

# Cremation Order

AUTHORITY TO CREMATE

The undersigned hereby requests and authorizes

## Mile High Family Funeral Care

1220 S. Jason St. • Denver, CO 80223 • 303-963-5836 • FAX 303-993-2345

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To cremate the remains of:

First Name	Middle	Last	Date of Death
Place of Death	Date of Birth	Sex	Marital Status

The undersigned represents, certifies under penalty of perjury, and understands the following:

1. The he/she has the legal right to authorize and direct the cremation, interment and/or disposition of said remains and agrees to indemnify and hold Mile High Cremation Services, its officers, agents and employees harmless from any and all loss, costs, or damages it or they may suffer or incur by reason of acting upon the order and authorization set forth.

2. IDENTIFICATION. The mortuary prepares the body for the identification by closing the eyes and mouth and cleansing the body as necessary. We can allow up to one hour for the identification. It may be possible to observe signs of decomposition that are beyond the mortuary's control when there is no embalming.

3. That the body will be delivered in a suitable container.

4. That the Department of Health/Vital Statistics signed cremation permit will accompany the body.

5. That the deceased has not had a heart pacemaker implanted, or radiation-producing implant device, or any other life-sustaining device that could be explosive. Or, if such a device exists, he/she agrees to have the Funeral director or others remove it before cremation. He/she also understands that in the event of failure to notify the Funeral Director or others responsible for the removal of such a device, he/she will be liable for any damages to the crematory or injury to crematory personnel. There is no pace-maker X\_\_\_\_\_ (initial)

6. The ALL non-combustible materials delivered with the body will NOT be returned with the cremated remains, but will become property of, and be disposed of by the crematory.

7. The undersigned understands the cremated remains are bone fragments which will be pulverized to permit their placement in an urn or other container. In the event the capacity of the urn or other container is insufficient to accommodate all of the cremated remains, the crematory is hereby authorized to contact the undersigned to make arrangements for the disposition of the excess cremated remains.

8. CREMATION CONTAINERS:

A. The cremation process will take place in \_\_\_\_\_ List Container

B. The cremated remains with be placed in \_\_\_\_\_ List Container

The Survivors  WILL  WILL NOT identify the body before cremation.

9. DISPOSITION INSTRUCTIONS:

A. Family agree to pick up within 10 days. (If cremated remains are not picked up within 30 days, mortuary is hereby authorized to dispose of cremated remains at its discretion. Please call us first for an appointment.

Nearest kin to initial X\_\_\_\_\_

Cremated remains are to be returned to:

\_\_\_\_\_ (List Name(s))

Date Promised:

Time: Bldg.:

B. Burial/ Interment at: \_\_\_\_\_ (Mortuary deliver to cemetery above)

C. Scattering of cremated remains by mortuary staff: \_\_\_\_\_

D. Other: \_\_\_\_\_

10. If the undersigned authorizes the mortuary/crematory to deliver the cremated remains via Registered U.S. Mail, any commercial/common carriers such as UPS, Federal Express, Airlines, bus lines, etc., he/she does hereby agree to assume all liability for any damages that may arise from any cause growing out of said delivery and to indemnify and hold harmless the crematory and Funeral Director and staff from any and all claims relating to said shipment. The mailing fee is \$\_\_\_\_\_ for packaging, certified postage and mailing to any location within the Continental United States.

11. That Mile High Family Funeral Care will perform cremation of the body, and comply with the disposition of cremated remains instructions given on the form, and no warranties expressed or implied are made, and damages shall be limited to the fee paid.

12. ALL equal next of kin must sign this cremation order when there is no surviving spouse, unless the court directs otherwise. For example, ALL surviving children must consent. It is the responsibility of the family, not the crematory or mortuary to make sure all required signatures are provided.

X \_\_\_\_\_ Identification Date

