

ROLLING HILLS MEMORIAL PARK

COA 573

 $Serving\,All\,Faiths\,in\,our\,Community\,Since\,1960$

RULES AND REGULATIONS

RU	LE	PAGE
	Introduction	2
1.	Definitions	2
2.	General Supervision of Cemetery	3
3.	Interments and Disinterments Generally	3, 4, 5
4.	Removals and Transfers Generally	5
5.	Service Charges and Past Due Indebtedness	6
6.	Property Rights of Plot Owners	6
7.	Transfers or Assignments	7
8.	May Not Subdivide Plots	7
9.	Control of Work by Cemetery	7
10.	Manager in Charge of Cemetery	8
11.	Decoration of Plots	8, 9
12.	Memorials	9
13.	Family Estate Gardens	10
14.	Roadways and Re-Platting	10
15.	Conduct of Persons within the Cemetery	10, 11, 12
16.	Fees, Gratuities, and Commissions	12
17.	Protection Against Loss or Damage	12
18.	Change in Address of Plot Owners	13
19.	Certificate, Rules, and Regulations Sole Agreement	13
20.	Receiving Vaults	13
21.	Endowment Care	13, 14
22.	Cemetery Maintenance Standards	14
23	Right to Control Disposition	14

Your safety is important to us! Please do not leave valuables in your vehide, and keep your vehide locked at all times when not occupied.

INTRODUCTION

RULES AND REGULATIONS OF ROLLING HILLS MEMORIAL PARK

For the mutual protection of every Plot purchaser in Rolling Hills Memorial Park, the following rules and regulations are adopted (the "Rules and Regulations"). All property owners and persons within the Cemetery, and all Plots sold, shall be subject to said Rules and Regulations and to such other Rules and Regulations, amendments or alterations as shall be adopted by this Cemetery Authority from time to time; and the reference to these Rules and Regulations in the certificate of ownership to Plots shall have the same force and effect if set forth in full therein.

1. DEFINITIONS

"Cemetery" means the grounds of Rolling Hills Memorial Park, including, but not limited to, the burial park, for earth Interments; the community mausoleum, for Crypt or Vault Interments; and the crematory, or the crematory columbarium, for Interment of remains.

2 "Cemetery Authority" means the Rolling Hills Memorial Park.

"Crypt" or "Vault" means a space in a mausoleum of sufficient size used or intended to be used to entomb non-cremated casketed human remains.

"Disinterment" means the removal of human remains from a burial, tomb, urn, or Niche.

"Entombment" means the placement of human remains in a Crypt or Vault.

"Grave" means a space of ground in a burial park used, or intended to be used for burial.

"Interment" means the disposition of human remains by burial, Entombment, or cremation and inurpment.

"Inurnment" means placing cremated remains in an urn and placing it in a Niche.

"Memorial" means a monument, marker, tablet, headstone, tombstone, Crypt or Niche name plate of material and size approved by the Cemetery Authority.

"Niche" means a space in a columbarium used or intended to be used for inurnment of cremated human remains.

"Plot" means space in the Cemetery used, or intended to be used, for the Interment of human remains. The term includes and applies to one or more than one adjoining Grave, one or more than one adjoining Crypt, or one or more than one adjoining Niche.

2. GENERAL SUPERVISION OF CEMETERY

Rule 2-A / Admission to Cemetery

This Cemetery Authority is a private company and it reserves the right to compel all persons coming into the Cemetery to present proper identification to authorized Cemetery personnel for examination. All automobiles may be compelled to be brought to a full stop at the entrance. Cemetery Authority may refuse admission to anyone not a Plot owner or relative of person interred in the Cemetery, and to refuse the use of any of the Cemetery facilities at any time to any person or persons whom the management may deem objectionable to the best interests of the Cemetery.

Rule 2-B / Cemetery Management in Charge of Funeral

All funerals, on entering the Cemetery, shall be under the supervision of the Cemetery Authority.

