURABLE PLASTIC URN

CREMATED REMAINS CONTAINERS

After the cremated remains have been processed, they will be placed in the designated cremated remains container. The Crematory will make a reasonable effort to put all of the cremated remains in the cremated remains container, with the exception of dust or other residue that may remain on the processing equipment. In the event the cremated remains container selected is insufficient to accommodate all of the cremated remains, the excess will be placed in a separate cremated remains container, which will secured to the primary cremated remains container unless the Authorizing Agent has requested splitting of the cremated remains for multiple dispositions. Adult cremated remains containers should have a minimum volume of 200 cubic inches.

DISCLOSURES, WARRANTIES, AND PERMISSIONS

By signing or electronically agreeing to this document, I(We) certify, understand and acknowledge the following:

That the deceased person named above has not given other specific directions concerning the disposal of his/her remains

That I(we) are the majority of the right holders of the Decedent; or otherwise have charge of the remains of the Decedent and possess full legal authority and power, according to the laws of the state to execute this authorization form and arrange for the cremation and disposition of the cremated remains of the Decedent;

That I(we) are not aware of legal objection to this cremation by any spouse, child, parent or sibling;

That incidental or inadvertent commingling of the cremated remains may occur, including the incidental commingling of the cremated remains resulting from the processing of the remains, and the disposal or recycling (with other residuals) by the Crematory of metal or other non human material recovered to which may be affixed bone particles;

That if I(we) wish to remove and/or retain any items from the remains, I(we) must do so directly or by designated representative prior to the cremation process;

That the cremation process may destroy dental gold, silver, jewelry, or mementos, and to that extent (a) understand that dental gold and silver, jewelry and mementos to the extent it may be identified may be returned to the cremated remains container and (b) understand that dental gold and silver, jewelry and mementos that cannot be identified may not be returned to the cremated remains container and hereby direct the crematory to dispose of unidentified dental gold and silver, mementos and jewelry in a lawful manner which may include recycling of surgical metal.

_____ (Initial)

INDEMNITY

I(We) declare under penalty of perjury that the foregoing certifications, representations, and statements are true and correct, and that this statement is being made to induce the Funeral Establishment and Crematory to cremate (or cause to be cremated) the remains of the Decedent named above. (Health and Safety Codes 7110 and 7111) I agree to hold harmless, indemnify and defend the above named Funeral Establishment and Crematory as well as their representatives, directors, officers, agents, employees, shareholders, from and against all claims, liabilities, or damages whatsoever which may result from this authorization and order including the failure to properly identify the remains, failure to take possession or make the proper arrangements for the final disposition of cremated remains, the processing of remains, shipping of remains, any explodable implant, infectious diseases, other persons claiming rights to control disposition of the remains, or any other cause. No warranties, express or implied are made and damages shall be limited to the amount of the cremation fee paid.

RIGHT TO CONTROL DISPOSITION

The right to control disposition of the remains of the deceased person vests upon the following in the order named:

- The decedent by provisions in a Will or by a prearranged clear and funded contract with a funeral establishment.
- 2. The attorney in fact (agent) of a California Power of Attorney for Health Care.
- 3. The competent surviving spouse or California Secretary of State registered domestic partner.
- 4. A majority of the surviving competent adult children of the decedent.
- 5. The surviving competent parents of the decedent.
- 6. A majority of the surviving competent adult brothers and sisters of the decedent.
- 7. A majority of the competent adult persons in the next degree of kindred.

SIGNATURE OF AUTHORIZING AGENT(S)

THIS IS A LEGAL DOCUMENT. IT CONTAINS IMPORTANT PROVISIONS CONCERNING CREMATION. CREMATION IS IRREVERSIBLE AND FINAL. READ THIS ENTIRE DOCUMENT CAREFULLY BEFORE SIGNING. By executing this cremation authorization form, as Authorizing Agent(s), the undersigned warrants that all representations and statements contained on this document are true and correct, that these statements were made to induce the above named Funeral Establishment and Crematory to cremate the human remains of the Decedent, and that the undersigned have read and understand the provisions contained on all three pages of this document.

