



Simple, Dignified, Low Cost Cremation
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AUTHORITY TO CREMATE

Choice Cremation

3305 Colby Ave., Everett, WA 98201
 Phone 425-231-0809 Fax 425-954-0007
 24/7 Phone 1-866-279-9893
 Support@FirstChoiceCremations.com

Date _____

File # _____

Cremation # _____

The undersigned hereby requests and authorizes **CHOICE CREMATION OF THE CASCADES**, which is located at 3305 Colby Ave., Everett, WA 98201, in accordance with and subject to its rules and regulations, to cremate the human remains of:

(Full name on death certificate) _____
 who died in _____, _____ on the _____ day
 of _____, 20_____ and, agrees to be responsible for and pay all charges
 incurred with respect to this authorization. After the cremation has been completed, understanding that cremation in and of
 itself is not the "final" disposition, the following is requested (choose one, A or B):

A) [] Released the cremated remains only to the named individuals:

Phone: _____

B) [] Delivery/ship to address:

_____ (fees apply)
 The undersigned hereby authorizes the delivery of the cremated remains via express USPS mail after 60 days unclaimed and agrees to assume all liability for any damages that may arise from any cause growing out of said delivery and to indemnify and hold harmless Crematory and the Funeral Director from any and all claims related to said shipment. The undersigned also agrees to pay the charge for such delivery in the amount of **\$150.00** or more to contract signer or Next of Kin.

_____ (Initial)

I (we) represent that my (our) relationship to the decedent is that of _____
 and I (we) swear that to the best of my (our) knowledge there is no other living person having prior right of control disposition of
 the remains of the decedent as set forth in the **Revised Code of Washington 68.50.160**. It is requested that the

[] standard (included) or [] Other _____ cremation unit be used

and also the following urns: [] plastic urn (included) or [] Other _____

I (we) understand that due to the nature of the cremation process, any personal possessions have either been removed or I (we) know they will be destroyed and are not recoverable after the cremation process has been completed. The cremated remains, which normally weigh several pounds in the case of an average size adult, are then swept or raked from the cremation chamber.

Following a cooling period, all non-combustible materials (in so far as possible, such as dental work, materials from the casket or the cremation container, will be separated and removed from the human bone fragments as far as possible. I (we) understand that the remaining cremated remains are bone fragments, which will then be processed or reduced in size to granulated particles of unidentifiable dimensions, virtually unrecognizable as human remains, prior to placement into the designated container. In the event the capacity of the urn I (we) selected is less than the amount of the processed cremated remains, the crematory is authorized to return the excess cremated remains in a separate temporary container.

Because stimulators and pacemakers are dangerous when placed in a cremation chamber, if the crematory has not received proper notice, the family shall be responsible for any damage resulting and the crematory will not be responsible or accept any liability under those circumstances. Therefore, I (we) authorize the removal and proper disposal of such devices from the deceased.

_____ (Initial)

I (we) also understand that in the course of the cremation process, the crematory will exercise all reasonable efforts to avoid commingling of the cremated remains of the deceased with other cremated remains that were previously cremated. However, some minimal commingling may inadvertently occur, as some dust and other residue from the cremation process may be left behind. I (we) hereby expressly acknowledge the possibility of incidental or inadvertent comingling of the deceased with other residual dust and residue remaining in the cremation chamber and or other devices used to reduce the cremated remains. I (we) further agree that I (we) will indemnify and hold harmless the crematory and funeral director from any claims contrary whether real or imagined.

Items to be cremated with decedent:

Obtain thumbprint: Yes _____ (fees apply)

Obtain small lock of hair: Yes _____ (fees apply)

Phone: _____

1)Signature _____

Print name _____

Date: _____

2)Signature _____

Print name _____

Date: _____

3)Signature _____

Print name _____

Date: _____

4)Signature _____

Print name _____

Date: _____

IDENTIFICATION OF DECEASED PRIOR TO CREMATION

Name of Deceased _____

Part1: VISUAL IDENTIFICATION BY FUNERAL HOME REPRESENTATIVE

Reason visual identification not performed: Direct cremation selected by Next of Kin

Describe alternative methods used: Medical / Medical Examiner identification bands, photo by family, other identifying marks.

I HAVING DECLINED TO MAKE IDENTIFICATION THROUGH ACTUAL VIEWING OF THE REMAINS HEREBY AGREE TO INDEMNIFY AND HOLD CHOICE CREMATION OF THE CASCADES AND ITS OFFICERS, DIRECTORS, SHAREHOLDERS, AFFILIATES, AGENTS EMPLOYEES, SUCCESSORS AND ASSIGNS HARMLESS FROM ANY AND ALL CLAIMS, LIABILITIES, DAMAGES, LOSSES, SUITS OR CAUSE OF ACTION (INCLUDING ATTORNEYS' FEES AND EXPENSES TO LITGATION) BROUGHT BY ANY PERSON, FIRM OR CORPORATION OR THE PERSONAL REPRESENTATIVE THEREOF, RELATING TO ARISING OUT OF SUCH FAILURE TO IDENTIFY.

SIGNATURE OF AUTHORIZED NEXT OF KIN: _____

PRINT NAME: _____

ARRANGING FUNERAL DIRECTOR: _____

CREMATORY OPERATOR: _____