Rule 2-C / Casket Not To Be Opened or Remains Touched Without Consent of Legal
Representative

The Cemetery Authority reserves the right to refuse permission to anyone to open the casket or to touch the remains without the consent of the legal representative of the deceased or without a court order. The Cemetery Authority may remove anyone the Cemetery believes, in its sole discretion, is in violation of this rule or is attempting to violate this rule.

3. INTERMENTS & DISINTERMENTS GENERALLY

Rule 3-A / Subject to Laws

In addition to these Rules and Regulations, all Interments and Disinterments are made subject to the orders and laws of the properly constituted authorities of Richmond, Contra Costa County, California, United States.

Rule 3-B / Time and Charges

All Interments and Disinterment must be performed in the manner, and scheduled at a time, approved by the Cemetery Authority; and are also subject to the payment of such charges as fixed by the Cemetery Authority.

Rule 3-C / Sundays and Holidays

No Interments, Disinterments, removals, cremation or Interment service shall be permitted on Sundays, or on any of the following holidays: New Year's Day, Presidents' Day, Memorial Day, Independence Day, Labor Day, Veterans Day, Thanksgiving Day, Martin Luther King Day and Christmas Day without permission from the Cemetery Authority.

Rule 3-D / Notice

The Cemetery Authority must be provided notice at least forty-eight (48) hours prior to any Interment, and at least seven days prior to any Disinterment. The Cemetery

Authority may refuse an Interment until a more expedient time if the remains arrive at the Cemetery entrance after 3:00 p.m., if too many funerals arrive at the same hour, or if a Disinterment is taking place.

Rule 3-E / Authorization to Inter

Subject to the current laws of the state of California, the Cemetery Authority may make an Interment or open a Plot upon written authorization by the Plot owner of record. This authorization must be properly obtained on forms approved by the Cemetery Authority and duly filed in its office.

Rule 3-F / Mandatory Use of Concrete or Metal Container

The casket or urn in every earth Interment shall be enclosed in a concrete or steel box, or a Vault acceptable to the Cemetery Authority; the actual installation of which shall be performed by the employees of the Cemetery Authority.

Rule 3-G / Remains in Suitable Container for Burial or Entombment

The Cemetery Authority may refuse remains for burial or Entombment if remains are not enclosed in a container that is acceptable to the Cemetery Authority and which poses no health risk to employees or others.

At the sole discretion of the Cemetery Authority, exceptions may be made for religious reasons, and burial of remains may take place without a casket in section designated by the Cemetery Authority.

Rule 3-H / Location of Interment Space

When instructions from the Plot owner regarding the location of an Interment space cannot be obtained, or are indefinite, or when for any reason the Interment space cannot be opened where specified, the management may, in its discretion, open it at a location within the Plot as it deems best and proper, so as not to delay the funeral The Cemetery Authority shall not be liable in damages for any error so made.

Rule 3-I / Orders Given by Telephone

The Cemetery Authority shall not be held responsible for any order given by telephone that did not contain precise instructions as to the particular space, size, and location where Interment is desired.

Rule 3-J / Errors May Be Corrected

The Cemetery Authority may correct any errors that may be made by it either in making Interments, Disinterments or removals, or in the description, transfer or conveyance of any Interment property of equal value and similar location, or as may be selected by the Cemetery Authority, the amount of money paid on the account of said purchase may be refunded. In the event the error shall involve the Interment of the remains of any person in such property, the Cemetery Authority shall also have the right to correct any errors made by placing an improper inscription, including an incorrect name or date, either on the Memorial or on the container for cremated remains.

4

Rule 3-K / Delays in Interments

The Cemetery Authority shall be in no way liable for any delay in the Interment of remains where a protest to the Interment has been made, or where the Rules and Regulations have not been complied with in the sole discretion of the Cemetery Authority. Further, said Cemetery Authority reserves the right, under such circumstances, to place the remains in the receiving Vault until the full rights have been determined.

Rule 3-L / Not Responsible for Identity

The Cemetery Authority shall not be liable for the information contained on the Interment permit, nor for the identity of the person sought to be interred. The Cemetery Authority shall not be liable for the condition of the remains prior receiving them, or due to embalming or lack thereof, or for any reason relating to the decision by the authorizing agent or family member of the deceased choosing not to reasonably required to preserve the remains of the deceased.

Rule 3-M / No Interment Permitted Unless Financial Arrangements Are Secured

No Interment shall be permitted or Memorial placed in or on the Cemetery unless the Cemetery has been paid in full. The Cemetery Authority may make exceptions to this rule in its sole discretion, however, any exception shall be temporary and may be revoked at any time by the Cemetery Authority without notice.

Rule 3-N / Number of Interments Per Location

Not more than two Interments shall be made in one Grave, Vault, Crypt, or Niche, except by written consent of the Cemetery Authority.

Rule 3-O / Use of Cemetery Authority's Equipment

Artificial grass, lowering devices, and other equipment owned by the Cemetery Authority, shall be used exclusively by Cemetery Authority.

4. REMOVALS AND TRANSFER OF REMAINS

Rule 4-A / Charge for Removal

All costs and expenses charged in association with the removal and Disinterment of remains must be paid in-full prior to the performance of removal and Disinterment services

Rule 4-B / Removal for Upgrade or Larger Property

Remains or cremated remains may be removed from its original location to a larger and/or upgraded property within the Cemetery, where there has been an exchange or purchase made for that purpose. Permission for any removals must be in accordance with all applicable laws.

Any party requesting the Disinterment and removal of remains from the Cemetery must sign a form created by the Cemetery Authority requiring said party to indemnify, defend, release and hold the Cemetery Authority harmless for any claims and liability involved in removing and disinterring said remains.

5. SERVICE CHARGES AND PAST DUE INDEBTEDNESS

Rule 5-A / Payment of Service Charges

Any charges for services provided by the Cemetery Authority must be paid by the time of the issuance of the order of Interment or Disinterment unless the Cemetery Authority has agreed otherwise.

Rule 5-B / Past Due Indebtedness

Arrangements for the payment of any indebtedness due to the Cemetery Authority must be made before Interment unless the Cemetery Authority has agreed otherwise.

6. PROPERTY RIGHTS OF PLOT OWNERS

The ownership rights and the descent and distribution of all Plots that are unoccupied or may become unoccupied are subject to the applicable laws of the State of California. Please see the California Health and Safety Code for more information.

The Cemetery Authority may rely on an affidavit setting forth the information required in order to determine the name of the person or persons entitled to the use of a Plot.

If there is more than one individual who has a vested right of Interment in a Plot, the individual whose death occurs first may be interred without the consent of any other person who has a vested right of Interment in said Plot.

The Cemetery Authority may take and hold any Plot conveyed or devised to it by the Plot owner so that it will be inalienable, and Interments shall be restricted to the persons designated in the conveyance or devise (an "Inalienable Conveyance"). If the beneficiary of an Inalienable Conveyance is not interred in the Plot covered under said Inalienable Conveyance, said Plot shall be devised to the beneficiary's devisees under a duly executed Will, but if the beneficiary has no will, then the beneficiary's heirs at law.

When there are several owners of a Plot, or of rights of Interment in it, they may designate one or more persons to represent the Plot and file written notice of designation with the Cemetery Authority. In the absence of such notice or of written objection to its so doing, the Cemetery Authority is not liable to any owner for interring or permitting an Interment in the Plot upon the request or direction of any co-owner of the Plot.

No vested right of Interment gives to any person the right to have his / her remains interred in any Interment space in which the remains of any deceased person having a prior vested right of Interment have been interred, nor does it give any person the right to have the remains of more than one deceased person interred in a single Interment space in violation of the Rules and Regulations.

6

7. TRANSFERS OR ASSIGNMENTS

Rule 7-A / Consent of the Cemetery Authority

No transfer or assignment of any Plot, or interest therein, shall be valid until the consent of the Cemetery Authority has been endorsed thereon and the same has been recorded on the books of the Cemetery Authority.

Any person claiming to have an interest in any property within the Cemetery and having no proof to substantiate such claim of ownership or interest must establish ownership or interest to the satisfaction of the Cemetery. Cemetery, in its sole discretion, may require claimant to establish ownership or interest through a court order of proper jurisdiction.

Rule 7-B / Indebtedness

The Cemetery Authority may refuse to consent to a transfer or to an assignment as long as there is any indebtedness due to the Cemetery Authority from the record Plot owner.

Rule 7-C / Transfer Charges

The Cemetery Authority may assess a charge for any transfer of ownership in Plot. No transfer of ownership shall be complete or effective until all charges are paid.

Rule 7-D / Trust Accounts

The Cemetery Authority does not allow the transfer or re-assignment of any trust agreements for undelivered services and / or merchandise. These items are considered a guaranteed contract between purchaser and Cemetery Authority only.

8. MAY NOT SUBDIVIDE PLOTS

The subdivision of Plots is not allowed. A Single Interment Plot may not be converted or used as a Double Interment Plot without express permission from the Cemetery Authority.

9. CONTROL OF WORK BY CEMETERY AUTHORITY

Rule 9-A / Work To Be Done By Cemetery Authority

All opening and closing of Plots, all Interments, all Disinterments and removals, all grading, all landscaping work including the planting, trimming, cutting or removal of any plants, shrubs, or trees, and care of Plots and improvements of any kind shall be performed by the Cemetery Authority, however the Cemetery Authority may subcontract any of this work.

Rule 9-B / Cemetery Management Must Direct and May Remove Improvements

All improvements or alterations of property in the Cemetery shall be under the direction of and subject to the consent, satisfaction, and approval of the Cemetery Authority; and should they be made without its written consent, the Cemetery Authority shall have the

right to remove, alter or change such improvements or alterations at the expense of the Plot owners.

10. MANAGER IN CHARGE OF CEMETERY

All arrangements for any funeral service in the Cemetery, including the handling and disposition of flowers, must be under the supervision and control of the Cemetery Authority, whether such funeral be conducted by the employees of the Cemetery Authority or by a funeral director.

11. DECORATION OF PLOTS, CRYPTS & NICHES

Rule 11-A / Floral Regulations

No flower receptacles may be placed on any Plot, or in the mausoleum or Columbarium, unless approved by the Cemetery Authority. Such receptacles must be purchased from or approved by the Cemetery Authority. The Cemetery Authority shall have authority to remove all fencing, floral designs, floral frames, flowers, weeds, trees, shrubs, plants, or herbage of any kind from the Cemetery if they are determined to be dangerous, detrimental or diseased, or if they do not conform to these Rules and Regulations. Even decorations which initially conform to these Rules and Regulations that ultimately become unsightly or hazardous will be removed. The Cemetery Authority shall not be liable for floral pieces, baskets, or frames in which or to which such floral pieces are attached. The Cemetery Authority shall not be liable for lost, misplaced or broken floral vases. The Cemetery Authority shall not be responsible for plants, herbage, or plantings of any kind damaged by the elements, thieves, vandals, or by other causes beyond its control. The Cemetery Authority may prevent the removal of any flowers, floral designs, trees, shrubs or plants or herbage of any kind. The Cemetery Authority may establish a schedule for the complete removal of all floral and other decorations from all Plots, Niches, and Crypts.

Rule 11-B / Certain Ornaments Prohibited on Graves

The placing of fencing, floral stands, boxes, shells, toys, metal designs, ornaments, chairs, settees, vases, glass, wood or iron cases, and similar foreign objects, upon or near Plots shall not be permitted except by special arrangement. Souvenirs, wreaths, or flags or other emblems are also prohibited. Flags may be placed on Graves on Memorial Day and / or other military or service commemorated days. The Cemetery Authority may remove and confiscate any property that violates this rule.

Rule 11-C / Certain Ornaments Prohibited in Mausoleums

The placing of floral stands, vases, shells, toys, ornaments and similar foreign objects, upon a mausoleum floor is strictly prohibited. The attachment of items to a Crypt or Niche shutter that may result in damage to the shutter is prohibited. Items that infringe upon neighboring shutters on either side, or above or below, are strictly prohibited unless the Crypt or Niche is owned by the same property owner. Artificial plants and flowers are allowed in the mausoleums. Live plants and flowers are strictly prohibited.