Executed at	, this day of	, 20
Name	Signature	
Relationship:		
Address:		
Name	Signature	
Relationship:	Phone No	
Address:		
Name	Signature	
Relationship:	Phone No.	
Address:		
Name	Signature	
Relationship:	Phone No	
Address:		
Name	Signature	
Relationship:	Phone No	
Address:		



Statement of Funeral Goods and Services Selected

Services for

Date of Death

Service Package Selected:

[] Direct Cremation [] Cremation with ID Viewing [] Witness Cremation [] Funeral Service prior to Cremation [] Direct Burial [] Burial with Graveside Service [] Burial with Funeral and Graveside Service [] Other

A. Charge for Services

C.	Charge	for	Merchandise
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Date of Arrangements

Basic Services of the Funeral Director and Staff	Urn
Use of Facilities, Equipment and Staff for:	Casket
Funeral/Memorial at Church	Vault
Graveside Service	Memorial Package, consisting of:
ID Viewing	Memorial Register Book
Weekend, Holiday, Evening charges	Memorial Folders (100 per set)
Transportation of Remains	Acknowledgment cards (25 per set)
Additional Mileage charged over 40 miles	Other
Funeral Coach (Hearse) for service	Other
Disposition Charges:	
Shipping Cremated Remains by US Mail	D. Cash Advances (Fees paid on your behalf to others)
Scattering at sea (Witnessed)	State Disposition Permit
	Certified Death Certificates
B. Service Packages	Clergy Honorarium
Direct Cremation	Newspaper Notice
Direct Cremation with ID Viewing	Coroner Fees
Direct Cremation with Witnessing	Cemetery Fees
Funeral Service prior to Cremation	Floral service
Direct Burial	0.1
Burial with Graveside Service	Other
Burial with Funeral and Graveside Service	
Other	
TOTAL CHARGES FOR SECTIONS A AND B	TOTAL CHARGES FOR SECTIONS C AND D
NOTES:	SUMMARY OF CHARGES:
	SECTIONS A AND B

Notice Regarding Cremated Remains: A person having the right to control disposition of cremated Remains may remove the Remains in a container from the place of cremation or interment, pursuant to Section 7054.6 of the Health and Safety Code. If the cremated Remains container cannot accommodate all cremated Remains of the deceased, the crematory shall provide a larger cremated remains container at no additional cost, or place the excess in a second container that cannot easily come apart from the first, pursuant to Section 8345 of the Health and Safety Code.

BALANCE DUE ON ACCOUNT

LESS: PAYMENT RECEIVED:

TOTAL DUE ON ACCOUNT

SECTIONS C AND D SALES TAX ON SECTION C

PAYMENT TERMS:

The below signed purchaser or purchasers, either jointly or severally, agree to pay and guarantee payment of the balance due. This guarantee also applies to any additional charges for items ordered by the undersigned, together with any applicable charges and all costs of collection including reasonable attorney fees. ACKNOWLEDGMENTS:

The undersigned hereby acknowledges that he/she has represented himself/herself as having the legal right to make arrangements for the disposition of the deceased and has authorized this firm to take possession of the remains of the deceased and has given permission for the body to be embalmed, if embalming has been selected and paid for. **DISCLOSURES:**

Charges are only for those items that you selected or that are required. If we are required by law or by a crematory or cemetery to use any items, we will explain the reasons in writing. If you selected a funeral that may require embalming, such as a funeral with viewing, you may have to pay for embalming. You do not have to pay for embalming you did not approve if you selected arrangements such as a direct cremation or immediate burial. If we charged for embalming, we will explain why below:

FOR MORE INFORMATION ON FUNERAL, CEMETERY, HYDROLYSIS AND CREMATION MATTERS, CONTACT: DEPARTMENT OF CONSUMER AFFAIRS, CEMETERY AND FUNERAL BUREAU, 1625 NORTH MARKET STREET, SUITE S-208, SACRAMENTO, CA 95834. (916) 574-7870

I/We accept and approve the above, and acknowledge receipt of a copy of this agreement, along with a copy of the General Price List and Casket Price List. I/We agree to pay all charges within 24 hours prior to cremation or interment of the Remains.

Signature(s)	
Address:	_ City, State, Zip
Phone:	_ Date of Acceptance
Accepted for Cremation Society of Laguna:	Date: