Date		

CREMATION AND DISPOSITION AUTHORIZATION <u>Glunt Funeral Home and Crematory, Inc.</u> 210 Erie St. ● Edinboro, PA 16412

This Authorization Form must be completed and signed prior to the cremation. Please read it carefully and ask us any questions you may have. Cremation is an irreversible and final process. It is important that you understand the cremation process that is described in Section 8 of this Authorization Form prior to signing it. We want you to fully understand the information provided in this Authorization Form, so we will be pleased to answer any questions about the cremation process or the other information in this Form.

THE AUTHORIZATION IS NOT A CONTRACT FOR CREMATION SERVICES. A SEPARATE CONTRACT OR CONTRACTS WILL BE REQUIRED TO PURCHASE THE SERVICES OF THE FUNERAL HOME AND/OR CREMATORY.

(Print all information excep	t signatures.)	1. <u>I</u>	DENTIFICATION	OF THE [DECEDENT		
Name of Decedent:			Date of De	eath:		Time:	
Place of Death:			Sex:	Age:	DOB:	S.S.:	
BECAUSE CREMATION IS I	IRREVERSIBI	E, IDENTIFICATION	OF THE DECE	DENT IS RE	EQUIRED BY ONE	OF THE FOLLOWING METHOD	S:
(Initials)	The Authori	zing Agent has viewe	d the remains an OR	d positively	identified them as t	he body of the Decedent.	
(Initials)	The personathe Decede	•	e Authorizing Ag	ent has viev	ved the remains an	d positively identified them as the	body of
(Initials)		zing Agent has author ne photograph as that	rized the Funeral		hotograph the rema	ins and the Authorizing Agent has	s positively
		2.	FUNERAL HOM	IE AND CR	<u>EMATORY</u>		
The Authorizing Agent authorization		eral Home and Crem	natory set forth b	pelow to ca	rry out the direction	ns and instructions of the Author	rizing Agent
Name of Funeral Home: GI	unt Funera	al Home & Crem	atory, Inc.	Address:	210 Erie	Street, Edinboro, PA 164	12
Crematory: Glunt Fund	eral Home	& Crematory, In	C. Address:		210 Erie Stre	et, Edinboro, PA 16412	· · · · · · · · · · · · · · · · · · ·
		3. <u>IDE</u>	NTIFICATION O	F AUTHOR	RIZING AGENT		
Name of Authorizing Agent:_			Ad	dress:			
Telephone No.:			Relati	ionship:			· · · · · · · · · · · · · · · · · · ·
		4. <u>A</u>	UTHORITY OF	AUTHORIZ	ING AGENT		
As Authorizing Agent, I repressatements accordingly:	esent that I ha	ave the right to author	rize the cremation	on of the Do	ecedent's remains	and I am initialing one of the foll	owing three
(Initials)	I certify that	I do not have actual k	knowledge of any	living person	on who has a super	ior right to act as the Authorizing	Agent.
(Initials)		other living person(s) I d me written permission		has a supe		act as Authorizing Agent. That p	erson(s)
(Initials)	all reasona		such person(s)	, but have	been unable to do	t to act as Authorizing Agent. I so. I have no reason to believe	
Name(s) of Other	Persons:						
	5. <u>I</u>	PACEMAKERS, IMPL	LANTS, AND PR	OSTHESE	S (SEE #5 ON REV	ERSE SIDE.)	
Description of Devi Please initial one of		statements:					
	The remain	s of the Decedent do	not contain any c	of the Device	es described in #5 o	on the reverse side.	
(Initials)				OR			
	The remains	s contain a radioactive	e implanted Devi	ce.			
(Initials)				OR			
(Initials)	to charge fo					t for a radioactive device) listed a sed directly below, the Funeral Ho	
The Dev	•	to be removed and re	eturned to the Au	ıthorizina Ad	pent:		
9 20.		CASKET OR ALTERN				SIDE.)	
Casket or Alternative Contain	_	Corrugated C					
Castor of Automative Contain	00.00.00		TNESSES (SEE				
(Initials)	No witnesse						
(miliais)				OR			
(Initials)	(List of Witn	esses) _					

8. THE CREMATION PROCESS (SEE #8 ON REVERSE SIDE)

5. PACEMAKERS, IMPLANTS, AND PROSTHESES

Pacemakers, radioactive implants, other implanted battery-powered devices, or certain prostheses may create a hazardous condition when placed in the cremation chamber and subjected to heat. Examples of these devices include, but are not limited to the following:

- Pacemakers
- Implantable Cardioverter Defibrillators (ICDs)
- Cardiac Resynchronization Therapy Devices (CRTDs)
- Implantable Drug Pumps
- Neurostimulators (including for pain and functional electrical stimulation)
- Bone Growth Stimulators
- Hydrocephalus Programmable Shunts
- Fixion Nails
- Dental Mercury Amalgam
- Radioactive Seeds (Brachytherapy)
- Any other battery powered implant

As Authorizing Agent, I have listed in #5 on the reverse side all devices which may have been implanted in or attached to the Decedent. If radioactive implants have been used in the procedure known as seed brachytherapy within one year of the time of death, cremation may not be performed.

6. CASKET OR ALTERNATIVE CONTAINER

The remains are to be cremated in a combustible casket or alternative container that is capable of being completely closed, is resistant to leakage or spillage, is sufficiently rigid to be handled easily, and provides protection for the health and safety of Crematory and Funeral Home personnel. The Crematory is authorized to inspect the casket or alternative container, including opening it if necessary. In the event that the casket or container does not meet the above requirements, the Crematory will notify the Authorizing Agent. Many caskets that are comprised primarily of combustible material also contain some exterior parts (decorative handles or rails) that are not combustible and that may cause damage to the cremation equipment. As Authorizing Agent, I authorize the Crematory, in its discretion, to remove and discard the non-combustible materials. I understand that some crematories will not accept metal or fiberglass caskets. I further understand that the casket or alternative container will be consumed as part of the cremation process.

7. WITNESSES

Witnessing a cremation can be an emotional experience. Witnesses are assuming the risks involved and fully release the Funeral Home and Crematory from any liability. To the extent permitted by the Crematory, the persons listed on the reverse side are authorized to be present at the cremation room prior to and during the cremation of the Decedent's remains and during the removal of the cremated remains from the cremation chamber. If you desire witnesses, you must initial #7 on the reverse side and list their names.

8. THE CREMATION PROCESS

The cremation of the Decedent's remains may take place before or after ceremonies to memorialize the Decedent. Cremation is performed to prepare the remains of the Decedent for final disposition. It is carried out by placing the Decedent's remains in the casket or alternative container, which is then placed into a cremation chamber or retort where they are subjected to intense heat and flame. All cremations are performed individually. During the cremation process, it may be necessary to open the cremation chamber and reposition the remains of the Decedent in order to facilitate a complete and thorough cremation. Through the use of suitable fuel, the incineration of the container and its contents is accomplished and all substances are consumed or driven off, except bone fragments (calcium compounds) and metal (including dental gold and silver and other non-human materials) as the temperature is not sufficient to consume them.

Due to the nature of the cremation process, any personal possessions or valuable materials, such as dental gold or jewelry (as well as any body prostheses or dental bridgework) that are left with the remains and not removed from the casket or container prior to cremation may be destroyed or if not destroyed, will be disposed of by the Crematory. The Authorizing Agent understands that arrangements must be made with the Funeral Home to remove any such possessions or valuables prior to the time that the remains of the Decedent are transported to the Crematory.

Following a cooling period, the cremated remains, which will normally weigh several pounds in the case of an average-size adult, are then swept or raked from the cremation chamber. Although the Crematory will take reasonable efforts to remove all of the cremated remains from the cremation chamber, it is impossible to remove all of them, as some dust and other residue from the process will be left behind. In addition, while every effort will be made to avoid commingling, inadvertent and incidental commingling of minute particles of cremated remains from the residues of previous cremations is a possibility, and the Authorizing Agent understands and accepts this fact.

After the cremated remains are removed from the cremation chamber, all non-combustible material (insofar as possible) such as dental bridgework and hinges, latches, and nails from the container will be separated and removed from the human bone fragments by visible or magnetic selection. The Crematory is authorized to dispose of these materials with similar materials from other cremations in a non-recoverable manner, so that only human bone fragments will remain.

When the cremated remains are removed from the cremation chamber, the skeletal remains often will contain recognizable bone fragments. Unless otherwise specified, after the bone fragments have been separated from the other material, they will be mechanically pulverized. The process of crushing or grinding may cause incidental commingling of the remains with the residue from the processing of previously cremated remains. These granulated particles of unidentifiable dimensions, which are virtually unrecognizable as human remains, will then be placed into a designated container.

9. AUTHORIZATION TO CREMATE, PROCESS AND PULVERIZE

(Initials)

As Authorizing Agent, I have read and understand the description of the cremation process contained in # 8 on the reverse side and authorize the cremation, processing and pulverization of the remains of the Decedent. I further authorize the Funeral Home to deliver the Decedent's remains to the Crematory for the purpose of the cremation.

10. URN OR TEMPORARY CONTAINER (SEE #10 ON REVERSE SIDE)

		Urn selected by Authorizing Agent. Description of urn:
		Standard temporary shipping container provided by Crematory.
		11. FINAL DISPOSITION (PLEASE INITIAL THE OPTION SELECTED AFTER READING #11 ON REVERSE SIDE) The Clunt Funeral Home and Cremeters line, shall keep the grameted remains of the Decedent at the Funeral Home.
	(Initials)	The Glunt Funeral Home and Crematory, Inc. shall keep the cremated remains of the Decedent at the Funeral Home until the time that the family will pick up the ashes. (Fees may apply)
	(Initials)	The Glunt Funeral Home and Crematory shall deliver the cremated remains of the Decedent for disposition as follows:
		Deliver to cemetery which with arrangements have already been made.
		Deliver or release to:
		Name:Relationship:
		Address:
		Other:
		12. PERSONAL PROPERTY
eyeglasse	s, and sh	y and effects delivered with the remains of the Decedent to the Crematory, including jewelry, clothes, hair pieces, dental bridgework, bes, will be destroyed in the cremation process or otherwise discarded by the Crematory, in its sole discretion, unless specific instructions rizing Agent are given below.
Items to b	e delivere	d to Authorizing Agent:
		13. <u>VISITATION AND FUNERAL CEREMONIES</u>
Prior to the forth below		on of the Decedent's remains, the Authorizing Agent or the Decedent's family has arranged for a visitation and/or funeral ceremony as set
Date(s):		Time(s)Place of Ceremonies:
		14. TIME OF CREMATION
Please ini	tial one of	the following:
	(Initials)	The Crematory may perform the cremation of the Decedent's remains at a time and date as its work schedule permits without any further notification to the Authorizing Agent. OR
	(Initials)	The Crematory is to use its best efforts to schedule the cremation in accordance with the schedule set forth below:
	Date:	Time:
		15. CERTIFICATION AND INDEMNIFICATION
this autho any mater directors, limited to,	rization. Trial fact hat employee any legal	ent acknowledges that the Funeral Home and Crematory are relying upon the representations being made by the Authorizing Agent in The Authorizing Agent certifies that all of the information and statements contained in the Authorization are accurate and no omissions of ave been made. The Authorizing Agent agrees to indemnify and hold harmless the Funeral Home and the Crematory, their officers, s and agents from any and all claims, demands, actions, causes of action or suits of any kind or nature whatsoever, including, but not fees arising out of or resulting from the Funeral Home's and the Crematory's reliance on or performance consistent with the directions, ntatives and agreements contained in the Authorization.
	Executed	at, thisday of,
		of Authorizing Agent:
	-	

10. URN OR TEMPORARY CONTAINER

After the cremated remains have been processed, they will be placed in the urn listed on reverse side or, if an urn is not provided to the Crematory, in a temporary container provided by the Crematory. The Authorizing Agent acknowledges that it is impossible to recover all of the dust and residue from the cremation and processing.

In the case of an adult, it is recommended that the urn or temporary container be a minimum size of 200 cubic inches. In the event the urn or temporary container is insufficient to accommodate all of the cremated remains, the excess will be placed by the Crematory in a secondary container. This secondary container will be kept with the urn or the temporary container and handled according to the final disposition instruction set forth in Section 11 below; provided, however, that the secondary container may not be designed for shipping. All urns or containers provided to the Funeral Home or Crematory must be appropriate for shipping. The Authorizing Agent directs the Crematory to use the specified urn or container listed in #10 on the reverse side.

11. FINAL DISPOSITION

Following the cremation, the Authorizing Agent directs the Crematory and/or Funeral Home to undertake the actions set forth on the reverse side to arrange the final disposition of the cremated remains of the Decedent. If the cremated remains are shipped at any time, the Authorizing Agent directs that the Crematory or Funeral Home utilize Priority Express Service with a return receipt through the U.S. Postal Service or a shipping service that uses an internal system for tracing the location of the cremated remains during shipment and requires a signed receipt of the person taking delivery of the cremated remains.

The Authorizing Agent understands that if no arrangements for the final disposition, release or shipment of the cremated remains are made in this
Authorization, the Crematory and/or the Funeral Home shall hold the cremated remains for () days after cremation. If during that ()
day period the cremated remains are not retrieved by the person designated above to receive them or by the Authorizing Agent, or if arrangements for their
final disposition are not made, then the Crematory or Funeral Home may return the cremated remains to the Authorizing Agent at the address listed in
Section #3. In the alternative, if no arrangements for the final disposition of the cremated remains have been made within () days after the
cremation and if the Authorizing Agent has not taken delivery of or caused the delivery of the cremated remains, or in the event the arrangements of the final
disposition have not been carried out within the () day period because of the inaction of a party other than the Crematory or Funeral Home, then
the Crematory or Funeral Home may dispose of the cremated remains in a grave, crypt or niche. The Authorizing Agent shall be liable for the cost of such
final disposition in a grave, crypt or niche and shall reimburse the Crematory or Funeral Home immediately upon receipt of an invoice.