Rule 11-D / Urns, Etc... Subject to Approval

All fittings, adornments, urns, inscriptions and name plates for Crypts or Niches are subject to the approval and control of, and acceptance or rejection by, the Cemetery Authority.

Rule 11-E / Number of Urns in a Niche

Only one Memorial urn may be placed in a Niche, unless such Niche has been purchased with the written agreement that more than one urn may be placed therein, and all remains placed in Niches must be in sealed containers of such size, style and material as approved by the Cemetery Authority.

12. MEMORIALS

Rule 12-A / Memorial Tablets - General

The Cemetery Authority may prescribe the kind, design, size, symbolism, craftsmanship, quality and material of all Memorials, inscriptions, or markers placed in the Cemetery. All Memorials are subject to approval by the Cemetery Authority. If a Memorial is purchased through a third party, the Cemetery Authority reserves the right to refuse delivery of the Memorial at the expense of the lot owner if it does not meet the standards outlined in the Garden Memorial Regulation Form. Memorials will not be ordered and installed until the Memorial ordered is paid to the Cemetery Authority in full.

Only bronze or granite tablets or markers of a minimum size of 24 x 12 inches shall be allowed on adult Graves. Only one Memorial will be permitted on a space. Only two spaces may be embraced by one Memorial if it is a companion Memorial.

All foundations for Memorial work will be installed by the Cemetery Authority to specifications determined by the Cemetery Authority. A reasonable charge will be made for setting. Burial expenses must be paid in full before Memorial work is installed.

Should any Memorial become unsightly, dilapidated, or a menace to visitors, the Cemetery Authority shall have the right either to correct the condition or to remove the same at the expense of the lot owner. No monument or other Memorial, tree, plant object or embellishment shall be altered or removed from a lot, Grave, or Crypt without written consent from the Cemetery Authority.

Ground level Memorials must be placed flush with the grade centered on the Plot and placed no more than 3 inches forward from the top of the Plot. While the Cemetery Authority will exercise all possible care to protect raised lettering, pictures, carving or ornaments on any Memorial or other structure on any lot, it disclaims responsibility for any damage or injury thereto.

When additions to a Memorial are to be added, particularly at a later date, the additions must harmonize with the current Memorial in terms of material, design, color, and finish. The Cemetery Authority may, at the expense of the Plot owner, remove attachments to Memorials. Memorials deemed temporary by the Cemetery Authority may be removed by the Cemetery Authority.

Rule 12-B / Veterans Memorials

Veterans' Graves may be marked with bronze or granite Memorials provided by the United States Government. Non-veterans interred in the same Grave as a Veteran may add their name on the Veteran's Memorial.

13. FAMILY ESTATE GARDENS

"Family Estate Gardens" shall be permitted only in sections designated by the Cemetery Authority. The configuration of the monument and size of the enclosure shall be approved by the Cemetery Authority. The material of the Memorials shall be made of granite or bronze. Up to two Memorial ledgers are permitted within a Family Estate Garden. A Memorial ledger must be no larger than 96 x 36 inches. Memorials on all remaining spaces shall be subject to Rule 12. All landscaping and flower receptacles must be approved by the Cemetery Authority.

14. ROADWAYS AND REPLATTING

Rule 14-A / Right to Re-plat, Re-Grade and Use Property

The Cemetery Authority may, at any time and from time to time, resurvey, enlarge, diminish, re-plat, alter in shape or size, or otherwise change all or any part, portion or subdivision of the property hereby mapped and platted. (Including the right to layout, establish, close, eliminate, or otherwise modify or change the location of roads, walks or drives) and to file amended maps or plats thereof, and to use the same for the erection of buildings, or for any purpose or uses connected with, incident to or convenient for the care, preservation or preparation for the disposal or Interment of human remains, or other Cemetery purposes, together with easements and rights of way over and through said premises

Rule 14-B / No Right Granted in Alleyways

No easement or right of Interment is granted to any Plot owner in any road, drive, alley or walk within the Cemetery.

15. CONDUCT OF PERSONS WITHIN THE CEMETERY

Rule 15-A / Must Use Walks

Persons within the Cemetery shall use only the avenues, walks, alleys, and roads (a "Pathway") unless leaving a Pathway is the only way to reach a specific Plot. Any person injured while in violation of this rule shall release and hold the Cemetery Authority harmless for any injuries or harm that person may suffer.

Rule 15-B / Trespassers on Cemetery Plots

Plots are sacred and private property and must not be invaded. Any person that is not a

10

11

Plot owner or a family member of the Plot owner who is on a Plot shall be considered a trespasser and shall release and hold the Cemetery Authority harmless for any injuries or harm that person may suffer.

Rule 15-C / Children

Children under fifteen years of age shall not be permitted within the Cemetery, or its buildings, unless supervised by a responsible adult.

Rule 15-D / Protection of Flowers, Trees and Plants

All persons are prohibited from gathering flowers, either wild or cultivated, or damaging trees, shrubbery or plants, or feeding or disturbing birds and other animal life.

Rule 15-E / Alcohol, Firearms, and Weapons Prohibited

Alcoholic beverages, firearms, and weapons of any kind are prohibited within the Cemetery.

Rule 15-F / Loitering Prohibited

Loitering in the Cemetery or building is prohibited.

Rule 15-G / Loud Talking or Music

Loud or disruptive music and disruptive conduct shall not be permitted in the Cemetery, or in any of the buildings.

Rule 15-H / Littering Prohibited

Littering is prohibited. Trash receptacles for waste materials must be used to throw away any trash.

Rule 15-I / Automobiles

Automobiles shall not be driven through the Cemetery at a greater speed than ten (10) miles per hour. Automobiles are not allowed to park or to come to a full stop in front of an open Grave unless such automobiles are in attendance at the committal service.

Rule 15-J / Bicycles and Motorcycles

No bicycles or motorcycles shall be admitted to the Cemetery except those that may be in attendance at committal services or on business.

Rule 15-K / Peddling or Soliciting

Soliciting the sale of any commodity, other than authorized by the Cemetery Authority under its direction is prohibited within the confines of the Cemetery. Solicitation of any kind is strictly forbidden at any time in the Cemetery without the approval of the Cemetery Authority.

Rule 15-L / Notices and Advertisements

No signs or notices or advertisements of any kind shall be allowed in the Cemetery, unless placed by the Cemetery Authority.

Rule 15-M / Pets

Pets, with the exception of service animals, shall not be allowed in any of the buildings. All pets must be kept on leashes, and any pet waste must be removed by the person in control of the pet on the cemetery grounds.

Rule 15-N / Improprieties

It is of the utmost importance that there should be strict observance of all of the proprieties of the Cemetery, whether embraced in these rules or not, as no improprieties shall be allowed, and the management shall have power to prevent improper assemblages.

Rule 15-0 / Manager to Enforce Rules

The managing partner and such other employees as the managing partner or Cemetery Authority may designate, is hereby empowered to enforce all Rules and Regulations, and to exclude from the property of the Cemetery Authority any person violating the same, whether the rules are explicitly stated or implied. The manager and/or other designated Cemetery Authority employees shall have charge of the ground and buildings, and at all times shall have supervision and control of all persons in the Cemetery, including the conduct of funerals, committal services, weddings, traffic, employees, Plot owners, and visitors.

16. FEES, GRATUITIES AND COMMISSIONS

No person, while employed by the Cemetery Authority, shall receive any fee, gratuity, or commission, except from the Cemetery Authority, either directly or indirectly, and acceptance thereof may result in employee's immediate dismissal. Complete information regarding all cemetery fees and costs may be found in the most currnt Cemetery Price Book.

17. PROTECTION AGAINST LOSS OR DAMAGE

Rule 17-A / Use of Guards and Non-responsibility

The Cemetery Authority shall have the right to maintain guards if in its discretion it deems it necessary, but is under no legal obligation to do so. Whether or not guards are used, the Cemetery Authority distinctly disclaims all responsibility for loss or damage from causes beyond its reasonable control, and especially, from damage caused by the elements, an act of God, common enemy, thieves, vandals, strikers, malicious mischief makers, explosions, accidents, invasions, insurrections, riots, or order of any military or civil authority, whether the damage be direct or collateral.

Rule 17-B / Cemetery Association Charges for Unusual Repairs

In the event that it becomes necessary to repair or reconstruct any marble, granite, bronze, or concrete work on any section, Plot, Crypt, Niche, mausoleum, columbarium, or any portion or portions thereof in the Cemetery, which has been damaged by the elements, an act of God, common enemy, thieves, vandals, strikers, malicious mischief makers, explosions, unavoidable accidents, invasions, insurrections, riots, or by the

order of any military or civil authority, the Cemetery Authority shall give a 10 day written notice of the necessity for such repair to the Plot owner of records. The notice shall be given by depositing same in the mail addressed to the Plot owner of record at his or her address stated on the books of the Cemetery Authority. In the event the Plot owner fails to repair the damage within a reasonable time, the Cemetery Authority may direct that the repairs be made and charge the expense against the Plot and to the Plot owner of record.

18. CHANGE IN ADDRESS OF PLOT OWNERS

It shall be the duty of the Plot owner to notify the Cemetery Authority of any change in contact information, including post office address, phone number, and email address. Notice sent to a Plot owner at the last address on file in the office of the Secretary of the Cemetery Authority shall be considered sufficient and proper legal notification.

19. CERTIFICATION, RULES AND REGULATIONS - SOLE AGREEMENT

The certificate of ownership, these Rules and Regulations, and any amendments thereto shall be the sole agreement between the Cemetery Authority and the Plot owners. The statement of any sales agent shall in no way bind the Cemetery Authority.

20. RECEIVING / TEMPORARY VAULTS

The Cemetery Authority does not offer temporary receiving vaults or other temporary Interment spaces. Notwithstanding other applicable rules or California state law, all Interment spaces, whether a Plot, Crypt, or Niche, are considered to be final and permanent, unless other arrangements are made in advance.

21. ENDOWMENT CARE

Rule 21-A / Endowment Care

"Endowment Care" is that general care and maintenance necessitated by natural growth and ordinary wear which may be provided at reasonable intervals within the limits of the income drawn from the "Endowment Care Fund." It includes the planting, cutting, watering, and care of lawns, trees, and shrubs, cleaning and upkeep of buildings, and the maintenance of proper records, utilities, walls, roadways, and walks. Inasmuch as the Endowment Care Fund is composed of deposits by property owners, it provides care for only those things from which every owner benefits. It does not cover care of such things as Memorial tablets, flower containers or monuments.

Rule 21-B / Endowment Care Exceptions

The term "Endowment Care" shall not be construed as meaning the maintenance, repair or replacement of any gravestones, monumental structures, vases or Memorials placed or erected upon Plots, nor the planting of flowers or ornamental plants, nor the maintenance or performing any special or unusual work in the Cemetery or in the mausoleum or columbarium. Nor does it mean the reconstruction of any marble, granite, bronze or concrete work done on any section or Plot, or any portion or portions thereof in the Cemetery, or the buildings, or structures, caused by the elements, an Act of God, common enemy, thieves, vandals, strikers, malicious mischief makers, explosions, unavoidable accidents, invasions, insurrections, riots, or by order of any

military or civil authority, where the damage be direct or collateral, other than as herein provided.

22. CEMETERY MAINTENANCE STANDARDS

The Cemetery shall follow Section 2333 of Title 16, Division 23 of the California Code of Regulations, as amended.

23. RIGHT TO CONTROL DISPOSITION

The right to control disposition of remains shall be controlled by applicable state law. Please see Section 7100 et. al. of the California Health and Safety Code for more information.

INTERMENT RECORDS

NOTES

NOTES



4100 HILLTOP DRIVE, RICHMOND, CA 94803

T:510-223-6161/F:510-758-6734

Email: we care @rolling hills memorial park.com

Website: www.rollinghillsmemorialpark.com

Facebook: www. facebook.com/rollinghillsmemorialpark

